

IN THE HIGH COURT OF KARNATAKA, BENGALURU

APPELLATE JURISDICTION

W.A. No. _____ /2025

BETWEEN:

Srinivas S. Devathi, 63, 11TH B cross, 3rd Main, Prashanthnagar,
Bengaluru 560079, INDIA

Mobile. 91 - 9663932293

E-mail ID. ProjectEarthling@SrinivasDevathi.com

.... Appellant / Party-in-Person

AND:

Union of India, Ministry of External Affairs,

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

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

.... Respondent

INDEX

Sl. No.	Description	Pages	C.F. Paid
1	List of dates and synopsis	1 to 7	
2	Memorandum of Writ Appeal under Articles 21, 51A, 226, and 227 of Constitution of India, connected with breach of Patent Cooperation Treaty.	8 to 85	
3	Verifying Affidavit	86 to 88	
4	Annexure A - Impugned orders issued for WP 13823 / 2023, issued on date 14-6-2024.	89 to 99	
5	Annexure B - Orders issued by this Honorable court on date 14-6-2024, for WP 12356 / 2023.	100 to 118	



6	Annexure C - List of 62 sale agreements to be executed by the orders of this Honorable court.	119 to 122	
7	Annexure D - Details of the 62 sale agreements to be executed by the orders of this Honorable court.	123 to 192	
8	Annexure E - My Living Will executed on 22-8-2022, along with Living Will addendum executed on 29-12-2024. Wealth distribution within India, Introductory brochure about 'Cascading effects of my work for achieving 'Goal year 30 FE for INDIA', to all the world countries. Supporting documents for my Living Will include 'my divorce decree dated 25-7-2012, mediation report indicating one time settlement with divorced spouse Vindhya Yalmuri', 'Legal communication sent to my siblings, sisters Mrs. Sridevi Devathi and Mrs. Shirisha Mohan', 'a copy of the aadhaar card of my mother Mrs. D. S. Premaleela' to whom I hand delivered a copy of the Living will.	193 to 235	
9	Annexure F - Introduction of my public enemies, uspto, their allies, and the illegitimate authority they attempt to exercise to block the execution of the 62 sale agreements. I introduce few of the negative tactics they attempted to use against me, to block the execution of 62 sale agreements, block the wealth from coming to me, and block the realization of National Treasury of INDIA, and target / terminate the religion of HINDUISM. With this annexure, I include my 10th, PUC II year, BE college marks cards, and degree	236 to 255	

	certificate to counter their negative tactics, indicating my academic excellence.		
10	Annexure G – I introduce investigation that must be conducted to dissolve frivolous commissions issued against me, issued by my public enemies, by abusing CPC sections 75 or 76. These frivolous commissions could be originating from rouge countries usa, uk, their corporations, their citizens, or even rouge puppet old world order united nation organs, or organizations. This is for investigation to neutralize negative tactics used by my public enemies, and get the 62 sale agreements executed.	256, 257	
11	Annexure H – I include my fathers hospital admission reports, discharge summaries, a POA, power of attorney document dated 1-1-2009, given to my father, from me, and my spouse at the time, with sequence of events. This is for investigation to neutralize negative tactics used by my public enemies, and get 62 sale agreements executed.	258 to 281	
12	Annexure J – I introduce the negative tactics of caging, used by my public enemies, imposing 'External cage' on me at my residential address, where my mother also lives. Requires 'digital sweeping' technology, recording with decibel level, signal tracking, investigating, interrogating all the neighboring houses, and seizing caging electronic devises. I introduce serum technology, internal cage, brain cage, and life cage in this annexure. I indicate our current day law enforcement inability to deal with these advanced	282 to 287	

	technologies. The need to establish STUN, a contribution to the progress of science and technology, inline with PCT preamble.		
13	Annexure K - Four graphical representations, illustrations for quick and easy understanding of breach of PCT committed by us pto with reason, breach of PCT detailed representation on PCT timeline, a comprehensive representation of all Industrial sectors patent rights connected and sold by way of 62 sale agreements, and an Automotive Industry timeline.	288 to 291	
14	Annexure L - 'Office responses, reports' issued for the PCT/us2014/046619 National and Regional stage applications respectively, by the Patent and Trademark Offices of Australia, China, Eurasean EAPO, European EPO, India, Japan, New Zealand, and South Korea, listed alphabetically. All patent rights negatively effected by the fabricated ISR, causing liability.	292 to 361	
15	Annexure M - Nigeria patent annuity paid, patent renewal certificates for 9 years attached. I include the remittance made by me to the law firm, and their invoice.	362 to 372	
16	Annexure N - Electronic communications sent to International Bureau, World Intellectual Property Organization, dated 20-12-2024, and communication sent to 61 PTO'S connected with PCT/us2014/046619, dated 30-12-2024. I include the 20 presentation slides of 'preliminary introduction of Macro Economic reform Project Earthling©'	373 to 395	

	attached with these communications, and presented to India media houses.		
17	Annexure O - Four years Macro Program projected events, distributed to International Bureau, World Intellectual Property Organization, and 61 PTO'S, for 'My introduction of Project Earthling(c) to 193 World countries, and bringing the Macro Economic reform for its decisive voting', organizing 'Earthlings Council, EC payor for the 62 sale agreements', and execution of 62 sale agreements by the orders of this Honorable court, in this Honorable court.	396 to 399	
18	Annexure P - Connected with PCT/IB2016/050994, and hence the combined patent rights sale price, 'Thermal Insulation application energy savings graphs', for one country usa, from the energy data numbers for usa, included in WP 13823/2023.	400, 401	
19	Annexure Q - I include 'Original Suit prayer', for fraud elimination of 'breach of PCT committed by US PTO' on 5-8-2015. This is directly connected with Interim relief prayer point O, and must be considered as 'Interim prayer' sought from the Honorable court.	402 to 404	
20	Annexure R - Index for the annexure EE2 attached with WP 13823/2023, 43 case studies authored by me about 'Introduction of the dangers of serum technology, an unprecedented threat to mankind'. India copyright office registration number L-158011/2024, issued on 6-12-2024 is also attached. Case study 44 that I have authored and,	405 to 414	

	pending copyright issue, including the full registered copyright L-158011/2024, are accessible at my website weblink https://srinivasdevathi.com/medical-council/ .		
21	Annexure S - Receipts for purchase of pepsi 750 ml, for 'serum technology usage' against me by my public enemies uspto, along with my SBI current account bank statements showing the remittances for purchase from reliance retail. I include summary write up of current state of serum technology counter molecules attack at me, 4% from the last reported numbers, in annexure EE2 of WP 13823/2023.	415 to 428	
22	Annexure T - Purchases of laptops from reliance digital, for the imposed 'external cage tactics usage' against me by my public enemies uspto, along with my SBI current account bank statements showing the remittances for purchases from reliance retail. Our law enforcement needs science and technology contribution for dealing with spyware, embedded at the 'operating system' level used by rouge US PTO, and rouge usa. I include a summary write up of the 'external cage' I live in.	429 to 434	
23	Form A - Duly signed for appearing in person, in front of the Honorable court.	435	
24	Form B - Duly signed for appearing in person, in front of the Honorable court, along with annexures for identification enclosed, my current passport number Z6387411 photocopies duly notarized.	436 to 438	
25	A full copy of WP 13823/2023 is included with this Writ Appeal, wherein the volume		

	1 of WP 13823/2023 is stitched with this Writ Appeal, followed by the 'index' of 9 volumes of documents connected with WP 13823/2023, submitted to the court in a single stack'.		
26	Index of Volumes 2, 3, and 4 of WP 13823/2023, filed on 30-6-2023.		
27	Index of Memos filed by me, statement of objections and memo filed by respondent for WP 13823/2023.		
With the Writ Appeal, along with the annexures A-T, form A, form B, the first volume of WP 13823/2023, and index for contents of other volumes, the following 9 volumes of annexures and memos, integral with WP 13823/2023, are submitted to the court in a single stack.			
		Remarks on stitching	
28	A copy of the volume 2 of WP 13823/2023, filed on 30-6-2023		
29	A copy of the volume 3 of WP 13823/2023, filed on 30-6-2023		
30	A copy of the volume 4 of WP 13823/2023, filed on 30-6-2023		
31	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 17-7-2023.		
32	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 4-10-2023.		
33	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 9-1-2024.		
34	'Memo, response to objections filed by respondent on 25-1-2024', filed by me, for WP 13823/2023, filed on 31-1-2024.	Stitched together	
35	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 7-3-2024.		

36	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 27-5-2024.	
37	Statement of objections filed by respondent, on 16-10-2023.	Stitched together
38	Memo, a side-by-side comparison of prayers given by respondent, on 25-1-2024.	

Bengaluru

Date: 27/5/2025

APPELLANT
Party in Person

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

W.A. No. _____ /2025

BETWEEN:


**Srinivas S. Devathi,
Aged 48 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bengaluru 560 079,
INDIA.
Mobile. 91 - 9663932293
E-mail ID. ProjectEarthling@SrinivasDevathi.com
.... Appellant / Party-in-Person**

AND:

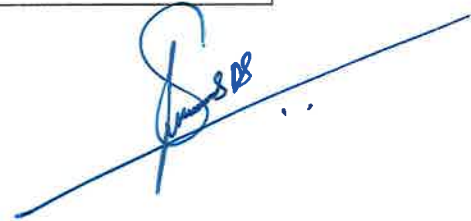
**Union of India, Ministry of External Affairs,
Legal and Treaties Division,
Room# 901, Akbar Bhavan,
Chanakyapuri,
New Delhi-110 021.
Ph:91-11-24674143.
Represented by Mrs. Uma Sekhar, Additional Secretary, also
representing External Affairs Minister Mr. S. Jaishankar.
.... Respondent**

LIST OF DATES AND SYNOPSIS OF THE CASE

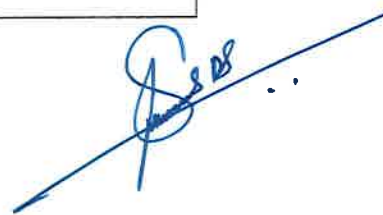
I am the inventor of 'Systems and methods for altering the color, appearance, or feel of a vehicle surface', patent rights across 62 World countries recognized by PCT/us2014/046619, filed on 15-7-2014. The same 'Inventive systems and methods' for other industrial applications, the patent rights of which across 62 World countries, are recognized by PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995. I am the 'APPLICANT' according to Patent Cooperation Treaty article 9(1), for my patent rights across 62 World countries.



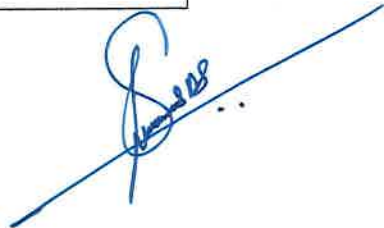
DATE	SYNOPSIS
12-6-2023	<p>I file Writ Petition WP 12356/2023 with the Honorable High court of Karnataka. The 'cause of action' for filing this WP, was to sue 'United States Patent and Trademark Office', US PTO, for the breach of 'Patent Cooperation Treaty' articles 18(2) and 19(1), committed by them, on 5-8-2015, in their capacity of International Searching Authority, ISA by issuing a fabricated International Search Report, ISR, for my invention patent rights recognized by PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my Invention patent priority application 14/227,859, filed on 27-3-2014, which was issued a patent grant 'us 8,910,998 B1' with patent date of 16-12-2014. Given this cause of action, I intend to sue US PTO, in this Honorable court, by filing the 'Original Suit', to sue US PTO, and summon International Bureau, IB, World Intellectual Property Organization, WIPO to assist the Honorable court with 'Discovery and Fact finding'. CPC section 86(1) applies to both US PTO, and IB, WIPO. To file the 'Original Suit', respondent must issue the 'Consent letter of the Indian central Government, certified in writing by a Secretary to the Indian central Government', which will address the legal requirement of CPC section 86(1). I, the applicant of PCT international application PCT/us2014/046619, filed on 15-7-2014, and IB, WIPO, should receive the ISR established by ISA, 'as soon as it is established' according to PCT article 18(2). Hence, the arrival of WIPO, International Bureau, upon summons in the 'Original Suit', and their 'presentation of evidence' of when they received the fabricated ISR from ISA, US PTO, will prove the fraud, breach of PCT articles 18(2) and 19(1) committed by US PTO to this Honorable court. The Honorable court has already recognized this 'cause of action'. In WP 12356/2023, I attached specific annexures indicating the breach of Patent Cooperation Treaty articles 18(2) and 19(1) committed by US PTO.</p>



30-6-2023	<p>I file Writ Petition WP 13823/2023 with the Honorable High court of Karnataka, arising out of the same 'cause of action', breach of PCT articles 18(2) and 19(1) committed by US PTO in their capacity of ISA, for my invention patent rights recognized by PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my Invention patent priority application 14/227, 859, filed on 27-3-2014, which was issued a patent grant 'us 8,910,998 B1' with patent date of 16-12-2014. In this WP, I include the Prayer for the full legal resolution and conclusion of this 'cause of action', which is by executing 62 sale agreements, one each with each of the 62 countries, to sell my invention patent rights for the country territory, thus bringing in wealth proceeds of 93 Trillion Earthlings into my individual bank account, ITB Bank bank account, International Trade and Business Bank account, bank in INDIA, which is yet to be organized. In WP 13823/2023, I submit several annexures, providing the full documented evidence of the 'worldwide impact' of the breach committed by US PTO, and their total liability caused to me. I attached documented evidence for entering National stage, by filing 15 National stage applications, and 2 Regional stage applications, seeking protection of my invention patent rights recognized by PCT/us2014/046619 across 61 countries. I also included documented evidence regarding the filing of three PCT international applications, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, on 24-2-2016, with IB, International Bureau as the Receiving office, RO, for other sector industrial applications of the 'Inventive systems and methods' for my Invention patent 'us 8,910,998 B1', and the ISR'S established for these PCT international applications by the ISA, which reject the claims with my invention patent 'us 8,910,998 B1', for Inventive Step, and Novelty, while indicating 'YES' for Industrial applicability. The evidence also included my bank remittances to India patent lawyers and the related invoices and communications. The details of</p>
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	the WIPO, International Bureau publications of the PCT International applications were also submitted to the Honorable court. Full documented evidence of the worldwide impact, loss of patent rights in 60 world countries, causing Worldwide liability to US PTO, payable to me, into my individual ITB bank account in INDIA, which is yet to be organized, were included in this Writ Petition.
5-12-2023	The Honorable court recognizing the common 'cause of action', connected these two Writ Petitions WP 12356/2023, and WP 13823/2023, ensuring the respondent received the full stack of documented evidence related to the 'cause of action' and also the details of the full legal resolution of the 'cause of action'. Two copies of the Writ Petitions were served to the respondent according to the Honorable court procedure. Respondent has the full documented evidence in their possession.
14-6-2024	Honorable court issues orders attached as Annexure B, for WP 12356/2023, WP is 'ALLOWED', giving the respondent orders, directing them to issue the 'Consent letter' within six months. Given these orders, the documented evidence, facts related to the 'cause of action' and Patent Cooperation Treaty, I expected to receive the 'Consent letter' from the respondent within the stipulated time given to them, within six months, before 14-12-2024.
14-6-2024	Honorable court issue the impugned orders attached as Annexure A, for WP 13823/2023. While I expected that the orders would simply 'adjourn' the WP, aligning to the 6 months time given to respondent, posted for hearing on 14-12-2024, with reference to the earlier orders issued for this WP, on 7-11-2023, 'Accordingly, re-list this matter after disposal of WP No.12356/2023.', I expected the WP would be posted for hearing, adjourned for 14-12-2024. However, this WP was 'Dismissed', the Honorable court orders indicate that necessary subsequent relief could be sought upon receipt of the 'Consent letter' from the respondent.



14-12-2024	The six months timeline given for the respondent to issue the 'Consent letter' is complete. I did not receive the 'Consent letter' from the respondent during this time.
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It is a few months past the timeline given for the respondent to issue the 'Consent letter', and I am yet to receive it in the present day. Given this fact set, I file this Writ Appeal, requesting the immediate grant of 'Interim relief orders', by setting aside the impugned orders issued for WP 13823/2023, enable the respondent to provide status of the 'Consent letter' according to orders issued for WP 12356/2023, and adjourn this Writ Appeal for the execution of the 62 sale agreements, until after the conclusion of the 'Original Suit' proceeding in this Honorable court, and the organization of 'EARTHLINGS COUNCIL', EC, the payor for all the 62 sale agreements, wealth payable in new World neutral currency EARTHLINGS into my ITB Bank, bank account in India, the bank that will be organized along with the organization of EC. I have attached a 'Four years Macro program projected events timeline' for my introduction of Macro Economic reform Project Earthling©, getting it voted in, organizing EC, its designated team of signatories, and ITB Bank of India, and with minimal schedule variance, with the combined efforts of issued orders by this Honorable court, and IB, WIPO, we should bring this Writ Appeal for its legal conclusion, and disposal, by concluding the execution of 62 sale agreements described in annexure D.

BRIEF FACTS OF THE CASE

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



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

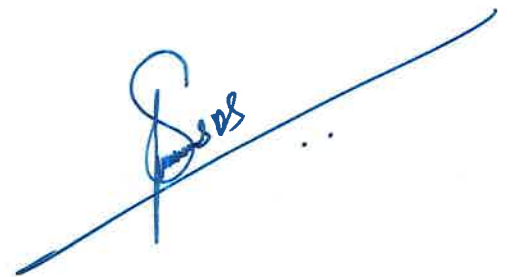
2. Because of this 'cause of action', US PTO issuing a fabricated ISR and breaching PCT articles 18(2) and 19(1), I lost my invention patent rights in 14 countries corresponding to 14 National stage applications filed in Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Thailand, Philippines, India, Malaysia, and Indonesia. While South Africa patent was a grant, I lost the patent for non payment of annuity, given my debt, to the law firm that froze my account. I lost my invention patent rights in Eurasian countries, corresponding to EAPO regional application that provides patent rights protection in 8 countries Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, and Turkmenistan. I lost my invention patent rights in European countries, corresponding to European Patent Organization, EPO regional application that provides patent rights protection in 38 countries Albania, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czechia, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, the former Yugoslav Republic of Macedonia, Turkey and United Kingdom. Despite Nigeria territory being a patent grant, I lost my invention patent rights in these listed countries, in a total of 60 world countries, causing full liability to US PTO, for loss of my 'Invention systems and methods' worldwide patent rights. The conservative estimate of the caused liability to US PTO is 93 Trillion Earthlings, payable to me, into my individual bank account according to PCT article 9(1), at ITB Bank INDIA, which is yet to be organized. ITB Bank deals only in the newly introduced World neutral currency EARTHLINGS. For Earthlings, refer my authored Macro Economic reform at ProjectEarthling.com.
3. US PTO with a very deliberate and malicious intent, commit the breach of Patent Cooperation Treaty PCT articles 18(2) and 19(1), in their capacity of ISA, to deny me, a citizen of INDIA with permanent residential address in INDIA, my invention patent rights across 60

world countries, causing full liability for loss of my invention worldwide patent rights, full liability payable to me into my individual bank account in, yet to be organized ITB Bank INDIA, according to PCT article 9(1). This breach of Patent Cooperation Treaty, is breaching the provisions of PCT preamble, intentionally committed by US PTO to deny wealth for me, deny economic progress for INDIA, deny progress of science and technology in INDIA, deny economic prospects for 1.2 Billion HINDUS living in INDIA, and for targeting and attacking the religion of HINDUISM.

4. The Honorable court, recognizing this 'cause of action' has already issued orders for WP 12356/2023. This Writ Appeal 'interim prayer point O', is arising from these orders of the Honorable court. The LEGAL resolution, of this 'cause of action, breach of PCT committed by US PTO', according to the courts orders dated 14-6-2024 for WP 12356/2023, would start by the respondent issuing the 'Consent letter' to address CPC section 86(1) applicable to sue US PTO, and to summon WIPO, International Bureau to assist the Honorable court with Discovery and fact finding. Upon the receipt of 'Consent letter' from respondent, I request the Honorable court for issuing orders for 'conducting the 'Original Suit' at this Honorable High court of Karnataka', interim relief prayer point O. Further, I pray the Honorable court to issue 'Interim relief orders' immediately and adjourn the WA, for 'execution of the 62 sale agreements described in annexure D', upon the LEGAL resolution of the 'Original Suit' in this Honorable court, and organization of EC and ITB Bank India. The 62 sale agreements execution requires EARTHLINGS COUNCIL to be organized, with its identified official list of designated signatories. I will introduce the Macro Economic reform 'Project Earthling©' to 193 world country delegates at WIPO assembly, upon the Honorable court orders in the 'Original Suit'.

Bengaluru

Date: 27/5/2025



APPELLANT

Party in Person

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

W.A. No. _____ /2025

BETWEEN:

**Srinivas S. Devathi,
Aged 48 years,
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Mobile. 91 - 9663932293
E-mail ID. ProjectEarthling@SrinivasDevathi.com
.... Appellant / Party-in-Person**

AND:

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

**MEMORANDUM OF WRIT APPEAL UNDER ARTICLES 21, 51A, 226
AND 227 OF CONSTITUTION OF INDIA, CONNECTED WITH BREACH
OF PATENT COOPERATION TREATY.**

BRIEF FACTS OF THE CASE

1. **Patent Cooperation Treaty** is one of the most popular treaty, and most widely embraced treaty in the world. It is evident from the fact that 158 world countries have signed the treaty and became bound



by it, primarily because its intentions are good, in the way of contributing to the progress of science and technology. It seems that this is a universally sought after objective from the fact that 158 out of 193 world countries have signed the Treaty.

2. Patent Cooperation Treaty article 18(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.'

United States Patent and Trademark office breached PCT articles 18(2) and 19(1), on 5-8-2015, already recognized by the Honorable court, issuing orders for WP 12356/2023, on 14-6-2024, attached as annexure B with this Writ Appeal.

3. Patent Cooperation Treaty article 19(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. ...'

4. Patent Cooperation Treaty article 9(1) reads,

'Any resident or national of a Contracting State may file an international application.'

I am a national of INDIA, by birth, and a permanent resident of INDIA, at the address mentioned in the cause title. India is one of the contracting states of the Treaty. Given these facts, the caused liability is payable into my bank account in India.

5. Within the Patent Cooperation Treaty, the relevant articles for this Writ Appeal are PCT article 3, The International Application, PCT article 4, The Request, PCT article 8, Claiming Priority, PCT article 9, The Applicant, PCT article 11, Filing Date and Effects of the International Application, PCT article 16, The International Searching Authority, PCT article 18, The International Search Report, PCT article 19, Amendment of the Claims before the International Bureau, PCT article 21, International Publication, PCT article 29, Effects of the International Publication, PCT article 30, Confidential Nature of the International Application, and PCT article 55, International Bureau.

6. Article 21 of constitution of India reads,

'Right of privacy is a Fundamental Right'.

I am a citizen of INDIA, and my permanent residential address is 63, 11th B cross, 3rd Main, Prashanthnagar, Bengaluru 560079, INDIA. Copies of my current passport #Z6387411, issued on 11/11/2021, are enclosed with Form B of this writ appeal. Under the provisions of article 21 of constitution of India, privacy is my fundamental right. US PTO, my public enemy has denied me my right to privacy, by encroaching into my life, my house, my room, my car, with nixon technology, and using the surrounding houses to use advanced 'see through the walls multi mode, multi color recording, visual recording devises, and audio devises against me', and creating a cube, cell, cage, an acoustical chamber out of my room, house transmitting sounds into the room, synchronized with serum package internal cage, including brain cage. This can only be explained as a continuous 24 * 365 harassment. There is urgency in ending these privacy invasion attempts of US PTO and their allies, my public enemies listed in annexure F.

7. Article 51A of constitution of India, '*Fundamental Duties*', among which the articles relevant for this writ petition read,

'...(d) to defend the country and render national service when called upon to do so;...

(g) to protect and improve the natural environment including forests, lakes, rivers and wild life, and to have compassion for living creatures;

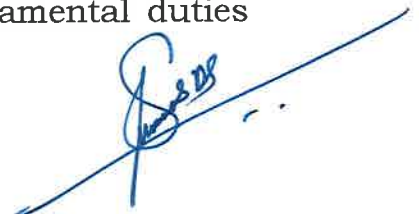
(h) to develop the scientific temper, humanism, and the spirit of inquiry and reform;....

(j) to strive towards excellence in all spheres of individual and collective activity so that the nation constantly rises to higher levels of endeavour and achievement....'

US PTO, along with my public enemies listed in annexure F, are blocking me from performing my fundamental duties for my country, and my religion of HINDUISM. Blocking me from working for and achieving 'Goal year 30 FE for India'.

8. I am a citizen of INDIA, and a permanent resident of India at the address indicated in the passport copy. I want to perform my Fundamental duties for my country according to article 51A of constitution of India.

- a. I want to *render national service*, and I have pledged a total of 90% of the wealth proceeds I bring to INDIA into my bank account, for the visionary goal of 'Goal year 30 FE for INDIA, ensuring India achieves all its economic objectives, and becomes an economic super power, with the National, State, and Union Territory treasuries built, largest in the World, and managed by me, MET Counsellor, Macro Economic Transformations Counsellor, of INDIA ECONOMIC COUNCIL, IEC, an INDIA council that will protect the long term, spanning 100'S of years, interests of INDIA, religion of HINDUISM, majority population of India. US PTO wants to block me from performing this duty, they intentionally breach PCT, to block the wealth from coming into my ITB bank account in INDIA. The ITB Bank India will be registered upon the organization of Earthlings Council.
- b. I want to build the necessary 'science and technology' capability for protecting citizens of INDIA and the religion of HINDUISM, against whom inhuman dangerous poisons, counter molecules, are being used to impose Internal and brain cages to attack, terminate, human organs, brain regions, and while living diminish and destroy the quality of life lived by them. While brain cage takes the 'life out of living', the internal cage 'deteriorates and destroys the quality of life'. Brain and internal cages induce fabricated diseases created and induced by rouge usa and rouge old world order. I refer to annexure R, 43 of my authored case studies, with copyright registration number L-158011/2024. Special Technology Unit must be organized. This is a requirement mutatis mutandis for all the other 187 World countries.
- c. Under the provisions of article 51(h), '*REFORM*', there are a range of sectors, technologies, systems, and lines of businesses where I will contribute to the progress of science and technology in INDIA. From building 100 smart cities, to reforms spanning all the Central and State Governments organizations, agencies, including the law enforcement agencies, and for building in house data centers, significant contributions to progress of science and technology will be made by me. US PTO wants to block me from performing my fundamental duties



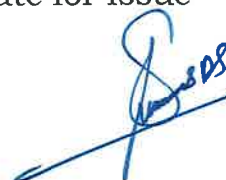
according to 51A(h) to 'REFORM' several sectors, organizations across INDIA, from 'science and technology' reaching every community across India, and responsibly direct my country to achieve 'Goal year 30 FE for India'.

d. My work would be directed to ensure '*the nation constantly rises to higher levels of endeavour and achievement*', because I will work towards achieving 'Goal year 30 FE for INDIA', which would result, deliver the following, just to name a few of the achievements. US PTO wants to block me from contributing and achieving the following, for my nation INDIA.

- i. All our citizen data, that of religion of Hinduism, will be in our 'Data centers' in our country. Data centers national architecture will enable State level and National level data security and segregation.
- ii. Deliver 'infrastructure', in this context city infrastructure, which is beyond world class for at least the designated 100 smart cities. All of which will have skyline, for corporate office occupancy.
- iii. Infrastructure, in this context, national infrastructure, and construction infrastructure, will reach every town and village across India, nearly eliminating the difference of city, town, and village.
- iv. Build and realize 1000 airports across India. Eliminate poverty in India in entirety. Build our National, State, and Union territory treasuries. Achieve all economic objectives of India.

9. CPC section 86, *Suits against foreign rulers, ambassadors and envoys*, CPC section 86(1) reads, '*No foreign state may be sued in any Court otherwise competent to try the suit except with the consent of the Central Government certified in writing by a Secretary to that Government....*'.

For initiating the 'Original Suit' against US PTO, and summoning IB, WIPO, for discovery of documents, CPC section 86(1) must be addressed by producing the 'Consent letter of Central Government'. Honorable court has issued orders for the respondent to issue 'Consent letter' based on facts, and documented evidence indicating breach of Patent Cooperation Treaty, by way of your orders for WP 12356/2023, dated 14-6-2024, setting the due date for issue



at 14-12-2024. I am yet to receive the 'Consent letter'. I request the Honorable court to have the respondent answer the Honorable court for orders issued for WP 12356/2023. If the respondent advocates are unable to answer, I request immediate orders for Mrs. Uma Sekhar to answer the Honorable court. There is URGENCY to initiate the OS, and the prayer in the OS, attached annexure Q, must be considered 'Interim relief prayer' by the Court. I would submit a 'Memo under order XXVII, rule 6 of CPC' for the Honorable court to issue orders for appearance of Mrs. Uma Sekhar to hand over the 'Consent letter' in the Court, and also discuss timeline set for respondent action for Interim prayer orders P-DD, given the urgency.

10. CPC Section 75, *Power of court to issue commissions*, CPC Section 75(b) reads '*to make a local investigation*;', and CPC Section 75(e) reads '*to hold a scientific, technical, or expert investigation*;'.

I request the Honorable court to 'Issue commissions' which are necessary, and that are required for conducting all the investigations, for all the investigation related prayer points P through DD.

11. CPC Section 76, *Commission to another court*, CPC section 76(1) reads '*A commission for the examination of any person may be issued to any court (not being a High Court) situate in a state other than the State in which the court of issue is situate and having jurisdiction in the place in which the person to be examined resides.*'

With reference to prayer point V, there is potential abuse of CPC section 76, by US PTO and their allies listed in annexure F, to target me, attack me, by issuing frivolous commissions to examine me, or investigate me. These must be dissolved.

CrPC sections. I request the Honorable court, that upon completion of 'investigations' for prayer points P through DD, exercise all applicable 'criminal penal code sections', depending on the results of the investigations, to punish all the wrongdoers, criminals, according to law provisions of CrPC. The illegal work by US PTO and their allies, my public enemies in annexure F, might attract CrPC provisions not limiting to treason, anti Government activities, anti establishment activities, anti India activities, anti Hinduism activities, forgery, fraud, cheating, theft, heist, stealing, creating duplicates, creating aliases, identity theft, usage of medical force, usage of food poisons, and consider applicable punishments

for the wrongdoers, criminals, including consideration of capital punishment, jail term, life time imprisonment, and death penalty.

12. CPC section 151, *Saving the inherent powers of courts*, reads, '*Nothing in this code shall be deemed to limit or otherwise affect the inherent power of the court to make such orders as may be necessary for ends of justice...*'.

Since a Legal agreement, Patent Cooperation Treaty signed by 158 countries is breached, to ensure the agreement is enforced, for the prayer points in the Writ Appeal, I request the Honorable court to exercise CPC section 151, where essential or applicable.

13. ADDRESS OF THE RESPONDENT AND APPELLANT

Writ Appeal memo cause title has the addresses of respondent, and me. The mobile number and e-mail ID that I have listed along with my address, are subjects in Writ Petition WP 24623/2024, pending in this Honorable court, in which, the additional negative tactics used by US PTO and allies listed in annexure F, attempting 'Identity theft', and for creating 'aliases', by stealing my mobile number issued by respondent 3 of WP 24623/2024, and e-mail ID hosted by respondent 2 of WP 24623/2024 are brought to the attention of the Honorable court. WP 24623/2024 is waiting for orders, grant of Interim relief orders in this Writ Appeal, which will retire, set aside objections filed by respondent 3 of WP 24623/2024, and allow grant of orders from Honorable court, which will neutralize, terminate the negative tactics of US PTO, attempting 'Identity theft', and creating 'aliases' to steal my wealth. After the grant of orders for WP 24623/2024, the Writ Petition will be connected with this Writ Appeal, until the legal resolution of the 'cause of action', until all 62 sale agreements are executed, according to the orders of the Honorable court.

14. AGGRIEVED PARA

US PTO has breached Patent Cooperation Treaty, articles 18(2) and 19(1), on 5-8-2015, with reference to my Invention PCT/us2014/046619, 'Systems and methods for altering the color, appearance, or feel of a vehicle surface' patent rights across 62 World countries, according to Patent Cooperation Treaty.

Honorable court has issued orders recognizing this 'cause of action' for WP 12356/2023, on 14-6-2024, directing respondent to issue the 'Consent letter', so that I can sue US PTO, and summon

IB, WIPO to assist the Honorable court with discovery and fact finding. The due date set by Honorable court for grant of 'Consent letter' was 14-12-2024. I have not received the 'Consent letter' from the respondent.

For the motive of 'blocking the wealth' from the sale of my patent rights across 62 countries, the payable liability caused to US PTO, which must be deposited into my individual bank account, ITB Bank, International Trade and Business Bank, bank account in INDIA which is yet to be organized, US PTO has used a range of negative tactics, all their might to attack me, frame me negatively and target me for the last 18 years.

There is urgency for the immediate grant of 'Interim relief orders' so that all the negative tactics of US PTO, are neutralized by the Honorable court, by conducting the necessary investigations, and also provide physical security for me, so that we secure the wealth, and secure INDIA'S National and Economic security. Since the Honorable court granted respondent six months for issuing the 'Consent letter', the time granted for 'Interim relief prayer points' in this Writ Appeal might be at the discretion of Honorable court, for Justice, be 3, 4, 5, or 6 months. The negative tactics are aggravating with the combination attack of external cage, internal cage, brain cage, cumulating to life cage, and hence I request immediate action of Honorable court granting the 'Interim relief orders', and adjourn the Writ Appeal for further grant of prayer orders.

15. LIST OF AUTHORITIES

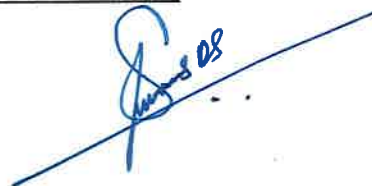
- a. The Honorable High court of Karnataka is my Original Jurisdiction, and according to instructions of Honorable Justice, that High court also has provision to conduct Writ Appeal, by Divisional bench, the Honorable High court of Karnataka is also my Appellate jurisdiction, and the Judicial authority to enforce PCT, the Treaty, a legal agreement signed by 158 World countries, including INDIA.
- b. The Respondent in this Writ Appeal, is the 'Legal and Treaties Division' within the Ministry of External Affairs. They are Union of India, representing Central Government, that manage, keep active, meet all legal obligations, renew when applicable, all Treaties signed by India, in the World, certainly including Patent Cooperation Treaty, signed by 158 World countries.

They have already recognized the 'breach of PCT', and also have received the Honorable court orders for WP 12356/2023. They are the authority to issue the 'Consent letter' for me to sue US PTO, and summon IB, WIPO for assisting the Honorable court with discovery and fact finding, addressing the requirement of CPC section 86(1). A copy of the PCT, Treaty, and the list of contracting states are attached with the WP 13823/2023, a copy of which is enclosed with this Writ Appeal.

- c. World Intellectual Property Organization, WIPO, is a World organization, whose span of responsibility is protecting intellectual property rights, and with reference to patents, they are the administration authority, that administer Patent Cooperation Treaty. WIPO has delegations from all 193 World countries represented in the Organization, which includes the delegations of 158 PCT contracting states. All the details about WIPO are accessible at WIPO.int, same as WIPO.org website. The organization legally represents itself in the Patent Cooperation Treaty, according to article 55, 'International Bureau, IB', a legal party to the Treaty, responsible for administrative activities related to all international patent applications filed under the provisions of the Treaty.

As of May 2025, 158 Patent and Trademark Offices are legally bound to the Patent Cooperation Treaty. While the Judicial orders of this Honorable court would suffice to bring the 'breach of PCT', for its 'fraud elimination stage', according to the prayer points of 'Original Suit', annexure Q, the 'fraud elimination' would include the administrative authority IB, WIPO communications, of the Honorable court orders, officially, formally to all the 158 World country PTO'S connected with the PCT, and update the WIPO PCT publication for PCT/us2014/046619, the WIPO publication ID WO2015147900, with the 'fraud elimination' documents, including their formal official legal communication, including Honorable court orders, and the corrected ISR, International Search Report, issued by the office that committed the breach of PCT, US PTO.

- d. Along with the authorities defined, out of the 158 PTO'S, Patent and Trademark offices, 62 PTO'S are directly connected with



this Writ Appeal, each of which forms its own authority representing their country, and functioning according to the procedural guidelines established by IB, WIPO, and according to the PCT, Treaty signed by them.

Each of these PTO'S, are headed by their respective Directors, Leaders, who in turn report to their country Presidents, or Prime Ministers. Same as India Judiciary, all the World country Judiciary recognize PTO'S as Government agencies, and hence for the 'Recipient of patent rights, representing their country, the patent rights territory', the Signatory is their country respective President, or Prime Minister.

- e. The 61 authorities, connected with my patent rights of PCT/us2014/046619, are the 61 PTO'S where I sought my patent rights protection by filing 15 National and 2 Regional stage applications. The 15 authorities include the PTO'S of Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Nigeria, Thailand, Philippines, India, Malaysia, and Indonesia, listed in no particular order.
- f. The Regional authorities EPO, and EAPO, have their regional application agreements with the countries where patent rights are granted by a single regional application. So, the authority EPO, European Patent Organization represents 38 authorities, PTO'S of 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 authority EAPO, Eurasian Patent Organization represents 8 authorities, PTO'S of Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, and Turkmenistan.

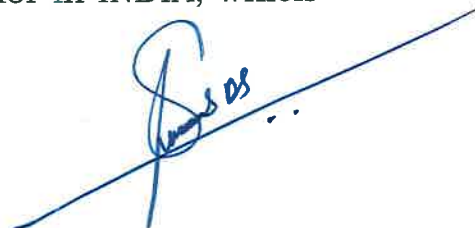
My work according to article 51A of constitution of INDIA

16. My work by way of the TRUSTS mentioned in annexure E, which will receive 45% contribution of the wealth, and my personal wealth of 10%, would create at least an estimated 25 crores of jobs



in the 30 years, while achieving 'Goal year 30 FE for India', which is me rendering '*national service when called upon to do so*', according to article 51A(d). Some of the corporate offices that would be built across all 100 smart cities of India, and would reach all communities, which will upon the direction of IEC, execute macro programs, programs, projects, and initiatives, are listed here.

- a. DAIVA SANSTHA, CORPORATE OFFICES
 - b. DAIVA SANDESH CORPORATE OFFICES. DAIVA SANDESH DISTRICT AND COMMUNITY OFFICES, network reaching farthest ends of INDIA, every community.
 - c. DEVA CORPORATE OFFICES
 - d. EARTHLINGS FOUNDATION PUBLIC CHARITABLE TRUST, CORPORATE OFFICES.
 - e. EARTHLINGS FOUNDATION PRIVATE TRUST, CORPORATE OFFICES.
 - f. FIRST TRILLION GROUP OF COMPANIES, CORPORATE OFFICES.
 - g. FIRST MILLENIUM GROUP OF COMPANIES, CORPORATE OFFICES.
 - h. SCIENCE AND TECHNOLOGY EVOLUTION ZONES, across several States of India. These will be the 'Technology developers, delivering 'Foundational technologies' for a range of sectors, technology areas, production, manufacturing, integrating, evolving, and solving problems', culminating into contribution for '100% fully independent INDIA', by what is procedurally, an 'Incremental technology evolution technique, process'. Some of the evolution methods will be integrated into the Macro Guidance which the New World Order councils will provide the 187 World countries, ensuring the cascading effects of science and technology evolution, and 'Economic progress'.
17. My work will ensure that the '*nation constantly rises to higher levels of endeavour and achievement*', because I will work towards achieving the following, to list a few of the achievements along the journey to achieve 'Goal year 30 FE for INDIA', which is same as 'Goal year 2050 for INDIA'. Here is a list of few of the science and technology areas, sectors, that I will contribute for in INDIA, which



are inline with PCT preamble, '*contribution to the progress of science and technology*'.

- a. Science and technology research facilities to support the manufacturing of military ammunition for Indian military. This includes our defense requirements to support army, air force, navy, and other.
 - i. Manufacture required arms, weapons, such as guns, and ammunition for Indian military.
 - ii. Manufacture military tanks, launch vehicles.
 - iii. Manufacture fighter jets for Indian air force.
 - iv. Manufacture submarines.
 - v. Manufacture Navy vessels, military ships for maritime security.
 - vi. Manufacture cutting edge latest technological devises and systems to support Indian defense.
- b. Science and technology research facilities to support 'Special Technology Unit'.
 - i. Technical capability to build full knowledge, capability, manufacture, trace, track, and dismantle micro and nano electronic devises. Any bug, or any electronic devise.
 - ii. Technical capability to sweep, recognize, identify and dismantle 'external cages'.
 - iii. Full technical capability to deal with all electrical and electronic devises.
 - iv. Technical capability to work with integrated systems, satellite technologies, embedded systems, complex electronic systems, including their micro and nano renditions.
- c. Science and technology research facilities to support testing and supply of unadulterated pure food.
 - i. Science and technology capabilities to deliver pure, unadulterated water.
 - ii. Science and technology capabilities to deliver pure, unadulterated food.
 - iii. Technological capability to identify any food poison, adulteration, and being able to legally bring anyone attempting such illegal work to justice.

- iv. Technological capability to trace, identify food adulteration done by micro, nano molecular techniques. Identify, trace, report, and destroy 'serum technology' poison technique.
- d. Science and technology facilities to support high end construction engineering work.
 - i. Build capability to manufacture heavy machinery required for building super cities, smart cities, airports, dams, tunnels, city railway, other extreme engineering projects.
 - ii. Full technical capability related to structural engineering, construction engineering, to build skyscrapers in the super cities, and smart cities across India.
 - iii. Technical capability related to design and architectural engineering.
 - iv. Manufacture of all heavy machinery, construction machinery, equipment, and gear.

While I have listed some of the sectors where investments, contributions that will be made by me in INDIA for the progress of Science and Technology, there are several other sectors, and lines of manufacturing, where contributions will be provided.

18. Patent Cooperation Treaty preamble reads,

'The Contracting States,

Desiring to make a contribution to the progress of science and technology,

Desiring to perfect the legal protection of inventions,

Desiring to simplify and render more economical the obtaining of protection for inventions where protection is sought in several countries,

Desiring to facilitate and accelerate access by the public to the technical information contained in documents describing new inventions,

Desiring to foster and accelerate the economic development of developing countries through the adoption of measures designed to increase the efficiency of their legal systems, whether national

or regional, instituted for the protection of inventions by providing easily accessible information on the availability of technological solutions applicable to their special needs and by facilitating access to the ever expanding volume of modern technology,

Convinced that cooperation among nations will greatly facilitate the attainment of these aims,

Have concluded the present Treaty.'

- a. For achieving 'Goal year 30 FE for India', no one field, no one sector of 'science and technology' will be left uncontributed by me, across India. With immediate contributions to the 'science and technology' areas essential to enforce law and curb all forms of caging, used by US PTO and their allies listed in annexure F, including external, brain, internal, and life cages.
- b. Due to the breach of Patent Cooperation Treaty committed by US PTO, I must receive the full liability claim into my individual bank account in INDIA, in International Trade and Business Bank, ITB Bank India, which will be organized, wealth received from Earthlings Council, EC, paid in World neutral currency EARTHLINGS, the conservative estimate of 93 Trillion Earthlings, cumulated liability payable to me from the 62 sale agreements, described in annexure D, payable according to the payment plans that will be built into the 62 sale agreements. While I will build our 'TREASURIES', and achieve 'Goal year 30 FE for INDIA', significant contributions from the wealth, will be directed, routed, invested, and contributed '*to the progress of science and technology*', a FOUNDATIONAL requirement to achieve 'Goal year 30 FE for India', a provision of PCT preamble.
- c. From my wealth allocations and contributions, of at least the 93 Trillion Earthlings, the conservative claim, according to annexure E, specifically the TRUST wealth will be directed towards '*contribution for the progress of science and technology*', in the required amount, inline with the provisions of PCT preamble, the very legal agreement that is breached.

- d. This is the Treaty, a legal agreement signed by 158 World countries that is breached by US PTO, according to which I claim my liability wealth, while directing and guiding the 187 World countries with my Macro Guidance, which will result in the cascading effects of all the progressive work I initiate in India, for 'Goal year 30 FE for India'.

19. **'Invention systems and methods' all sectors industrial applications patent rights sold through the 62 sale agreements'**.

PCT Article 9, *The Applicant*, article 9(1) reads, '*Any resident or national of a Contracting State may file an international application*'.

- a. I am the applicant according to PCT article 9(1), for PCT/us2014/046619, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995. I draw the attention of the Honorable court to the fact that the Written opinions, WO indicate 'YES' for Industrial applicability, for other sector applications, including 'Thermal Insulation', while rejecting claims on Inventive Step, and Novelty by citing my patent 'us 8,910,998 B1', for PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995. The ISR'S and WO'S are attached with WP 13823/2023, and are on record with the Honorable court. I attach annexure K, which includes four graphical representations, illustrations, about
- breach of PCT committed by US PTO with reason,
 - breach of PCT detailed representation on PCT timeline,
 - a comprehensive representation of all Industrial sectors patent rights connected and sold by way of 62 sale agreements, and
 - an Automotive Industry timeline.

With reference to the combined patent rights sale price across sectors, I attach annexure P, connected with PCT/IB2016/050994, 'Thermal Insulation application energy savings graphs', for one country usa, from the data numbers included in WP 13823/2023. I draw the attention of the Honorable court to these graphs attached in annexure P, which when extrapolated to 61 other countries, will easily justify the conservative sale price chosen by me, for my patent rights



across 62 countries. Respondent according to prayer point DD must provide their 'Independent sale price estimate, since they could get access to homes, offices, industrial, and other buildings energy consumption data from 61 countries'. The Honorable court has my identification clearly recorded, that I am National of INDIA by birth, and also my permanent residence is in INDIA, mentioned in copy of passport attached with form B.

- b. Given this fact set connected with legal agreement, Patent Cooperation Treaty, signed by 158 World countries, including INDIA, one of the contracting state, US PTO liable for loss of my worldwide patent rights, is payable ONLY FOR ME, into my individual ITB Bank, bank account in INDIA, which will be organized, and payable in World neutral currency Earthlings. I list the full details of all 62 sale agreements in annexure D. I state with full conviction that 188 World countries have experienced unbearable extortion, and exploitation from the rouge old world order, 9 billion citizens were only to be thrown into permanent slavery and captivity, and eventually be used for extracting life, blood, organs, and heart, by the psycho rouge old world order, and hence the Macro Economic reform will be voted in with a thumping majority.
- c. With reference to PCT article 18(2), for PCT international application PCT/us2014/046619, I am the applicant according to PCT article 9(1), US PTO is the International Searching Authority according to PCT article 16, and WIPO is International Bureau according to PCT article 55. The Official copy of the Patent Cooperation Treaty and the official list of PCT contracting states are accessible at WIPO.int website weblink <https://www.wipo.int/pct/en/>. They were accessed by me from the WIPO.int website, and were attached with WP 13823/2023.
- d. For all the four PCT international applications PCT/us2014/046619, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, I am the only applicant according to PCT article 9(1). Hence, the full liability caused to me must be paid only to me, into my bank account in INDIA, by executing the 62 sale agreements upon the

Honorable court orders, according to annexure D. WIPO International Bureau publication for PCT international application PCT/us2014/046619, is WO2015147900. The WIPO publications could be searched by accessing the following WIPO website weblink for Patentscope database, <https://www.wipo.int/patentscope/en/>. WIPO International Bureau publications for my patent rights recognized by PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, are WO2017144948, WO2017144949, and WO2017144950, respectively.

20. 'Terminating external cage'. Identifying, tagging with evidence, reporting, and terminating external cage. Urgency, for me, India, and 187 World countries. Must immediately contribute, organize STUN. With reference to annexure EE1 of WP 13823/2023, and our 'law enforcement' technological capabilities, I request the Honorable court to consider Article 21 of constitution of India with provisions of PCT preamble. In INDIA, the scientific and technological capability for identifying, tracing, dismantling, and tagging with evidence for the Honorable court, usage of External cage used against target subjects, by electronically surrounding their rooms, houses, offices, and car/vehicle, is non existent. US PTO uses advanced micro, nano technologies, and nixon technology installations, to build the external cage, and also use advanced audio, and video recording devises, including see through walls, multi mode multi color all human organs, and human brain recording devises placed in adjacent houses or buildings, which can record 24*365. Technology to investigate computers, laptops, smartphones, or mobile phones, most of these, or all of these electronic devises sold in India, operating on rouge usa operating systems, is non existent. US PTO directly works with 'os, operating system companies of rouge usa', to track and record all activity imposing external cage on target subjects. India must build the necessary 'scientific and technological' capability to tag with evidence and report 'external cage' to the Honorable court. With reference to PCT preamble provisions, we can deliver law enforcement capability to deliver article 21 of constitution of India provisions to our citizens and religion of Hinduism. Mutatis

mutandis for 187 other World countries. With reference to this, 'Science and Technology Evolution Bank, STE Bank' should be organized, by way of which I will enable organizing 'Special Technology Unit, STUN', for building the 'scientific and technological capability', to tag with evidence, and neutralize 'external cage'. With reference to US PTO and my public enemies attacking me, by putting me in an 'external cage', I attach annexure T with this Writ Appeal. In annexure T, I include summary write up of the 'external cage' I live in, and indicate that our law enforcement needs science and technology contribution for dealing with spyware, and trackers at the 'operating system' level used by rouge US PTO, and rouge usa. With annexure T, I have included my SBI Savings bank account number 10140975802 bank statements, dated 20-5-2022, and 6-6-2023 showing the remittances for purchases of laptops, remittances made to reliance digital, for value INR 37,074, and INR 38,889 respectively, and could also submit the bought laptops to the Honorable court, for investigation. All the devises I have brought since year 2008 were, are tracked at an 'operating system' level. If the Honorable court can mitigate the situation, I look forward to the direction with this subject. This is connected with my request for prayer points P, and Q, and my request for orders to organize Special Technology Unit, STUN, which will build capability to handle 'external cage'. Through the registered STE Bank, I will direct the technology advances, evolution and build the capability to mitigate, eliminate 'external cage', and further spin off all 'HINDU religion owned manufacturers, corporations', to deliver our own devises fully operating on our own 'operating system' built in combination multi INDIA language os, unhackable for rouge usa. The relevant technology to mitigate and eliminate 'external cage' will be made available for 187 World countries through New World Order councils, STUN.

21. **Mutatis mutandis for 'Internal cage'.** I attach annexure R, which includes the 'Index for the annexure EE2 attached with WP 13823/2023', 43 case studies authored by me about 'Introduction of the dangers of serum technology, an unprecedented threat to mankind'. India copyright office registration number L-158011/2024, issued on 6-12-2024 is also attached. Case study 44 that I have authored and, pending copyright issue, including the full

registered copyright L-158011/2024, are accessible at my website weblink <https://srinivasdevathi.com/medical-council/>. With reference to annexure R, and our 'law enforcement' technological capabilities, I request the Honorable court to consider Article 51A of constitution of India, specifically article 51A(h), the word 'REFORM', along with PCT preamble.

- a. In INDIA, the scientific and technological capability for identifying, tracing, generating the molecular structure and defining the chemical formula, and tagging the 'serum counter molecules' evidence for the Honorable court, usage of Internal cage used against all human organs by using advanced serum technology, is non existent.
- b. In INDIA, the scientific and technological capability for identifying, tracing, generating the molecular structure and defining the chemical formula, and tagging the 'serum counter molecules' evidence for the Honorable court, usage of Brain cage used against all regions of human brain by using advanced serum technology, is non existent. In INDIA, the scientific and technological capability for recognizing, dismantling, reporting, and tagging with evidence for the Honorable court, usage of the Life cage, combination of Internal, Brain, and External cages used against target subjects, is non existent.
- c. India must build the necessary 'scientific and technological' capability to tag with evidence and report 'internal cage, brain cage, and life cage' to the Honorable court. With reference to PCT preamble provisions, we can deliver law enforcement capability for this to our citizens and religion of Hinduism. Mutatis mutandis for 187 World countries, by way of the cascading effects. With reference to this, 'Science and Technology Evolution Bank, STE Bank' should be organized, by way of which I will enable organizing 'Special Technology Unit, STUN', for building the 'scientific and technological capability', to tag with evidence, and neutralize 'internal cage, brain cage, and life cage'. I have introduced 'serum technology', and how I was attacked in annexures EE, EE1, and EE2 of WP 13823/2023. In annexure R, I have included the 'Index' for the



43 case studies that I presented to the Honorable court in annexure EE2 of WP 13823/2023. Annexure R includes the extract from my authored work copyright title 'Introduction of the dangers of serum technology, an unprecedented threat to mankind', India copyright office registration number L-158011/2024, issued on 6-12-2024. Case study 44 that I have authored and is pending for copyright issue, is also accessible at my website weblink <https://srinivasdevathi.com/medical-council/>. The dangers of serum technology to humanity cannot be overstated, and immediate action must be taken by Honorable court and 187 World countries to terminate rouge old world order, enable organizing the New World order, paid in World neutral currency Earthlings, which would result from grant of Interim relief orders.

- d. Guidelines of IEC, direction from me, MET Counsellor of IEC, is to end all food imports into India. Achieving this objective is relatively easy for India, with reference to our agrarian production. This will eliminate all external 'serum technology usage' threats for our citizens and religion of Hinduism. Further, all the food for our citizens and religion of Hinduism, made available for purchase, and consumption, across India, from stores, food vendors, restaurants, across channels of sale, going all the way to the source, traced through the supply chain, will be tested and certified 'Original' by STUN, the end to end, from farm to consumption, all 'HINDU religion owned producers, businesses, brands, and companies'. The STUN technology teams, testing source food originality and certifying would also be 'technology teams from HINDU religion'.

The Macro Guidance of the New world Order councils will include the IEC reforms, guidelines. The relevant technology to mitigate and eliminate 'internal and brain cages' will be made available for 187 World countries through New World Order councils, STUN. This will result in terminating internal, brain and life cages, across the 187 World countries.

22. **Food, beverage samples.** With reference to US PTO and my public enemies attacking me, continuously, by imposing 'internal and brain cages', I attach annexure S with this Writ Appeal. I attach

receipts for purchase of pepsi 750 ml, since one of the receipt print is faded, for 'serum technology usage' against me by my public enemies us pto, along with my SBI current bank account number 34860071638, bank statements showing the remittances made to reliance smart, for purchases on 10-4-2025, and 9-5-2025, remittance value of INR 810, and INR 810, respectively. Along with the receipts of purchase of 'pepsi' 750 ml, I will submit the bottles of pepsi to the Honorable court. Knowing that we do not have the capability for 'serum technology' counter molecule usage identification, tagging with evidence, and reporting to Honorable court, wherein within the pepsi bottle, several serum packages could be floating at various levels, because of the varying molecular weight, to attack target subject with severe intensity. While the necessary science is unavailable, technology facilities, testing and reporting facilities are not in the present day, for the record of the Honorable court, I produce these receipts, along with the food, beverage samples. With annexure S, I include summary write up of current state of serum technology counter molecules attack, usage at me, 4% from the last reported numbers, in annexure EE2 of WP 13823/2023. The continuous attack by usage of 'serum technology' in every meal, means food sample, beverage sample must be tested and verified from every meal, along with the detailed reporting of the dangerous serum action through the hours of the days. This is extensive, cumbersome work, to handle, manage, author, and report. US PTO, and my public enemies listed in annexure F, have used several hidden techniques, indirect threats, continuously and in a sustained way over the last 18 years, threats spanning usage of their rouge stereotyping of right versus left, word games coordinated with packaged counter molecules in the 'serum packages', word games spanning and not limited to the hotel name, food menu food names. Further the hidden threats span, no one would ever consider, the color schemes used, colors of the hotel name board, color schemes of hotel design, the standing versus sitting arrangements in the hotels, material, color, design, shape of the hotel tables, chairs, the material, color, design, shape of plates food is served in, and the color of the food, spanning the colors of all ingredients. They have combination packaged 'serum packaged wrapped counter molecules, and poisons', in several such ways and the indirect communications



and threats were relentless and seemed never ending. Legally, all of Bangalore, all restaurants, food vendors, packaged food selling retailers come under the judicial authority of this Honorable court. For these reasons, described and detailed, I will build the necessary capability with our own advanced 'Science and Technology facilities' in India by way of STUN, organized from 'Science and technology Evolution Bank', STE Bank contribution, according to the orders of Honorable court. This is inline with PCT preamble, and sought interim prayer which I request that the Honorable court grant immediately.

23. With reference to interim relief prayer point CC, I present the following steps about organizing and getting the STE Bank operational, the 'Science and Technology contributions' of which are inline with the breached Treaty, PCT Preamble.

This will enable me to incubate the necessary 'Science and Technology' capability, allowing the organization of 'Technology facilities and teams for External cage, Internal cage, Brain cage', organizing STUN, which will support all 187 World countries, and enable the transition of the World into New world Order. Organizing 'Science and Technology Evolution Bank' program steps.

a. Interim prayer point CC cross references with prayer point D. Special Technology Unit, STUN must be organized to protect the 1.2 billion HINDUS from attacks by usage of internal, brain, external cages, combining to form life cage. In the New World Order, the councils will enable access to STUN technology, for all 187 World countries, so that they could put their citizens to safety from these cages. STE Bank will organize STUN, incubate and start work to generate evidence and report with tagged evidence for external, internal, and brain cages.

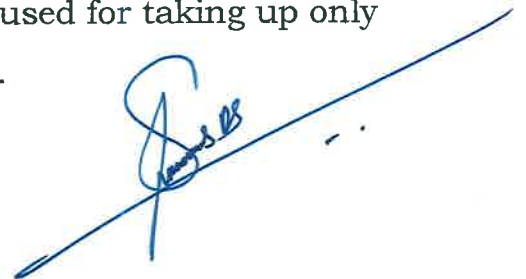
b. STE Bank according to IEC direction, will define and deliver ROI in the context of 'Goal year 30 FE for India'. The bank will not look to generate quick return, measured in quarters, or years. The ROI from technology investments will be high in the following decades. Hence, initial capitalization of 1.8 lakh crores INR will suffice, with approval and access to increase capitalization for 18 lakh crores INR, if STE Bank starts work of Macro Stage 'Macro Economic

Transformation' of Education sector in India, which will have cascading effects to 187 World countries. The initial capitalization of 1.8 lakh crores INR, and access to increased capitalization of 18 lakh crores INR, must be considered 'credit' against prayer point D, that could be offset against source wealth contributions from the TRUSTS, bulk of which comes from 'Earthlings Foundation Private Trust', after the conclusion of execution of 62 sale agreements.

c. This prayer point cross references with prayer point G. MET Counsellor, that I would be, designation 'Macro Economic Transformations Counsellor', for IEC, India Economic Council, I will be organizing the banks in India according to prayer point G. STE Bank shall stay, or be aligned, merged with one of the banks with the source of capitalization coming from the 'Earthlings Foundation Private Trust', given the science and technology work involved, which would span several other sectors, and technology areas, some of them introduced in this Writ appeal, provisions for which exist in the PCT preamble 'contribution to the progress of science and technology'.

d. After organizing and setting up the STE bank with the initial capitalization, I will hand over the bank management work to an appointed executive team, given the responsibilities of taking Project Earthling© live, 'Earthlings Council' live, and get the 62 sale agreements executed at the earliest, according to the Honorable court orders.

24. **Motive and agenda of US PTO.** The motive clearly defined, for all the illegitimate work taken up by US PTO. The motive is to block the wealth, caused liability payable to me, which will benefit me, INDIA, and the religion of HINDUISM directly. In this context their negative tactics, after breaching a TREATY signed by 158 World countries, is to frame me, the ONLY recipient of full wealth into my bank account, according to PCT article 9(1), negatively at rouge old world order forums, which are nearly defunct since they are paid in rouge monopolized currency of usd, and are used for taking up only illegitimate work across 188 World countries.



- a. While the Honorable court will consider, all applicable CPC, and CrPC sections, for the Investigation related prayer points and taking action on the basis of the 'Investigation results', against the wrongdoers, and criminals, I write about the combination of legal provisions at the disposal of the Honorable court and connected with this Writ Appeal.
- b. CPC section 151, Saving the inherent powers of courts, reads, '*Nothing in this code shall be deemed to limit or otherwise affect the inherent power of the court to make such orders as may be necessary for ends of justice...*'.
- c. While everything prayed in this Writ appeal is connected with the legal resolution of the 'cause of action', where applicable, I request the Honorable court to issue orders to respondent, according to articles 226, and 227 of Constitution of India, read with article 51A of constitution of India, and read with Patent Cooperation Treaty preamble, and further read with CPC section 151.

25. **Critical path steps, related work initiated. For the execution of 62 sale agreements.** This Writ Appeal is connected with 158 World countries by way of PCT, all 193 countries by way of my authored Macro Economic Reform Project Earthling©, and 62 World countries directly with my 'Invention Systems and Methods' patent rights, resulting in this Writ Appeal being 'a connected to entire world' Writ Appeal.

- a. With this Writ Appeal connected to entire World, I bring the attention of the entire World to a 'FOUR YEARS MACRO PROGRAM PROJECTED EVENTS TIMELINE', attached annexure O, which will enable the termination of rouge old world order, and realize the 'World Independence Day'. This will align the direction and concentration of all the world countries, and combine our efforts, while independently evaluating the Macro Economic reform and bring it LIVE with a thumping majority vote result. This must be considered a 'Macro Guidance document' to decentralize the World and realize the New World Order. The attached annexure O, includes the Four years Macro Program projected events timeline, for 'My introduction of Project Earthling© to 193 World countries, and

bringing the Macro Economic reform for its decisive voting', enable the World Leaders to sign the 'Spin off documents', organizing 'Earthlings Council, EC, the payor for the 62 sale agreements', and the execution of 62 sale agreements by the orders of this Honorable court. Annexure O is also distributed to International Bureau, World Intellectual Property Organization, and 61 PTO'S connected with this Writ Appeal. This Writ Appeal must be considered as the Writ Appeal referred in the 'FOUR YEARS MACRO PROGRAM PROJECTED EVENTS' timeline. I request that the Honorable court read annexure O in detail, which forms the 'Macro Guidance', and a four years projected plan, for our combined efforts, for me, the Honorable Court, and World Intellectual Property Organization, International Bureau, to combine our efforts to get Project Earthling© LIVE, and realize the New World Order paid in Earthlings currency, along our way to conclude the execution of 62 sale agreements, and bring the 'cause of action' for its legal resolution.

- b. Annexure N includes electronic communications sent to International Bureau, World Intellectual Property Organization, dated 20-12-2024, and communication sent to 61 PTO'S connected with PCT/us2014/046619, dated 30-12-2024. The attachments in these communications include the 'FOUR YEARS MACRO PROGRAM PROJECTED EVENTS TIMELINE', communicating the 'Macro Guidance', and the four years projected plan to the Legal Officer, and team at World Intellectual Property Organization, and the 61 country Patent and Trademark Offices, PTO'S, their Directors, Leaders, directly connected with this Writ Appeal. Further, the communication sent to 61 PTO'S, their Directors, Leaders, would have certainly reached their respective country Presidents, and Prime Ministers. All of them are fully appraised and informed about the details of the 62 sale agreements, attached annexure D.
- c. With annexure N, I include 'Preliminary Introduction of PROJECT EARTHLING_Presentation 20 Slides', which was included in these communications. The other attachments in the communication dated 30-12-2024 include the 'Living Will

addendum executed by me on 29-12-2024', which is attached with annexure E with this Writ Appeal, and the copyright for 'Introduction of the dangers of serum technology, an unprecedented threat to mankind', India copyright office registration number L-158011/2024, attached annexure R with this Writ Appeal. Hence, the copy of these attachments are not included with annexure N, to avoid duplication.

d. I draw the attention of the Honorable court for the following fact set. I have initiated the work, for the following critical path set of activities which are mandatory to get the 62 sale agreements executed by the Honorable court orders. These include,

- i. The 'preliminary introduction of the Macro Economic reform Project Earthling©', the 20 slides presentation delivered by me to India media houses, and transmitted to Worldwide media houses, is attached with annexure N. These 'Introductory presentation 20 slides', are received by International Bureau, World Intellectual Property Organization, the 61 country PTO'S, their Directors, Leaders, and must be considered received by their country Presidents and Prime Ministers. The work for taking the Macro Economic reform LIVE is started.
- ii. With reference to prayer point Q, I have requested a computer at Honorable High court to save a copy, a back up of collateral that I would build for taking New World Order Live. This computer must be exclusive, with access only for Honorable Justices, and Respondent, when they want to read the most recent version of the collateral. I will submit the full stack of documentation directly to IB, WIPO, as part of the 'Original Suit' documents, during the proceeding according to the schedule for the '24 hour Introductory event'.
- iii. The documentation for taking Project Earthling© Live will include, 'The EC organization', 'The EC spin off documents' will include
 - Earthlings Council Macro Guidance Preamble

- Earthlings Council Macro Goals and Objectives
- Earthlings Council Establishment, Decade 1 organization
 - a. Macro Economics Macro Stages, and Stages
 - i. Foundational Economics
 - ii. Economic package in Earthlings
 - b. New World Order Councils
 - c. Organization Protocol of Work
 - d. Established Ground Rules for all Councils
- Earthlings Councils Operations Establishment Organization, Following decades
 - a. 10 year EARTHLING currency value reset.
 - b. Council long term Operational Guidance.

The Extract Macro Summary documents, will be signed by 191 World countries, their Leaders. The 'Full introduction presentation slides for the 24 hour introduction event of the Macro Economic reform', and 'Introduction of New World Order councils', will be submitted by me in the proceeding of the Original Suit, to the Honorable court, IB, and World Intellectual Property Organization, and will be circulated to the delegations, well before the scheduled 24 hour introductory event.

26. **URGENCY IN RECEIVING THE INTERIM RELIEF ORDERS.**

The breach of Patent Cooperation Treaty was committed by US PTO on 5-8-2015. The worldwide liability due to loss of my 'Invention systems and methods' patent rights was caused by 1-4-2019. Hence there is urgency is initiating the 'Original Suit' and get the 'Fraud elimination concluded' by the Honorable courts orders. The 'Consent letter' was due for issue from respondent, by 14-12-2024. We are well past that date, and few months after the due date set by the Honorable court, by orders issued for WP 12356/2023, on 14-6-2024. There is urgency to receive the 'Consent letter' so that the OS proceeding could be initiated. I request the Honorable court to have the respondent answer when they will issue the 'Consent letter'?

- a. There is urgency to neutralize all the negative tactics used by US PTO, all their usa allies, my public enemies listed in

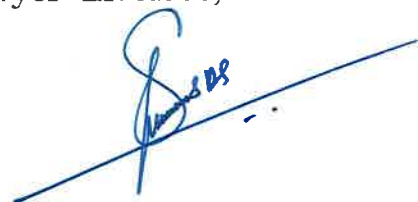
annexure F, proactively, in the interest of law, justice, in the interest of INDIA, and religion of HINDUISM, and further in the interest of 187 World countries, so that we could move into the phase of 'execution of 62 sale agreements'.

- b. While all Inventigation must be conducted immediately, there is immediate urgency to conduct investigation for prayer points W, X, and Y, and also Z, AA, and BB, which would deliver immediate relief for me, so that I could move forward with the work related to Macro Economic reform.
- c. Since, I would be executing the sale agreements alongside Presidents or Prime Ministers of 61 World countries, and Director of US PTO for usa, considering 'Mrs. Kathi Vidal would also be authorized to sign for usa government', there is urgency to receive orders for prayer points P and Q. This will secure my wealth, wealth of India, wealth of HINDUISM, and ensure I build our Treasuries.

27. **'ORIGINAL SUIT', responses of PTO'S and patent annuity.**

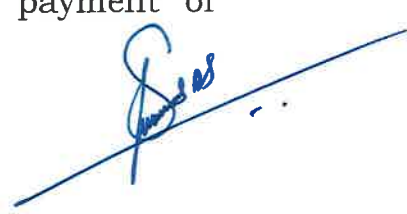
Here are facts related to Original Suit, Interim relief prayer point O.

- a. Applicable court fees for OS. For the 'Liability caused to US PTO, payable to me, I request the Honorable court, to evaluate and provide directions about the applicable court fees for conducting the Original Suit at this Honorable court'. According to your instructions, I will pay the applicable court fees. Subject to the respondent report for prayer point DD, the chosen conservative cumulated sale price of 62 sale agreements, by me, is 93 Trillion Earthlings. If the applicable court fees is a percentage calculation of the 'Liability claim', I request orders for deferment of payment of court fees, until after I receive the liability payment deposits into my individual bank account. Along with these directions, upon the grant of interim relief orders by the Honorable court, I request that enough time or required amount of time is allocated for hearing or interactive discussion about all the prayer points, including the Interim relief prayer points between me and respondent advocates, or Mrs. Uma Sekhar. With reference to WP 13823/2023, I was only able to introduce filing receipts of PCT International applications, my remittances, lawyer invoices,



and filing receipts for PCT/us2014/046619, 15 National and 2 Regional applications. I never got time for walking through the prayer points individually, including Interim relief prayer points.

- b. With PCT/us2014/046619, I filed a total of 15 National and 2 Regional applications. Most of the Patent and Trademark Offices, from across the PCT contracting states, refer to the 'International Search Report', ISR, issued by the chosen 'International Searching Authority', ISA.
- c. In annexure L, I attach the 'Patent and Trademark Office responses, reports' from the PTO'S of Australia, China, Eurasian Patent Organization EAPO, European Patent Organization EPO, India, Japan, New Zealand, and South Korea, listed alphabetically, all of them citing the fabricated prior art from the fabricated ISR issued by US PTO. Similar to most PTO'S of the world, these PTO'S referred the ISR established by ISA, for issuing their office responses, reports. These PTO responses, reports refer to the same fabricated prior art cited in the fabricated ISR, very clearly establishing that I lost 52 World country patent rights because of the fabricated ISR issued by US PTO. The Worldwide liability is caused. This is clearly the caused liability for the ISA, US PTO, that issued the fabricated ISR. All these 8 PTO'S including the 2 Regional PTO'S, referred to the fabricated ISR, and issued their office action responses and reports. Even in the reports issued in local languages, we can observe the fabricated serial numbers of the fabricated prior art.
- d. Nigeria PTO issued a patent grant, since they recognized the fraud committed by US PTO. I include the Nigeria patent annuity payment details in annexure M. Since Nigeria PTO allowed multi year annuity payment, I paid the annuity for the patent term. Annexure M includes Nigeria patent annuity paid, patent renewal certificates for 9 years, my SBI Savings bank account number 10140975802 bank statement, showing the remittance dated 10-7-2024, for INR 1,82,685, the remittance made by me to Chadha and Chadha lawyers, and their invoice dated 15-7-2024. South Africa issued a patent grant similarly. However, the granted patent lapsed for non payment of



annuity, given my debt to the law firm, that froze my account. Despite the patent grant for Nigeria, and lapsed patent of South Africa for non payment of annuity, the World wide loss of patent rights is caused to US PTO, which is recognized by the Honorable court.

- e. The other National applications which include Canada, Mexico, Brazil, Thailand, Philippines, Malaysia, and Indonesia, their Patent and Trademark Offices were yet to issue their 'Office response, report', when they were abandoned, due to my debt, not able to pay applicable annuity fees. Given these facts, I, the APPLICANT according to PCT article 9(1), the only recipient of the caused liability into my individual bank account in INDIA, and further receive the Liability in World Neutral currency EARTHLINGS, into my 'Individual' bank account in, International Trade and Business Bank, ITB Bank INDIA, which is yet to be organized according to the four years projected events. Given these bundle of facts, the 'Original Suit' proceeding must be initiated at the earliest in this Honorable court, and I attach annexure Q, in which I include the prayer sought in the 'Original Suit', which is directly connected with grant of 'Interim prayer point O'.
- f. The 'Original Suit' prayer must be considered 'Interim relief prayer orders', integral and combined with the 'Interim prayer orders' sought in this Writ Appeal, O-DD. Upon the grant of orders, according to evidence, for 'Original Suit', I would request the Honorable court to connect the 'Original Suit' with this Writ Appeal, for the follow through 'Prayer orders'.

28. **Cause of Action.** The Honorable court has already recognized the 'cause of action' and issued orders for WP 12356/2023, dated 14-6-2024, attached as annexure B with this Writ Appeal. However, I have included this 'cause of action' section, for including the fact set with reference to the 'Original Suit' proceeding that must be conducted in this Honorable court. United States patent and Trademark Office breach Patent Cooperation Treaty articles 18(2) and 19(1) on 5-8-2015, by issuing a fabricated ISR, in their capacity of ISA, for my Invention PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my



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

- a. US PTO fabricates prior art cobb, and price by using design I disclose in my patent 'us 8,910,998 B1' indicated in figure 4 of the patent.
- b. The PCT international application PCT/us2014/046619 is a REPLICA, exactly the same, as the priority patent application 14/227,859, filed on 27-3-2014, with US PTO.
- c. The same PTO, US PTO issues two different outcomes on exactly same replica applications. Priority application a patent grant, and intentionally issues a fabricated ISR to block my invention patent rights across all the PCT contracting states.
- d. Usa permanent resident card with uscis # 089-146-475, was abandoned by me according to USCIS rules on 20-3-2015, 180 days after I returned to India on 19-9-2014, with intent to live here permanently. It is after this abandonment of usa permanent resident card, in the months of April 2015, May 2015, June 2015, and July 2015, that US PTO fabricates the prior art cobb, price, saenger, and hale, and issues a fabricated ISR on 5 August 2015, with fabricated past date, hence breaching PCT articles 18(2) and 19(1).
- e. US PTO issued the fabricated ISR, to intentionally deny my invention patent rights from across the PCT contracting states, because I am a national of INDIA, with my residential address in INDIA, and would bring the wealth from across the PCT contracting states into my bank account in INDIA. US PTO with a deliberate malicious intent issue a fabricated ISR, and breach a Treaty signed by 158 world countries.
- f. US PTO fabricated the ISR, to deny me at least 93 Trillion Earthlings wealth, which must be deposited into my individual bank account in INDIA, International Trade and Business



Bank, ITB Bank India, the bank yet to be organized, 90% of the wealth is pledged for INDIA according to contributions indicated in attached annexure E. US PTO issuing fabricated ISR is with intent to deny me, and INDIA the wealth, and economic progress that comes with it. US PTO issuing the fabricated ISR is to deny economic prospects to 1.2 Billion HINDUS living in INDIA, hence targeting and attacking the economic prospects of religion of HINDUISM.

- g. The Treaty, Patent Cooperation Treaty breached by US PTO, has provisions to benefit all the PCT contracting states, clearly defined in PCT preamble, which includes '*contribution to the progress of science and technology*'. I will make significant contributions to the progress of science and technology in INDIA, with the wealth I bring into my bank account in INDIA from the 62 sale agreements, liability payable to me by US PTO. With INDIA being one of the PCT contracting states, and me, a national of INDIA with permanent residential address in INDIA, their actions are against the intent, purpose, preamble, and objective of Patent Cooperation Treaty.
 - h. Most of the PCT contracting state PTO'S use the ISR issued by an ISA, as a reference document for issuing their PTO office action response, report. The fabricated ISR resulted in me losing my invention patent rights, across 60 countries, resulting in 'Worldwide loss of my patent rights' cause full liability for US PTO.
 - i. The priority patent 'us 8,910,998 B1' is active and in force, since I have paid the 7.5 years maintenance fees. My invention Nigeria patent grant F/P/2016/328, is active and in force, since I have paid applicable annuity fees.
29. Because of US PTO issuing the fabricated ISR, I have lost my invention patent rights, that I applied for and sought, by filing 14 National stage and 2 Regional stage applications, by using PCT international application PCT/us2014/046619.
30. **Loss of my patent rights across World countries.** I lost my invention patent rights in 14 countries corresponding to 14 National stage applications filed in Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Thailand, Philippines,

India, Malaysia, and Indonesia. While South Africa patent was a grant, I lost the patent for non payment of annuity, given my debt to the law firm that froze my account. I lost my invention patent rights in Eurasian countries, corresponding to EAPO regional application that provides patent rights protection in 8 countries Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, and Turkmenistan. I lost my invention patent rights in European countries, corresponding to EPO regional application that provides patent rights protection in 38 countries Albania, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czechia, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, the former Yugoslav Republic of Macedonia, Turkey and United Kingdom. I lost my invention patent rights in these listed countries, a total of 60 world countries, causing full liability to US PTO, for loss of my 'Invention systems and methods' worldwide patent rights. The conservative estimate of the caused liability to US PTO is 93 Trillion Earthlings, payable to me, into my bank account in INDIA, according to PCT article 9(1). For Earthlings, refer my authored Macro Economic reform at the ProjectEarthling.com.

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

Expression of the range	10% of the 100-year projected economic activity of my invention across 62 countries. In Earthlings
Conservative	<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

32. Chosen conservative 'Sale price of my patent rights', liability payable to me broken by application, patent rights territory, sorted in descending order by sale price, is given in the table here.

NATIONAL, REGIONAL, PATENT RIGHTS TERRITORY	Chosen conservative Sale Price in Earthlings. T for Trillion.	Application and Patent rights, Status. Liability to US PTO.
Europe (38 Countries)	30.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
USA – Priority patent application	22.5 T	Patent grant and in force. Maintenance fees paid. Liability payable to me.
Japan	12 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Korea	7.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
China	7.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Canada	3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
India	2.25 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Australia	2 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Brazil	1.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Mexico	1.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Eurasia (8 countries)	0.55 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
South Africa	0.45 T	Patent lost due to fabricated ISR issued by US PTO, causing debt.* Liability payable to me.
New Zealand	0.4 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Philippines	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Malaysia	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.

Indonesia	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Thailand	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Nigeria	0.15 T	Patent grant and in force. Annuity paid. Liability payable to me.
Total sale price by conservative estimate for Invention Patent rights across 62 countries	93 Trillion Earthlings	Worldwide liability payable by US PTO to me. EC to be the Payor. Countries to receive Patent rights according to annexure D.

*While South Africa patent was a grant, I lost the patent for non payment of annuity, given my debt, to the law firm that froze my account.

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

62 sale agreements, annexure D.

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

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

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

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

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

which respectively correspond to,

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

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

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

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

35. **PCT Preamble.** Given that I will receive the full liability payout wealth into my bank account in INDIA, in a world neutral currency EARTHLINGS, I have pledged the wealth according to annexure E, for achieving my visionary goal of 'Goal year 2050 for INDIA', also referred as 'Goal year 30 FE for INDIA', FE standing for Freedom by

Earthling years, I will make significant contributions to the progress of science and technology, in INDIA. This is fully aligned with the PCT preamble, a reason for INDIA signing the Treaty like all the other PCT contracting states. Patent Cooperation Treaty preamble has provision for and reads '*contribution to the progress of science and technology*'. With my 'wealth allocation' according to annexure E, the progress of science and technology in INDIA, and for the religion of HINDUISM will be fully delivered, while achieving 'Goal year 30 FE for India', which will have cascading effects to 187 World countries.

36. I attach the following with Annexure E.

- My Living Will executed on 22-8-2022, with enclosures.
- Living Will addendum executed on 29-12-2024, with enclosure.
- The 'Wealth distribution within INDIA, according to the executed Living Will'.
- Introductory brochure about 'Cascading effects of my work for achieving 'Goal year 2050 for INDIA', also referred as 'Goal year 30 FE for INDIA', to all the world countries.
- Supporting document to the Living will executed on 22-8-2022. A photocopy of the aadhaar card of my mother Mrs. D. S. Premaleela, who is in receipt of a copy of the 'Living will executed on 22-8-2022', which was hand delivered to her.
- Legal supporting document to the Living will executed on 22-8-2022. Copy of the Divorce decree indicating 'date of disposal 25-7-2012', and one time full and final settlement 'Mediation report', from Family court at Bangalore, for M. C. No. 1014/2011, concluding my divorce with Smt. Vindhya Yalmuri.
- Legal supporting document to the Living will executed on 22-8-2022. Electronic legal communication sent to my siblings, sisters Mrs. Sridevi Devathi, and Mrs. Shirisha Mohan, on 23-2-2024.

Annexure E includes the wealth distribution within INDIA, from the deposit of 93 Trillion Earthlings into my individual bank account at International Trade and Business Bank, ITB Bank India, the bank yet to be organized. The wealth contribution will ensure INDIA National, State, and Union

Territories Treasuries are built. With this wealth, my work for achieving 'Goal year 30 FE for India', by way of the cascading effects, will be replicated, and emulated by 187 world countries.

37. Given the scale of my invention, my work, all the legal factors, patent rights across 62 PCT contracting states, authored Macro Economic Reform 'Project Earthling©' and EC, Earthlings Council to organize the New World Order councils, patent's worldwide impact, including the exemplary Thermal insulation application, my public enemies introduced in annexure F have used several negative tactics and extreme negative tactics against me. In annexure F, I introduce my public enemies, uspto, their allies, and the illegitimate authority they attempted to exercise to block the execution of the 62 sale agreements. I introduce few of the negative tactics they attempted to use against me, to block the execution of 62 sale agreements, block the wealth from coming to me, and block the realization of National Treasury of INDIA, and target, terminate the religion of HINDUISM. With annexure F, I also include my 10th, PUC II year, BE college marks cards, and BE degree certificate, to counter their negative tactics, with documented evidence of my academic excellence. I request the Honorable court to issue orders, to conduct necessary investigation to ensure all negative tactics are neutralized and eliminated before the start of execution of 62 sale agreements. I attach annexures G, H, J, R, S, and T detailing some of their negative tactics used against me. No one can represent me, attempt to represent me, attempt to take guardianship, attempt to receive my wealth, gain control of my patent rights, attempt to steal my invention patent rights, related wealth by calling themselves my friend, or my relative. There are attempts to create 'aliases' of me, and use the fraudulent tactic of 'identity theft'. No person, no legal entity, no Government, no organization, no association, no city council, no company, no corporation, no foreign country, no puppet united nations organs, no puppet united nations organizations can attempt to override or run over PCT article 9(1), according to which I am entitled to receive the full liability payment into my individual bank account in INDIA, in world neutral currency EARTHLINGS.



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

- I request the Honorable court, that after granting the 'Interim relief prayer orders', this Writ Appeal be adjourned for the 'organization of Earthlings Council, with its appointed designated team of signatories, after I get the Macro Economic reform Project Earthling© voted in at WIPO assembly, and organizing the ITB Bank, International Trade and Business Bank of India, wherein my individual bank account is ready for receipt of wealth deposits from sale agreements sale proceeds', the status of which I will provide on the adjourned dates.

- For this Writ Appeal, I request the Honorable court to allow me filing one memo each year, which includes the 'end of year addendum', and the details of the 'wealth receipts, and wealth contributions'.

- I request the Honorable court to consider this Writ Appeal with reference to annexure O, 'FOUR YEARS timeline', with allowable schedule variance, during which I shall provide the status for adjournments, and not dispose the WA sooner.

- WP 24623/2024 is 'pending' in this Honorable court, waiting for grant of 'Interim relief orders' in this Writ Appeal, which will result in grant of orders in WP 24623/2024, which will further be connected with this Writ Appeal.

GROUND

39. The prayer in this Writ Appeal, Interim relief included, are on the grounds, of all the facts presented in this Writ Appeal, annexures attached with this Writ Appeal, documented evidence submitted to the Honorable court and respondent in Writ Petitions WP 12356/2023, WP 13823/2023, and Patent Cooperation Treaty, a legal agreement signed by 158 world countries, including INDIA.

40. My public enemy is US PTO, and by exercising their rouge old world order power, and rouge old world order bribing, financial lever, they have used combined force of usa, usa corporations, all usa

citizens, uk, uk corporations, all uk citizens, rouge old world order puppet un organs, and puppet un organizations against me. They have not left any negative tactic unused at me, to deny the wealth from coming to me, into my bank account in INDIA, benefitting 1.2 Billion HINDUS, and the religion of HINDUISM. I introduce my public enemies and few of their negative tactics in annexure F.

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

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

- The conservative estimate of my 'invention systems and methods' patent rights sale price, across 62 World countries, cumulating all 'Industrial sector applications', is 93 Trillion Earthlings.
- Patent Cooperation Treaty is signed by 158 world countries and is connected to me, the Applicant according to article 9(1), by the four 'Industrial sector PCT international applications', which are four 'Industrial sector PCT patent rights'.
- My invention patent rights must be sold, to each of the 62 world countries, by separate sale agreements, described in annexure D, each sale agreement, selling combined patent rights including all 'Industrial sector applications'.
- The wealth will be received by me into my individual bank account, legal accounted money in Earthlings, resulting in me becoming the richest man of the world, and the only Trillionaire. This will result in India becoming wealthy. This will result in 1.2 billion HINDUS, considered colored people, wealthy. This will result in the religion of HINDUISM becoming wealthy. This will result in the build up of all INDIA Central,

States, and Union Territories Treasuries. This will result in the richest and responsible TRUSTS in India.

43. These are intolerable to my public enemies, and hence they have used extreme negative tactics to attack me. Interim relief prayer includes prayer for all these extreme negative tactics to be neutralized, before we get to the orders for the execution of 62 sale agreements. In annexure G, I introduce investigation that must be conducted to dissolve frivolous commissions issued against me, issued by my public enemies listed in annexure F, by abusing CPC sections 75 or 76. These frivolous commissions could be originating from rouge countries usa, uk, their corporations, their citizens, or even rouge puppet old world order united nation organs, or organizations. I introduce how my public enemies listed in annexure F, have taken extreme measures for attacking me by abusing CPC sections 75 and 76, by issuing 'Frivolous commissions', to the judicial courts in INDIA. These frivolous commissions could be issued even to the Supreme court of INDIA, or through the Supreme court of INDIA, by my public enemies using their rouge old world order authority or clout. In this context, I request the Honorable High court of Karnataka to work with the Honorable Supreme court, and issue the orders for respondent, and Ministry of law and justice to communicate even to the Supreme court of INDIA, investigate and record, if any frivolous commissions were issued by abusing CPC sections 75, or 76, to examine me, investigate me, attack me, target me, frame me negatively, or destroy me, by my public enemies. In this context, I sense some usa contacts connected to US PTO, some usa corporations, some usa corporate executives, possibly puppet united nations organs or organizations paid for in monopolized rouge usd, including bribe receiving citizens or organizations within INDIA could have issued such frivolous commissions. All such frivolous commissions must be dissolved, or asked to confront me in your presence, in this Honorable court, so that I will dissolve them.

44. My public enemies could have used my father's hospital admissions to possibly forge documents, to steal a portion of the wealth which must be received by me, or steal any of the patent territories, by forcing illegal guardianship, at whom medical force was used to forge documents for stealing wealth. A POA issued by me and my then spouse, could be abused in an attempt to steal some

of my wealth, or patent rights in some territories. I introduce details of this negative tactic in annexure H, and investigation must be conducted to neutralize this negative tactic. With annexure H, I include my father's hospital admission reports, discharge summaries, a POA, power of attorney document dated 1-1-2009, given to my father, from me, and my spouse at the time, along with chronological sequence of events. This is for investigation to neutralize negative tactics used by my public enemies, and get 62 sale agreements executed. My public enemies use combined collaborated force and effort of all their country to attack people across the world. They have advanced technological capabilities to impose life cages on any target subject across any of the 191 world countries, by imposing a full 'External cage', the target subjects life digitally surrounded, with all his electronic devises hacked and used against him. The rouge advances made by usa pharmaceutical companies, only resulted in inventing 20,000 counter molecules, poisons which they can use against any of the 9 billion world citizens across 191 world countries, by packaging them in the dangerous 'serum package technology'. In this context, the target subject was me. The serum technology internal cage, includes imposing brain cage where the counter molecules attack different brain regions. The combination of these internal, brain, and external cages forms the life cage.

45. Current day law enforcement capabilities in INDIA, cannot deal with these advanced technology negative tactics used against me. These life cage technologies are a threat to entire humanity. I MUST, WE MUST built the necessary technological competence, by contributing to the progress of science and technology to deal with external cage, internal cage and dismantle these life cages. This investment is for protecting 1.2 Billion HINDUS, religion of HINDUISM, and also protecting 187 world countries, and 9 Billion people in the world. I will launch the organization 'SPECIAL TECHNOLOGY UNIT, STUN', contribution from my wealth allocation, from the Earthling Foundation Public charitable Trust contribution. STUN will facilitate identification, tagging evidence, dismantling, and reporting external cages to the Honorable judiciary. STUN will facilitate identification of usage of serum technology, tagging evidence, reporting and terminating internal cages, include brain



cages to the Honorable Judiciary. STUN will end Life cages. STUN, is an immediate requirement for INDIA, to neutralize the threat to humanity. I attach annexure J where I introduce life cages, external, internal, and brain cages. In annexure J, I introduce the negative tactics of caging, used by my public enemies, imposing 'External cage' on me at my residential address, where my mother also lives. The investigating team, requires 'digital sweeping' technology, recording with decibel level, signal tracking, investigating, interrogating all the neighboring houses, and seizing caging electronic devises. I introduce serum technology, internal cage, brain cage, and life cage in this annexure. I indicate our current day law enforcement inability to deal with these advanced technologies. The need to establish STUN, '*a contribution to the progress of science and technology*', is inline with PCT preamble.

46. I have attached entire copy of Writ Petition WP 13823/2023, including all annexures, along with all memos filed by me and the respondent for WP 13823/2023, with this Writ Appeal. Entire WP 13823/2023 is also accessible at my website weblink, <https://srinivasdevathi.com/writ-petition-for-execution-of-62-sale-agreements/>. The full LEGAL resolution, of this 'cause of action' is by way of the Honorable court orders for the execution of the 62 sale agreements described in annexure D. These 62 sale agreements will ensure, the 62 country Governments, their Leadership receive the 'invention systems and methods' patent rights for their country, including the 'invention industrial applications for all the sectors'. The sale also includes full control, and ownership of 100 years worth downstream businesses that arise out of my patent 'invention systems and methods' resulting in contributing to the 'economic activity, economic growth, business expansion, and contributing to their country GDP'. The 62 sale agreements would benefit the 62 country economics directly.

I present the LEGAL FACTORS for each of the prayer point, including reasons for URGENCY.

47. For prayer point O.
- a. Breach of Patent cooperation Treaty committed by US PTO on 5-8-2015, recognized with documented evidence by the Honorable court, indicated in the orders issued for WP

12356/2023. Respondent to answer the Honorable court, and me, on the status of issue of 'Consent letter' according to orders for WP 12356/2023, dated 14-6-2024.

- b. Due date set was 14-12-2024. We are well past it and few months after. Respondent advocates, or Mrs. Uma Sekhar must arrive at the Honorable court, provide status, and hand over the 'Consent letter' to me in the Honorable court. This is connected with 'Memo under order XXVII, rule 6 of CPC', which I will file upon the receipt of Writ Appeal WA number. I request the Honorable court to issue orders for this memo, for getting respondents response for the 'Consent letter' at the earliest.
- c. After the grant of 'Interim prayer orders' P-DD by the Honorable court, and upon Mrs. Uma Sekhar's arrival in the court, I may be allowed some discussion time, if required, to discuss all prayer points P-DD, and A-N, with her in the Honorable court, with reference to the 'Four years Macro program projected events' timeline being the context for the discussion.
- d. Fraud elimination. Initiating 'Original Suit' proceeding will secure my patent rights across 61 World countries, for all sector applications of my 'Inventive systems and methods'. I request the Honorable court to provide orders, directions with reference to applicable court fees, for conducting this 'Original Suit'. Further, if the applicable court fees is a percentage calculation of the 'liability claim', I request orders for deferment of payment of court fees, until after I receive the liability payment deposits into my individual bank account, according to the sale agreements and payment plans. I will pay all applicable interest, penalties, charges, other applicable fees, for the deferred payment of court fees.
- e. The OS is directly connected with Patent Cooperation Treaty, signed by 158 countries, and the defendants include US PTO, hulseley lawyers, IB, WIPO, and IPI, indicated in annexure FF of WP 13823/2023. By way of patent rights 62 World country Patent and Trademark Offices, PTO'S are connected to this OS. The sale price of the 'Inventive systems and methods' patent rights is the highest in the World, defines the MOTIVE.
- f. For these reasons and the recognized MOTIVE, negative tactics are used by US PTO at World countries level, possibly issuing

frivolous commissions, Legal document annexure E, connected to all INDIA States, Union Territories, and Central Government of India, make it a legal requirement for the 'Original Suit' to be conducted at this Honorable High court of Karnataka.

48. For prayer point P.

- a. Denying my rights according to article 21 of constitution of India is applicable, and must be investigated. Blocking me from performing my duties according to Article 51A of constitution of India is applicable.
- b. According to the PCT, Treaty, article 9(1), liable wealth proceeds must be deposited into my individual bank account, in ITB Bank India, which is yet to be organized. I will execute 62 sale agreements alongside Presidents, or Prime Ministers of 61 World countries, and Director of US PTO for usa, considering 'Mrs. Kathi Vidal would also be authorized to sign for usa government'. Hence, the personal security requirement. My personal security is same as INDIA'S National and Economic security.
- c. 12 member all HINDUTVA religion military unit must ensure my physical safety at my residence and my stay in Bangalore until the conclusion of execution of 62 sale agreements according to the Honorable court orders.
- d. 6 of the 12 members must be 'Military technology team members', who must investigate all my surrounding buildings, interrogate the occupants, dismantle 'external cage' around my house, my room, and submit a report to Honorable court. Further, monitor the surrounding houses, occupants, until conclusion of the 62 sale agreements. The technology team must be knowledgeable with technology to investigate external cage, digital transmission devises, tracking electronic devises and signals, a digital cube created out of my room, house. They must investigate my surrounding house occupants, who continue to harass me, synchronized with 'serum technology' and 'daily schedule', in life cage. Transmitted sounds, noise with reference to people in adjacent houses must be investigated and reported to Honorable court.

49. For prayer point Q.



- a. Lack of science and technology to deal with external cage imposed by usage of devises, at 'os, operating system level'. US PTO intruding and access all work authored by me, with ally usa rouge companies at operating system level.
- b. I will 'Introduce my authored Macro Economic reform Project Earthling©, to 193 World country delegations at IB, WIPO assembly. Bring the Macro Economic reform Project Earthling© for its decisive voting with thumping majority vote result. Organize Earthlings Council. EC appoints its team of designated signatories. All of this adhering with the 'Four years Macro program projected events' timeline, annexure O. The Macro Economic reform Project Earthling© introduction by me is a proposed 24 hour event, with the proposed schedule details available in annexure FF of WP 13823/2023.
- c. For this Introduction and follow through discussions and work, I will author collateral, including presentations, EC organization, spin off documents which must be signed by all 191 World country Leaders. With devises that work on rouge usa 'os, operating systems' all the information and data is compromised, and stolen. A computer for data back up, not connected to network, is requested at the Honorable court, for ensuring the authored collateral is protected.
- d. Entry pass for easy access to court, and parking space granted until the conclusion of the execution of 62 sale agreements, for court hearing dates, and accessing the allocated computer. US PTO blocking me from performing my duties according to Article 51A of constitution of India, which is applicable for this prayer point.

50. For prayer point R, including generic factors for investigation.

- a. Neutralize negative tactics 'Investigation prayer point'. US PTO has breached PCT, a treaty signed by 158 World countries. They have committed fraud and attempting to block my wealth, by framing me. They are operating at World countries level, to block the wealth from coming to me, deposited into my bank account in India. The transformative 'Inventive systems and methods' patent rights sale price indicated in the appeal, a conservative liability claim of 93 Trillion Earthlings, enables me, and hence India, get rich and build our 'Treasuries'.

- b. The MOTIVE is, to block me from becoming the richest man, block India, block 1.2 billion HINDUS living in India, and religion of HINDUISM from getting rich, and wealthy. In this effort, US PTO has used all of usa, usa corporations, rouge usa pharmaceutical companies, rouge kol, to fabricate lies to frame me. This includes rouge attempts to frame me negatively with LIES, FABRICATED NEVER OCCURED STORIES, FABRICATED PHOTOS, AND FABRICATED VIDEOS. Further, they have attempted usage of illogical FABRICATED MEDICAL THEORIES, AND HAVE POSSIBLY PLACED FABRICATED FILES without the knowledge of me, INDIA Government, INDIA JUDICIARY, at the rouge puppet rouge old world order rouge united nations, its rouge organs, and rouge organizations, all of which are fully paid in monopolized usd currency and take orders directly from usa, US PTO.
- c. No Indian citizen, Indian organization, Government, city council will go against me, since it would constitute treason. US PTO allies are only rouge usa, rouge uk, and rouge old world order. Bribes in monopolized usd were doled out, an estimated 50 Billion usd to attack me and frame me. This investigation will allow proactive neutralization of negative frivolous tactics attempted at INDIA Judiciary level, at all the Judicial courts of INDIA that could be exercised to frame me, or attack me.
- d. The Honorable court could exercise CPC section 75(b) for this investigation. The four year MACRO PROGRAM projected events timeline, annexure O, the timeline must be considered for URGENCY to conclude all investigation related prayer points. I request the 'consideration of this timeline' with great importance, for all investigation prayer points P-DD.

51. For prayer point S.

- a. Follow through for prayer point R. If the investigation reveals an ally of US PTO, they must be asked to confront me with evidence, in this Honorable court. With the legal factors, they would be neutralized legally. I state to the Honorable court that, all my life, I have never broken law, and have done no wrong. So, all these are absolute frivolous attempts.
- b. For their LIES, FABRICATED NEVER OCCURED STORIES, FABRICATED PHOTOS, AND FABRICATED VIDEOS, usage of

illogical FABRICATED MEDICAL THEORIES, POSSIBLY PLACED FABRICATED FILES, indicate their imposition of 'Life cage at me', using forced means of framing me, by usage of internal, brain, and external cages in combination.

- c. Article 21 of constitution of India will become applicable. They attract punishment according to it.
- d. Blocking me from performing my duties for my country, article 51A of constitution of India will become applicable. They attract punishment according to it. Their attempts to impose brain cage, internal cage, external cage, combining to life cage will be legally disclosed to World countries. They attract punishment for it. Rouge old world order, illegal work will be legally disclosed to the World. 1000'S of created, induced diseases, and fabricated kol illogical work will be legally disclosed to the World. Possibly several other CPC, and even CrPC sections would become applicable, according to the applicability of law, and at the discretion of Honorable court, not excluding jail term, life time imprisonment, capital punishment, and death penalty.

52. For prayer point T.

- a. Neutralize negative tactics, investigation prayer point. Mutatis mutandis legal factors listed for prayer point R. Economics of rouge old world order means selling your life, blood, organs, and heart, receiving death, and sending your women into permanent slavery and captivity, waiting for their death. Economics had no meaning in rouge old world order.
- b. US PTO is using rouge attempts to frame me negatively with LIES, FABRICATED NEVER OCCURED STORIES, FABRICATED PHOTOS, AND FABRICATED VIDEOS. Further, they have attempted usage of illogical FABRICATED MEDICAL THEORIES, AND HAVE POSSIBLY PLACED FABRICATED FILES without my knowledge, at the rouge puppet rouge old world order rouge united nations, its rouge organs, and rouge organizations, all of which are fully paid in monopolized usd currency and take orders directly from usa, US PTO. These rouge attempts to frame me using bribes in monopolized usd, have terminated the rouge old world order, and the rouge united nations, their rouge organs, and rouge organizations,

all of which are nearly defunct, with lost credibility, and all countries pulling out from the rouge old world order, with no trust. My authored Macro Economic reform Project Earthling© will conclusively terminate the rouge old world order, including all puppet un organs and organizations, rendering them defunct and shutting them down. It is time to realize the UNBIASED, and EQUAL WORLD, by taking Project Earthling© and New World Order LIVE.

- c. The Honorable court could exercise CPC section 75(e) for this investigation. Respondent reports from rouge old world order, if there is any residual organ, organization, still functioning, if they have taken a posture against me, will further bring out the rouge psychotic usage of these organs, organizations, for sex slavery, labor slavery, captivity, organ cut up, organ harvesting, heart harvesting, illegal work, wage war and murder across World countries, will automatically become an enabler for New World order EQUAL and UNBIASED councils, paid in World neutral currency EARTHLINGS. For the wrongdoers, several CPC, and even CrPC sections would become applicable, according to the applicability of law, and at the discretion of Honorable court, not excluding capital punishment, jail term, life time imprisonment, and death penalty.
- d. Article 21 of constitution of India will become applicable. They attract punishment according to it. Blocking me from performing my duties for my country, article 51A of constitution of India will become applicable.

53. For prayer point U.

- a. Neutralize negative tactics, investigation prayer point. Mutatis mutandis legal factors listed for prayer point R. CPC Section 75(b) and/or CPC section 75(e) could be exercised by the Honorable court for conducting this investigation. CPC section 151 could also be exercised for conducting this investigation that spans all states of India.
- b. US PTO has spent an estimated 50 billion rouge old world order monopolized usd to attack me, target me, frame me, enforce

external, internal, brain cages imposing a life cage at me, for last 18 years, in usa and in India.

- c. US PTO, in their last ditch attempt to block the 61 country patent rights from me, has attempted to bribe using unlimited printed usd, and buy out organizations, institutions, associations, universities, cities, Governments, Leaders, by using 'Financial lever' of bribing in suitcases filled with usd, in India, the bribe values below the sale price of Srinivas - Kathi agreement, agreement sale value set at 22.5 Trillion Earthlings.
- d. These attempts to render Patent Cooperation Treaty, a legal agreement signed by 158 World countries, void and worthless, will never work, is unsustainable, and I request Honorable court to stop US PTO attempts to use exorbitant bribes to keep India and 187 other World countries in slavery and captivity forever, by enforcing strict vigilance against bribery across India, until the conclusion of execution of 62 sale agreements. Laws against bribery, money laundering, spanning CPC, and CrPC sections, are applicable here.

54. For prayer point V.

- a. Neutralize negative tactics, investigation prayer point. Mutatis mutandis legal factors listed for prayer point R. CPC Section 75(b) and/or CPC section 75(e) could be exercised by the Honorable court for conducting this investigation. CPC section 151 could also be exercised, if the Honorable court deems it applicable.
- b. US PTO by way of using their alliances and allies in usa, uk, and rouge old world order, public enemies listed in annexure F, have possibly abused CPC sections 75 and 76, by issuing frivolous commissions to 'examine me', or 'investigate me'.
- c. For these frivolous commissions, they might have used LIES, FABRICATED NEVER OCCURED STORIES, FABRICATED PHOTOS, AND FABRICATED VIDEOS, usage of illogical FABRICATED MEDICAL THEORIES, AND FABRICATED FILES, about me. This is absolute abuse of Judicial provisions of the CPC sections 75 and 76.
- d. All such frivolous commissions, fabricated to attack me, and target me, must be dissolved, by way of this investigation. When asked to confront me, or explain themselves to the

Honorable court, they will be unable to justify such frivolous commissions. This will ensure all the frivolous commissions are dissolved by way of this investigation.

55. For prayer point W.

- a. My father could have executed legal agreements by signing the agreements himself, while at home, between his hospital admissions, discussed such documents with me, and get them executed in my presence, with lawyers, right at my residence. CPC Section 75(b) and/or CPC section 75(e) could be exercised by the Honorable court for conducting this investigation.
- b. My father knew, that the Power of attorney POA, myself and spouse at the time signed, attached with annexure H, was only for the purchase to be executed in year 2009, while we were outside India. From year 2010, I was living in the same residence as my father, and there was never a legal thought or consideration, a requirement for using the POA. My father considered the POA expired after I returned to India in July 2010. POA expired with reference to Smt. Vindhya Yalmuri, with our divorce concluded through court in July 2012.
- c. All his life, my father used his signature for legal work. In summary all documents created, are fabricated and forged by using medical force on my father during his hospital admissions, finger printing on unlimited number of pages, which could also be executed in anesthetic sleep. US PTO could have used their allies including rouge usa pharmaceutical companies, or their rouge kol network for such illegal work. Forging 1000'S of documents by forced finger printing, or in anesthetic, unconscious state, during ICU admissions must be investigated. Induced anesthetic sleep is in the present, and both Rheumatoid Arthritis and Prostrate cancer are induced diseases for killing a person, used by US PTO and their ally usa pharmaceutical companies. My father used his signature, so he would never execute a legal document by way of finger printing, or thumb impression.
- d. Neutralize negative tactics, investigation prayer point. Mutatis mutandis legal factors listed for prayer point R. If investigation finds illegal work in hospitals, forged documents must be recovered to last page, submitted to Honorable court and me.



56. For prayer point X.

Connected with prayer point W. If forged documents identified, Honorable court to use all applicable CPC, and CrPC sections, further exercise full legal authority of Honorable court under section 151, to pursue and issue orders for ends of justice, to continue the investigation and identify the wrongdoers and criminals.

57. For prayer point Y.

Connected with prayer points W and X. If forged documents identified, Honorable court to use all applicable CPC, and CrPC sections, further exercise full legal authority of Honorable court under section 151, to pursue and issue orders for ends of justice, to continue the investigation, and conclude the investigation by punishing the wrongdoers and criminals severely, by ordering capital punishment, jail term, life time imprisonment, or death penalty. After creating an investigation record about the forged documents, the forged documents must be seized, rendered null and void, shredded, and destroyed.

58. For prayer point Z.

- a. Neutralize negative tactics, investigation prayer point. Mutatis mutandis legal factors listed for prayer point R. I have introduced 'External cage' in annexure J, and T. CPC Section 75(b) and/or CPC section 75(e) could be exercised by the Honorable court for conducting this investigation. US PTO has used advanced technologies, nixon technologies, and used all my surrounding houses to put me in a cube, cage, cell, and acoustical chamber. The adjacent houses, bribed residents, recognize every keystroke in the desktop and laptop I used to draft legal documents for Honorable court, and all the work I authored and I am authoring. They are connected at the 'operating system' level. The surrounding houses have several 'electronic devises', and 'electronic systems' communicating with installations of my house, room 'external cage', and follow me, see me 24 by 365. Their gibberish, recorded sounds transmitted, harassing signals, simulated talk, are fully synchronized with 'serum package action inside my body', synchronized with brain cage and internal cage, imposing a full

'life cage'. Only US PTO can coordinate and deliver such technology to houses in India.

- b. My right according to Article 21 of constitution of India is denied and is applicable. I am being blocked from performing my duties according to Article 51A of constitution of India which is applicable. Their motive to block my wealth, INDIA'S wealth, and wealth that belongs to HINDUISM, their actions constitute TREASON. They must be punished severely, and considered for capital punishment, jail term, life time imprisonment, and death penalty. The synchronized caging enables them to execute and coordinate highest levels of torture, targeting and torturing every cell in the human body and brain. US PTO was coordinating all of this. The investigation must profile and record the life of all residents of these surrounding homes, a permanent record for law enforcement agencies in India. I request the military unit to conduct this interrogation and investigation.
- c. This is for INDIA'S National Security, and Economic Security. All surrounding houses must be investigated, to curb anti establishment, anti Government activities, curb TREASON against India. CPC and CrPC sections applicable must be used to punish them, upon investigation. All electronic devises must be examined, and seized. The multi mode, multi color visual recording devises that see through all human organ and brain activity and record and transmit in multi color film must be seized. They have devises that record in see across walls mode, and their range must be established. These devises must be seized by the appointed military team, and tag them as evidence for the Honorable court.
- d. The investigation along with interrogation must follow through towards a state of 'monitoring' them, which must include recording sounds transmitted into the cage, sound decibel level, its origin, and distance of subjects in adjacent houses, and recording people, equipment that comes in and goes out of these houses, until conclusion of execution of 62 sale agreements, or have them vacate the houses with investigation report and seized devises. I will work with the 6 member technology team of the 12 member military unit, to record and

present evidence to the Honorable court. The delay in starting this investigation has alerted them, and hence there is URGENCY to investigate and monitor them. Their psychotic behavior and acting adjusts every day with progress of my daily work, indicating they are preparing for the investigation. CPC section 151 must be exercised by the Honorable court, to issue orders to enter their houses and conduct the interrogation and investigation, for ends of Justice, since this is connected with enforcing a World Treaty, Patent Cooperation Treaty.

59. For prayer point AA.

Connected with prayer point Z. Upon the first detailed interrogation of the residents of the surrounding houses, an interrogation report along with list of all electronic devises in their houses, their transmission, and reception capabilities, their features, functions, usage details, purpose, will be recorded and reported to the Honorable court by the investigation team. Honorable court to use all applicable CPC, and CrPC sections, further exercise full legal authority of Honorable court under section 151, and issue orders to seize all the electronic devises, and continue investigation by monitoring them for movement of other electronic devises, or equipment used for imposing cage against me. Or simply have them vacate the home, at least until the conclusion of the execution of 62 sale agreements.

60. For prayer point BB.

Connected with prayer point Z and AA. Upon seizing all the illegally used electronic devises, and monitoring these houses residents, examining the interrogation and investigation reports, I request the Honorable court to use all applicable CPC, and CrPC sections, further exercise full legal authority of Honorable court under section 151, to pursue and issue orders for ends of justice, to punish these wrongdoers committing treason, severely and considered for capital punishment, jail term, life time imprisonment, and death penalty. Or simply have them vacate the home, at least until the conclusion of the execution of 62 sale agreements.

61. For prayer point CC.

- a. In annexures EE, EE1, EE2, U, and U1 of WP 13823/2023, and annexures F, J, R, S, and T of this Writ Appeal, I have introduced and extensively reported the external, internal, brain, and life caging capabilities of US PTO, combined rouge usa, and rouge old world order. I have also introduced the current day law enforcement limitations in India, to deal with these most 'advanced technologies' used by US PTO, and rouge usa, which are decades ahead on timeline, riding on invisibility, micro and nano technology usage, surrounding us and entering us through food, the combinations of which has become an existential threat for humanity in India and 187 World countries. I was and I am surrounded by these advanced technologies for last 18 years. There is URGENCY to build our own technology organizations and agencies with the necessary 'scientific and technological capability' for terminating all forms of cages, used against 1.2 billion HINDUS living in India, and save, protect the religion of Hinduism. Mutatis mutandis 187 world countries. Connected with prayer points D, and G.
- b. For all these reasons, building capability in India for tagging evidence and proving to the Honorable court, the usage of external cage, internal cage, and brain cage, cumulating to life cage, 'Science and Technology Evolution Bank, STE Bank' must be organized, with the necessary capitalization. I will lead the bank for few months, organize Special technology Unit STUN divisions and technology teams for identifying and tagging as evidence external, internal, and brain cages for the Honorable court. I have already described the details of my work for STE Bank, organizing STUN, and appointing the Banks executive team, and transitioning into the role of MET Counsellor for IEC, in the decentralized World, and directing the organization of New World Order councils.
- c. Protecting the rights according to Article 21 of constitution of India are applicable. Fearlessly performing our duties according to Article 51A of constitution of India is applicable. PCT Preamble is applicable for building the necessary 'Scientific and Technological capability', in this context at the EARLIEST, and IMMEDIATELY. The Treaty that is breached is



PCT, and the action, issued orders are inline with provisions of PCT preamble. Several CPC and CrPC sections are applicable here for 'REFORM' required for our law enforcement capability. This is a must for enforcing law in INDIA, and 187 World countries, to mitigate all future threats from all forms of caging.

- d. STUN India will align with 'The New World Order councils' STUN, which will inturn, provide necessary training and knowledge, by providing access to STUN technology, for all 187 World countries, to mitigate and terminate all forms of cages used against their citizens and protect their citizens. The STUN technology advances will cascade with Macro Guidance.

62. For prayer point DD.

- a. Respondent have access to 61 World country energy data, and even if a commission were to be appointed for 'Independent sale price valuation for my patent rights' they are the only 'possible commissioner for the appointed commission'. Respondent must combine sale price contribution coming from annexure P, with the 61 country energy data and arrive at their final evaluation of the patent rights sale price. CPC section 75(e) could be exercised by the Honorable court for conducting this investigation. CPC section 75(e) reads '*to hold a scientific, technical, or expert investigation*' about the valuation of my patent rights sale price across 62 World countries.
- b. Seller decides the sale price, which already is set at 93 Trillion Earthlings. With 45% pledged for respondent, they must weigh in their opinion, and independent valuation of the sale price for my patent rights across 62 countries.
- c. Respondent must report their independent valuation of the sale price of my patent rights, or at a minimum concur to my chosen sale price of 93 Trillion Earthlings. Honorable court to provide directions about applicable court fees for conducting 'Original Suit', and issuing orders for execution of the 62 sale agreements, for the higher of the sale prices.
- d. With reference to annexure Q, technique of 'sequential polls' could be exercised at WIPO assembly. This option could be avoided, or I request Honorable court to allocate some discussion time after receipt of respondent evaluation report.

Legal factors for Prayer points.

I request the Honorable court to 'Adjourn' the Writ Appeal, after granting the Interim relief orders, until EC is organized, EC designated team is appointed, ITB Bank India is registered, and my individual bank account at ITB Bank India is opened.

63. For prayer point A.

- a. Breach of PCT, committed by US PTO, on 5-8-2015 for my invention patent rights PCT/us2014/046619. Once the pre-requisites for executing 62 sale agreements are in the present, on the adjourned hearing date, the orders for executing the 62 sale agreements must be issued, for the 'legal resolution' of the 'cause of action.
- b. I will provide status of the 'critical path' requirements for the execution of the 62 sale agreements to the Honorable court on the adjourned court hearing dates. The 'Original Suit' and WP 24623/2024 will be connected with this Writ Appeal.
- c. I request the Honorable court to not dismiss this Writ Appeal, on court procedural deadlines, timelines for WA, and consider the WA with attached annexure O, 'Four years Macro program projected events' timeline, with minimal schedule variance.
- d. I request Honorable court to consider and allow, 'Reporting status, with Living will addendums, each year, for 9 years, with Living Will expiry date set at 31-12-2034', filing of memos, without having to mark them as an 'IA'.

64. For prayer point B.

Connected with prayer point A. For the execution of 62 sale agreements at the Honorable High court of Karnataka.

65. For prayer point C.

Connected with prayer point A. For the execution of 62 sale agreements at the Honorable High court of Karnataka.

66. For prayer point D.

Mutatis mutandis legal factors listed for prayer point CC. Applicability of PCT preamble provisions. Applicability of article 51A(h) of constitution of India, specifically the word '*REFORM*', for building the technological capability, which is an immediate requirement to protect the religion of HINDUISM, and 1.2 billion Hindus living in India, mutatis mutandis for 187 World countries. STUN must be established. Connected with prayer

point CC. STE Bank incubation contribution for STUN will be replaced by permanent long term 'Earthlings Foundation Public Charitable Trust' operational contribution for STUN, offices and the expansion of their presence and reach across INDIA. Mutatis mutandis technology support must be made available for 187 World countries in the New World Order.

67. For prayer point E.

Connected with 158 world countries, because of breach of Patent Cooperation Treaty, treaty signed by 158 World countries. Directly connected with 62 World countries, with my patent rights. By way of Project Earthling© directly connected with 193 World countries. A permanent 'Judicial case study' for INDIA Judiciary, and all law practitioners in INDIA.

68. For prayer point F.

Mutatis mutandis legal factors of prayer point E. A permanent 'Judicial case study' for Worldwide Judiciary, and all law practitioners across 187 World countries. Further, for the cascading effects of the 'Advanced, cutting edge, scientific and technological capabilities, methods, procedures, and techniques for law enforcement across 187 World countries'.

69. For prayer point G.

India Economic Council, wealth management responsibilities. Organizing of banks, our Treasuries, and reporting our wealth to EC. Refer annexure E, for wealth allocations. Banks organized, for organizing the wealth in EARTHLINGS AND INR.

70. For prayer point H.

Reporting and book keeping of the wealth allocations. Addendum for EOY 2024 attached with annexure E.

71. For prayer point I.

Wealth allocations and payments to recipient bank accounts, in the banks organized according to prayer point G.

72. For prayer point J.

A formal introduction of IEC, by me the MET Counsellor of IEC, taking charge of achieving 'Goal year 30 FE for India'. Applicability of article 51A(h) of constitution of India, the word 'REFORM'. Mutatis mutandis other 187 World countries must embrace the ideology and establish their respective 'COUNTRY' ECONOMIC COUNCILS.

73. For prayer point K.

A formal introduction of National Wealth Bill, by me the MET Counsellor of IEC, to protect our Wealth and Treasuries, in long term. Applicability of article 51A(h) of constitution of India, the word '*REFORM*'. Mutatis mutandis other 187 World countries must implement their respective 'COUNTRY' National Wealth Bills.

74. For prayer point L.

I am willing to register annexure E, with all legal annexures, for securing the wealth, upon the orders of Honorable court. Applicable registration fees, calculated by patent rights sale price across 62 world countries, the registration fees must be borne by respondent or Finance ministry. Securing my wealth, that of India and the religion of HINDUISM.

75. For prayer point M.

Connected with prayer point L. Securing my wealth, that of India and the religion of HINDUISM. Distribute the registered annexure E, along with all legal annexures, to all recipients, all India States and Union Territories.

76. For prayer point N.

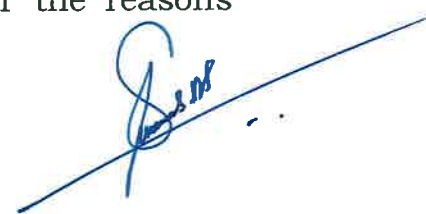
- a. Highest valued 'Inventive systems and methods', my patent rights across 62 World countries, is one of the reasons for usa, uk, saudi, and uae, to embark on a forced intentional attack on me, a colored person, HINDU by religion, National of INDIA, with permanent residence in INDIA, with 'oil renewable' battle. To protect my wealth, wealth and Treasuries of India and HINDUISM, I must and will hand over the 'oil renewable battle' for decisive voting at EC, or G-191 Council.
- b. The oil protection network, termed oil mafia, have lost all their sense, lost their mind, have taken onto reckless behavior and reckless arrogance to 'murder threat to their sale, revenue pipeline', at the earliest opportunity. The psycho obsession of market share protection at all costs, whatever it means, has gone fully out of control, and lost relevance to humanity, and existence of life on Earth. The so called oil mafia, an alliance of usa, uk, saudi, and uae, are marking top ranking, considered talent and genius, school and college students for murder, neutralizing their brain functions by rouge 'serum technology',

for derailing, and destroying their lives. The work involves marking top 10, top 20 ranked students from all schools, starting primary schools, going into colleges, and by unlimited printing of monopolized usd, put them in brain cage, internal cage, external cage, and forced life cage, at the earliest, and turn children into retards, or murder them. They have sponsored all forms of 'serum technology' usage. Talent of all 188 World countries, for decades to come, are their next generation students. All 188 World countries must protect their school and college students, from all forms of cages, so that they go on to contribute to their respective country economies. The first step recommended in the decentralized world is for sourcing all food for your citizens internally from within your country, and avoid all food imports, immediately ban them from usa, and uk, which have advanced serum technology dispensation capability.

- c. For saving lives of students, and existence of human beings on Earth, this psychotic obsession must be terminated. For India, and for 187 other World countries, existence of their population, and future generations, I will present the 'oil renewable energy battle' subject at Earthlings Council, hand it over for presentations from 191 World countries, and decisive voting at EC, or delegated to G-191 Council. The World countries to follow the result of the poll, if required rescheduled for subsequent poll after 10 years. In the decentralized World, oil mafia will cease to exist and are bound by decisive voting poll results. No one country can interfere with foreign countries or attack their talented students, and genius citizens. LIFE AND TALENT are preserved in New World Order.
- d. PCT signed by 158 countries, PCT preamble '*contribution to progress of science and technology*', is applicable for contribution to 'technologies' according to voting results. Article 51A of constitution of India is applicable.

77. The impugned orders issued for WP 13823/2023, are attached as annexure A. I draw the attention of the Honorable court to the following Prayer points which were prayed in WP 13823/2023, which are not included in this Writ Appeal for the following reasons.

- WP 13823/2023 prayer point Q. I have procured my GST number, and this prayer point can be set aside.
- WP 13823/2023 prayer points S, and T. These are Prayer points for my Introduction of Macro Economic reform 'Project Earthling©' to 193 world country delegations at WIPO assembly, bring the reform to decisive voting, and organize EC, Earthling Council. These prayer points will be included in the 'Original Suit' which will be filed with this Honorable court, since WIPO, International Bureau will be a defendant in the original suit to assist the Honorable court, and can directly schedule the '24 hour Introductory event of the Macro Economic reform' upon the Honorable court orders. This reduces the coordination efforts for the respondent to schedule the 'Introductory event'. The 'Original Suit' prayer is attached as annexure Q, and must be considered as Interim relief prayer by the Honorable court.
- WP 13823/2023 prayer points C, and E. The distribution of my copyright work related to 'Right perspectives for the World©' and Introduction of 'NEW WORLD ORDER', all the Councils of New World Order will be included along with the Introduction of the Macro Economic reform Project Earthling© at the WIPO assembly to all 193 world country delegations. This Introduction could go into subsequent scheduled events of me addressing the 193 world country delegations at the WIPO assembly, according to the requested, scheduled time to introduce, conduct Q & A sessions, schedule World country LEADERS to speak about New World Order, Councils, and decisively, empower EC, Earthling Council to take all the New World Order Councils, unbiased and paid in World neutral currency EARTHLINGS, LIVE. The prayer points will follow through the '24 hour Introductory event'.
- WP 13823/2023 prayer point DD. I have vacated the rented hotel room near the court premises. Hence this prayer point can be set aside.
- New Prayer points added in this Writ Appeal. Prayer points O, and D.
- WP 13823/2023 prayer point FF. This prayer point correlates with prayer point CC of this Writ Appeal. For the reasons



explained, I have requested 'wealth allocation in INR', for organizing STUN, Special Technology Unit, to immediately mitigate and terminate in near future, usage of external, internal, and brain caging, on our citizens and religion of HINDUISM, by way of registration of Science and Technology Evolution Bank, STE Bank. Here is the table cross referencing prayer points of WP 13823/2023, with this Writ Appeal.

Prayer point in WP 13823/2023	Prayer in this Writ Appeal
A	L
B	M
D	N
F	DD
G	H
H	I
I	G
J	E
K	F
L	B
M	C
N	A
O	K
P	J
R	Split into P and Q
U	R
V	S
W	T
X	U
Y	V
Z	W
AA	X
BB	Y

CC	Z
EE	Split into AA and BB
FF	CC, requesting wealth allocation for STUN.

P R A Y E R

78. I request the Honorable court to set aside the impugned orders issued for WP 13823/2023 on 14-6-2024, and issue the following orders, starting with the Interim relief prayer immediately, and adjourn the Writ Appeal for issue of prayer orders, until after the Earthlings Council is organized, Earthlings Council Signatory Team is appointed, International Trade and Business Bank India is registered, and my Individual bank account at International Trade and Business Bank India is opened. I shall provide status of these projected events on adjourned hearing dates to the Honorable court.

A. Respondent to plan, co-ordinate, and schedule the visits of 62 country 'Premiers, the recipient of intellectual property rights delegation teams, or buyer delegation teams', to get the 62 sale agreements described in annexure D executed, synchronized with the orders given by this Honorable court or the Special court appointed for the purpose. Upon EC organization, respondent to also coordinate and synchronize the visit and stay of 'Payor delegation team, EC, Earthling Council designated signatories' in this city for the execution of 62 sale agreements.

B. The Honorable court to issue orders to appoint 'Special court', for the execution of 62 sale agreements described in annexure D. Given that Presidents and Prime Ministers of 62 world countries would visit the Special court, the High court of Karnataka premises are ideally suited to establish the Special court.

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

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

D. Upon conclusion of the first of the 62 sale agreements, respondent to schedule the introduction of 'SPECIAL TECHNOLOGY UNIT, STUN', its organization, to the parliament, and I shall launch the organization from the Earthling Foundation Public charitable Trust contribution. My contribution of wealth for organizing STUN, is inline with PCT preamble, 'contributing to the progress of science and technology' in INDIA. STUN will facilitate identification, tagging evidence, dismantling, and reporting external cages to the Honorable judiciary. STUN will facilitate identification of usage of serum technology, tagging evidence, reporting counter molecules poisons with molecular structure, and chemical formula, terminating internal cages, include brain cages to the Honorable judiciary. STUN will end life cages, external cages, internal cages and brain cages, introduced in annexure J, and will be capable of reporting all of these with tagged evidence to the Honorable judiciary. This STUN technology to be made available and accessible mutatis mutandis to 187 world countries.

Broadcast the court proceeding live to World judiciary.

E. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across all the justice delivering courts in India, law practitioners across India, including the Chief Justice of India, all the Chief Justices of all Indian states, Bar council association of India, all law schools in India, requesting them to follow this lawsuit proceeding LIVE,

either via a published video weblink, or a television channel broadcasting the proceeding LIVE, from High court of Karnataka, Special court appointed, and further broadcasting the execution of 62 sale agreements described in annexure D. These lawsuits to become case studies for all law school students across the world countries, and the case studies will be authored by Indian law practitioners.

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

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

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



with defining the 'Indian National Treasury', and declaring it to the world media houses.

Contribution of wealth within INDIA according to annexure E.

- H. Respondent to transmit formal communications about annexure E, and the fact that 10 more Living Will addendums will be executed by me, for years ending 2025 to 2034, showing incremental statistics related to 'wealth receipts from the executed 62 sale agreements' and 'wealth distribution' intended according to annexure E, to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices.
- I. Respondent to give official formal communication addresses, key contacts information, e-mail ID'S, and direct telephone numbers of all the intended wealth recipients according to annexure E, including that of President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, the heads of all Union territories of India, and their corresponding offices, for my official record and that of the Honorable court. This information is for initiating electronic wire transfer of wealth over the next 9 years, according to the intended wealth allocation given in annexure E, and for the formal distribution of the upcoming 10 'Living Will addendums', to the end recipient parties. The intended commitment to allocate and pay 45% of the total 'wealth receipts' to INDIA Central and State Governments would be legally accounted for by the next 10 versions of the Living Will addendums to be executed over the next 10 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 9 years will be official, formal, disclosed to India and worldwide media houses. I will be heading 'IEC, Indian Economic Council' and will be providing guidance on the management and distribution of this wealth across banks, and bank accounts.

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

- J. Respondent to work with the Honorable Prime Minister of India, and schedule my 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 187 World countries, enabling them to achieve their economic objectives. IEC will be established with full support and mandate from Union of India, Central Government. The role of IEC is most significant for India to become a developed country, and an economic super power. IEC will show the emulatable responsible way of protecting and managing the wealth I bring into my bank account in INDIA, by executing the 62 sale agreements described in annexure D, according to the Honorable court orders.
- K. Respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'NATIONAL WEALTH BILL' authored by me, addressing the parliament. National Wealth Bill, is in the interest of protecting, and preserving, the wealth I bring into my bank account, and into INDIA, by executing the 62 sale agreements described in annexure D according to the Honorable court orders. National Wealth Bill ensures the NATIONAL TREASURY wealth of Union of India is preserved, does not leave the country for frivolous reasons, and hence Central Government

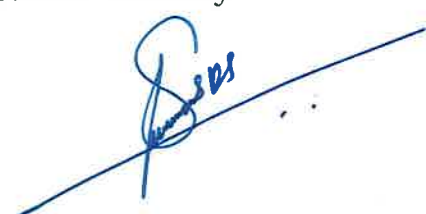
must get this Bill passed. National Wealth Bill is an emulatable reform which must be considered by all 190 other world countries.

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

- L. Respondent to work with Honorable Prime Minister of India, and Finance Minister of India, to get annexure E, my 'Living Will executed on 22-8-2022, including legal documents attached', registered as a one-time all India registration at a Registrar office. After the all India registration of 'Living Will executed on 22-8-2022', subject to legal requirements, it could be registered individually in all the states of India and the union territories, by way of electronic registration. All the applicable registration fees must be borne by the Finance Ministry, Indian Government.
- M. Respondent, upon the completion of all-India registration of annexure E, my 'Living Will executed on 22-8-2022, including legal documents attached', subject to legal requirements of its registration in all states and union territories, must formally distribute the registered document to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices. This will ensure India is fully united in the objective of achieving the visionary goal 'Goal year 30 FE for INDIA'. The initiatives directed towards this goal for INDIA will have cascading effects to 187 World countries, for them to achieve their economic objectives.

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

- N. Respondent to work with EC, Earthling Council, and schedule the introduction of 'World energy battle, Oil versus Renewable' by me, forced on me, citizens of India and religion of HINDUISM, by my public enemies listed in annexure F, to all 191 member country



delegations in a session addressing the Earthlings Council assembly. Prior to the introduction, I will distribute 'presentation content' to all the 191 country delegation teams at EC. Reasonable time shall be given to all 191 countries to independently evaluate the presented subject and also to work on the recommended case studies in annexure W of WP 13823/2023.

EC to schedule a 'voting session', to bring the 'World energy battle, Oil versus Renewable' for its decisive voting at EC 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 191 world countries to evaluate the subject. A decisive majority 'NO' voting result will reschedule the subject to be scheduled for a subsequent discussion and a subsequent second poll for 191 countries, after 10 years.

INTERIM PRAYER

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



the 'physical security' to my mother Mrs. D. S. Premaleela who lives at my residential address, until the conclusion of the execution of the 62 sale agreements. With reference to 'External cage' at my residential address, introduced in annexure J, respondent to introduce the appointed twelve member military unit to me, at the earliest possible date. I will coordinate with the military unit on how the external cage could be fully dismantled at my residential address, house where I reside be 'digitally swept' to identify any nixon technology, bugs, spyware, transmitters, while also gathering evidence and presenting it to the Honorable court.

Q. I request the Honorable court orders to provide me a work station in High court of Karnataka premises, along with an entry pass, a reserved car parking at the court premises, a work area that could also be used as a waiting area if required, until the conclusion of the execution of 62 sale agreements. I will author more work related to the Macro Transformations, and will draft the 62 sale agreements, and would want to make them accessible to the respondent and the Honorable court, for collaboration, and create a data copy of this on the allocated work station at the Honorable court. Since I am in a External cage, given that all my devices are hacked, as explained in annexure T, to counter this external cage technology, this method of work and collaboration will ensure 'digital data security' and disaster recovery opportunity. This will allow me to conduct my work alongside with respondent to draft and finalize the 62 sale agreements.

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

R. 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 F, 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 D, 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 this Honorable court and me. I provide details related to this prayer point in annexure F. 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 Judicial courts.

- S. 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 Honorable 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 F, or any of their Indian office legal entities, that have been identified according to their steps taken in prayer point R. 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, and fabricated documents with my legal response, thus neutralizing their negative tactics right here in this Honorable court.
- T. Respondent through their network to the current day, rouge 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 F, 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 D, 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 organizations, to give a report to this Honorable court and me. I provide details related to this prayer point in annexure F. 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, puppet un organizations against me. This is a proactive step to first identify their negative tactics if any used at the level of rouge old world order nearly defunct un organs or 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 Honorable High court of Karnataka, in his presence, or withdraw and return to your country' to Mr. Antonio Gutierrez, Secretary General of puppet un, to any person, party, organization, corporation, legal entity, country government, any of my public enemies listed in annexure F, or any of their Indian office legal entities, that are identified according to their verification and validation steps. When they confront me directly, I will rubbish their negative tactics, frivolous allegations, and fabricated documents with my legal response, thus neutralizing their negative tactics right here in this Honorable court.

- U. 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 rouge old world order technique of bribing in usa local currency, by using unlimited printed usd-\$, like I explain in annexure F, thus restricting bribing any organization, association, corporation, government organization, government office, university, in bribes in the range of few Billion, 500 Billion, 1 Trillion, 2 Trillion, 3 Trillion, 5 Trillion, 10 Trillion, 12 Trillion, 15 Trillion, or even 22

Trillion in usd-\$, or 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 61 world countries, and cheating 157 PCT contracting states.

V. Respondent to work with Ministry of Law and Justice, with reference to annexure G, 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 investigate, 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 issued, or 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 F, 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'. In this context, I request the Honorable court to issue orders to respondent, and Ministry of Law and Justice to include communications with Supreme court of INDIA and list any frivolous commissions received or

issued by them that are connected with me, in the interest of LAW, JUSTICE, EQUALITY, and PATENT COOPERATION TREATY.

W. 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 H, and provide an investigation report to this Honorable court and me. Given the conservative valuation of my invention at 93 Trillion Earthlings, there is a possibility that my public enemies listed in annexure F 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 H. 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 H 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.

X. If respondent investigation conducted according to prayer point W, reveals that documents were 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.



- Y. If respondent investigation conducted according to prayer points W and X, reveals that documents were 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.
- Z. Respondent to work with Ministry of Law and Justice to conduct investigation according to the details given in annexure J, at my residential address, which involves investigating four houses around my residential address. I am living at my permanent residential address, which is an external cage, with neighboring houses harassing me 24 by 365, watching me with multi mode see through devises, and currently with low decibel harassing sounds, and recorded noise. 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 nanotechnology 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, multi mode all human organs imaging, recording devises, multi mode detailed brain imaging, recording devises, 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, India, benefitting 1.2 billion HINDUS and the religion of HINDUISM. They have my entire life, last 15 years here in INDIA, recorded in audio, and multi mode color coded video recording. The investigation report must be given to me and the Honorable court. As part of this investigation, I request the respondent and Ministry of Law and Justice to investigate my residential address, the house where I reside be 'digitally swept',



to identify any nixon technology, bugs, spyware, transmitters, dismantle them and present to the Honorable court as evidence.

AA. If respondent investigation conducted according to prayer point Z, reveals that these surrounding houses at my residential address 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, according to article 21 of Constitution of INDIA, all such devices must be seized, and must be submitted to the Honorable court as documented evidence.

BB. If respondent investigation conducted according to prayer points Z and AA, reveals that these surrounding houses at my residential address 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, to identify who among my public enemies listed in annexure F, were involved in financing this criminal usage of these people in surrounding houses. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law. These activities by the residents of these surrounding houses, perpetrators constitute anti-INDIA work, working against the economic growth of INDIA, anti-HINDUISM work, working against the economic prosperity of 1.2 billion HINDUS, and attempting to block the execution of 62 sale agreements described in annexure D. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law.

CC. 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 advanced serum technology, internal cage, brain cage introduced in annexure J, of dealing with advanced external cage, their combined formation of life cage, and how to report it, and prove it to the Honorable court, if they differ from what is presented by me in annexure EE1 of WP 13823/2023. There are attempts by my public enemies listed in annexure F, described in annexures EE, EE1, and EE2 of WP 13823/2023, and annexures R and S of this

Writ Appeal, 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, intended to target the execution of 62 sale agreements. The dangerous threat that this is for humanity, and the urgency in mitigating this and terminating this is explained in detail in this Writ Appeal. While Respondent and Ministry of law and Justice could continue to use conventional methods, to enforce strict rules and law against food poisoning across restaurants in Bangalore, by issuing warning orders to all restaurants, all food vendors, restaurant associations, hotel associations in Bangalore, India, to protect me for the execution of 62 sale agreements, I request the following orders be granted.

Given the lack of 'science and technology', our India law enforcement is incapable of identifying, and tagging with evidence for the Honorable court, to prove the usage of advanced micro, nano technologies, to cage me and attack me, mutatis mutandis for all citizens of INDIA and religion of HINDUISM, by using internal cage, brain cage, and external cage, imposing life cage. PCT preamble, the very treaty that is breached by US PTO, has provisions for '*contribution to the progress of science and technology*'. While my liability claim is the full 93 Trillion Earthlings, I request the Honorable court to immediately, for the reason of urgency, issue orders to respondent, to communicate with Reserve Bank of India, RBI, by way of the legal court orders, to enable me to organize 'Science and Technology Evolution Bank', STE Bank, with initial capitalization of 1.8 lakh crores INR, which could be considered 'credit' against prayer point D. STE Bank will incubate the necessary 'Technology facilities' and 'Technology organizations, teams' to build capability for identifying and tagging evidence for usage of external cage, internal cage, and brain cage. The capitalization could be increased to an estimated 18 lakh crores INR, if STE Bank contributes to Macro Stage, 'Macro Economic Transformation' of Education sector in India, which will have cascading effects to 187 World countries.

DD. Respondent to work with the Honorable Prime Minister of India, and the Finance Minister of India, and provide the 'Independent sale price valuation' of Indian Central Government, to my invention patent US 8,910,998 B1, and its patent rights across 62 world countries recognized by PCT/US2014/046619, and other sector applications including PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995. This is for the consideration of the Honorable court and me, comparable with the final total cumulated sale price number of the list of 62 sale agreements in annexure C. This valuation would further allow the Indian Government delegation team at WIPO assembly to vote for the resulting sale price of their 'Independent sale price valuation', in the sequential polls, if that option is exercised.

Bengaluru

Date: 27/5/2025



APPELLANT

Party in Person

IN THE HIGH COURT OF KARNATAKA, BENGALURU
APPELLATE JURISDICTION

W.A. No. _____/2025

BETWEEN:

Srinivas S. Devathi, 63, 11th B cross, 3rd Main, Prashanthnagar,
Bengaluru 560079, INDIA
Mobile. 91 - 9663932293
E-mail ID. ProjectEarthling@SrinivasDevathi.com

.... Appellant / Party-in-Person

AND:

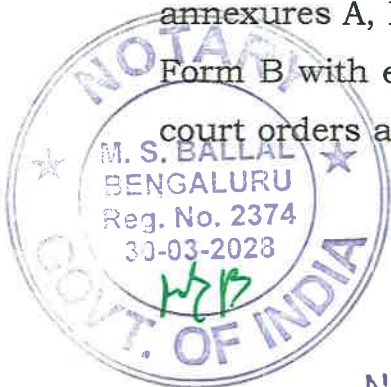
Union of India, Ministry of External Affairs
Legal and Treaties Division, Ph:91-11-24674143.
Represented by Mrs. Uma Sekhar, Additional Secretary, also
representing External Affairs Minister Mr. S. Jaishankar.

.... Respondent

VERIFYING AFFIDAVIT

I, Srinivas S. Devathi, an Indian citizen, aged about 48 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 appellant in this writ appeal. I know the facts and circumstances of the writ appeal. Hence, I am swearing to this affidavit. Further, I state that I do not have any lawyer, and any law firm, representing me in this writ appeal. And that I am appearing as party-in-person in front of the Honorable court.

I state that the averments made in this 'Memorandum of Writ Appeal under Articles 21, 51A, 226, and 227 of Constitution of India, connected with breach of Patent Cooperation Treaty', along with references and applicability of CPC sections 75(b), 75(e), 76, 86(1), and at the discretion of the Honorable court, references and applicability of CPC section 151, and possibly CrPC sections depending on the results of the investigations to be conducted according to the Writ Appeal, are true to the best of my knowledge, information, belief, and documented evidence. I submit annexures A, B, C, D, E, F, G, H, J, K, L, M, N, O, P, Q, R, S, T, Form A, Form B with enclosures, with this Writ Appeal. Annexures A, and B are court orders and originals. Annexures C, D, G, J, K, L, N, O, P, Q, and R



No. of Corrections: Nil.

are originals. Annexures E, F, H, M, S, and T are true copies. I enclose entire copy of Writ Petition WP 13823/2023, including all the annexures filed with WP 13823/2023, with this Writ Appeal.

I submit this Writ Appeal, with the full copy of Writ Petition WP 13823/2023, which was filed in 4 volumes on 30-6-2023, including the copies of memos filed by me and the respondent, their statement of objections, for WP 13823/2023. The Writ Appeal is stitched with the first volume of WP 13823/2023, along with copies of the index of other volumes, memos, and statement of objections. The following is the table of how the other volumes, and memos, including statement of objections filed by respondent, are stitched in 9 volumes, and submitted in a single stack to the Honorable court. According to this table, the Writ Appeal is submitted in a total of 10 Volumes.

Volumes, Stitched memos	Remarks on contents
Writ Appeal	<ul style="list-style-type: none"> - The Writ Appeal, with this Verifying Affidavit. - Annexures A through T. - Form A and Form B. - Volume 1 of Writ Petition WP 13823/2023. - Index of volumes 2, 3, and 4, of WP 13823/2023. - Index of memos filed by me, statement of objections and memo filed by respondent, for WP 13823/2023.
Volume 2	Volume 2 of WP 13823/2023, filed on 30-6-2023.
Volume 3	Volume 3 of WP 13823/2023, filed on 30-6-2023.
Volume 4	Volume 4 of WP 13823/2023, filed on 30-6-2023.
Memo	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 17-7-2023.
Memo	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 4-10-2023.



[Handwritten signature]

Memo	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 9-1-2024.
Memos stitched together	<ul style="list-style-type: none">- 'Memo, response to objections filed by respondent on 25-1-2024', filed by me, for WP 13823/2023, filed on 31-1-2024.- Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 7-3-2024.
Memo	Memo for 'Production of additional documents', filed by me, for WP 13823/2023, filed on 27-5-2024.
Stitched together, statement of objections and memo	<ul style="list-style-type: none">- Statement of objections filed by respondent, on 16-10-2023.- Memo, a side-by-side comparison of prayers given by respondent, on 25-1-2024. <p>Remarks. Respondent hand delivered this memo to me in the court, on 25-1-2024. I wrote evaluation remarks in the memo copy handed over to me, before I filed the response to this memo with the Honorable court on 31-1-2024. I used whitener to remove the written remarks on the only copy of the memo, and used it for taking the attached photocopy of the memo.</p>



[Signature]

DEPONENT

"Sworn to before me"

Bengaluru

Date: 27-05-25

I identified by his D.L.No KA 0220210015226

Sworn / Solemnly affirmed and signed before me
on this 27th day of May 2025 at Bengaluru
N.R.Sl.No. 1724 Corrections: Nil.

[Signature] 27/05/25.
M. S. BALLAL, Advocate & Notary, Bengaluru.

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 Leader
	Monetary Value handed over in Earthlings	Sale Price in Earthlings		
USA, upon elimination of their fraud	20,25,00,00,00,00,000	2,25,00,00,00,00,000	Srinivas - Kathi agreement	Kathi Vidal, uspto Director
Germany	13,50,00,00,00,00,000	1,50,00,00,00,00,000	Srinivas - Olaf agreement	Olaf Scholz
Japan	10,80,00,00,00,00,000	1,20,00,00,00,00,000	Srinivas - Fumio agreement	Fumio Kishida
Korea	6,75,00,00,00,00,000	75,00,00,00,00,000	Srinivas - Yoon agreement	Yoon Suk-Yeol
China	6,75,00,00,00,00,000	75,00,00,00,00,000	Srinivas - Xi agreement	Xi Jinping
UK	2,70,00,00,00,00,000	30,00,00,00,00,000	Srinivas - Rishi agreement	Rishi Sunak
Canada	2,70,00,00,00,00,000	30,00,00,00,00,000	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	22,50,00,00,00,000	Srinivas - Narendra agreement	Narendra Damodar Modi
Australia	1,80,00,00,00,00,000	20,00,00,00,00,000	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	15,00,00,00,00,000	Srinivas - Lula agreement	Lula Da Silva
Mexico	1,35,00,00,00,00,000	15,00,00,00,00,000	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 - Viktor agreement	Viktor Rossi
Poland	47,20,87,56,98,159	5,24,54,17,44,240	Srinivas - Donald agreement	Donald Tusk
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 - Christopher agreement	Christopher Luxon
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 - Srettha agreement	Srettha Thavisin
Finland	22,07,87,53,17,555	2,45,31,94,79,728	Srinivas - Petteri agreement	Petteri Orpo
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 - Marcel agreement	Marcel Ciolacu
Portugal	19,17,89,32,77,497	2,13,09,92,53,055	Srinivas - Luis agreement	Luis Montenegro
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 - Bola agreement	Bola Tinubu
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 - Robert agreement	Robert Fico
Luxembourg	5,60,00,97,82,656	62,22,33,09,184	Srinivas - Luc agreement	Luc Frieden
Bulgaria	5,24,91,24,62,206	58,32,36,06,912	Srinivas - Nikolai agreement	Nikolai Denkov
Croatia	4,90,04,07,96,169	54,44,89,77,352	Srinivas - Andrej agreement	Andrej Plenkovic
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 - Oljas agreement	Oljas Bektenov
Serbia	4,07,04,83,26,364	45,22,75,91,818	Srinivas - Ivica agreement	Ivica Dacic
Latvia	2,80,85,10,95,380	31,20,56,77,264	Srinivas - Evika agreement	Evika Silina
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 - Nikos agreement	Nikos Christodoulides
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
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 - Talat agreement	Talat Xhaferi
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 - Alessandro agreement	Alessandro Rossi
Total	83,70,00,00,00,000	9,30,00,00,00,00,000		

REMARKS. I, Srinivas S. Devathi, Inventor and seller of intellectual property rights for 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 within a span of four months, scheduled between years 2025 through 2028. 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.

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

M. S. BALLAL

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

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 WIPO – World Intellectual Property Organization, IB – International Bureau as the Receiving office and Intellectual Property India, India Patent and Trademark office as the chosen International Search Authority - ISA. These are other sector applications of my invention, including the 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 India Patent and Trademark office 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, definition, drawings, and description, and
- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050993, wherein the claims are supported by the text, definition, drawings, and description, and
- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050994, wherein the claims are supported by the text, definition, drawings, and description, and
- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050995, wherein the claims are supported by the text, definition, drawings, and description.

which respectively correspond to,

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

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 C attached with this appeal. 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 in Earthlings) T – Trillion. Sorted descending.
Europe (38 Countries)	30.5 T
USA – Priority 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 Patent 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 C 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 appeal. 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 Leader 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 C.

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 payment of liability: The details of the 'Contingency payment to be remitted by 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 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 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 Kores 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 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 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 22-8-2022', attached with annexure E with this appeal, which includes 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 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 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 - Lula 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. Lula Da Silva 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 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 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 - Viktor 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. Viktor Rossi 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 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 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 - Donald 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. Donald Tusk 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 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 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.

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 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 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.

u. **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 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 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 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 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 - Christopher 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, Mr. Christopher Luxon 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 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 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 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 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 - Srettha 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. Srettha Thavisin 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 - Petteri 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, Mr. Petteri Orpo 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 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 - Marcel 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. Marcel Ciolacu 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 - Luis 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. Luis Montenegro 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.

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 - Bola 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. Bola Tinubu 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 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 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 - Robert 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. Robert Fico 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 - Luc 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. Luc Frieden 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 - Nikolai 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. Nikolai Denkov 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 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

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 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 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

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 - Oljas 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. Oljas Bektenov 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 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 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 - Ivica 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, Mr. Ivica Dacic 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 - Evika 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, Mrs. Evika Silina 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 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 - Nikos 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. Nikos Christodoulides 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 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 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 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 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 – Talat 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. Talat Xhaferi 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 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 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

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 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 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 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 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 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 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 - Alessandro 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, Mr. Alessandro Rossi, 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 LIABILITY PAYMENT,
TO BE PAID BY USPTO

After introduction of my authored Macro Economic reform Project Earthling©, introduction accessible at ProjectEarthling.com, at an upcoming 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 sections 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 would identify its team of designated signatories to execute the 62 Tri-Party sale agreements described in sections above as 'Payor'.



In the event that the majority vote from this decisive voting / poll of 193 countries at WIPO assembly, is a majority 'no', then this 'Contingency liability payment' should be paid to me, immediately. To begin with, I would like to state that this is a near impossible scenario, for the Macro Economic reform not to go live, 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', I have included this 'Contingency liability payment' section.

US PTO, their legal representation must stay in the 'court proceeding', whether it is this Honorable 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 INR. If the 193 country poll result is a majority 'Yes', the 62 Tri-party sale agreements will be executed, not having to invoke the 'Contingency payment'.

kkk. **Conditionally triggered 'Contingency liability payment':**

Condition upon which the payment must be immediately made to me:

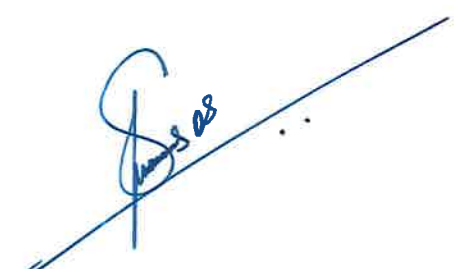
In the event if the Macro Economic reform 'Project Earthling©' is not voted in for its implementation by 193 world countries at WIPO assembly:

Payor: Uspto, usa.

Liability to be paid: 93,000,000,000,000 \$. The full amount to be paid in a one-time single payment. Must be a one time wire transfer to my bank account in INDIA in INR. Payment to be received by me in INR.

Recipient of the liability: 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: A one time wire transfer to my bank account in a bank registered in INDIA.

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

If this 'Contingency liability payment' must be paid to me, the following legal questions remain unanswered:

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

LEGAL ACCOUNTABILITY IS LOST:

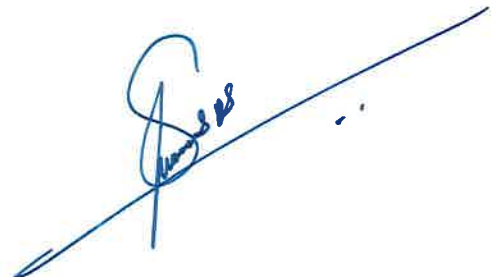
I bring the attention of the Honorable court and WIPO to these facts:

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 liability payment.

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

When all the 62 sale agreements listed in annexure C and described 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 must own, while I get the full liability paid in Earthlings. This is the only 100% fully accurate and financially / economically accounted for resolution. While the contingency payment is only a safety net for me the inventor, it is not 100% justice delivered.

I request the Honorable court to deliver 100% judicially accurate legal resolution to the 'cause of action', by your orders, and get all 62 Tri-party sale agreements executed in Earthlings currency with GEC as the Payor, like I have described in this annexure.

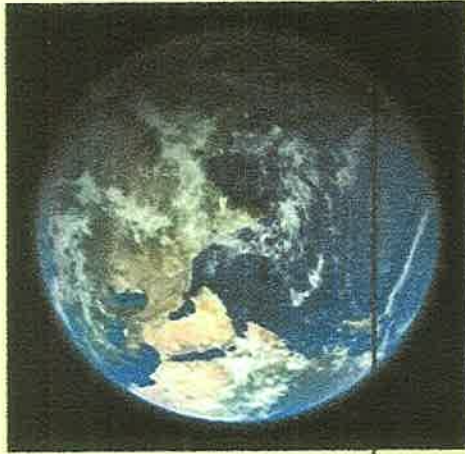
Bengaluru



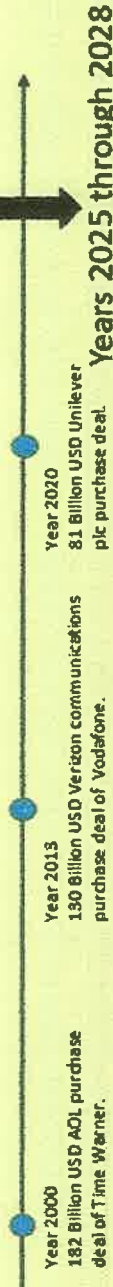
APPELLANT
Party in Person

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

The sale of worldwide 'Patent rights' to my invention of us 8,910,998 B1, 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 patent rights to my invention across 62 world countries, including the 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 of 'Thermal insulation' for the 62 sectors including 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.



62 sale agreements with total value of 93 Trillion Earthlings.



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 wikipedia data is fully fabricated and bogus. Hence the New World Order 'Records Council'.

25 May 2025

Visit www.Srinivasdevathi.com

This is the Annexure D stated in the Affidavit of Srinivas S. Devathi

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