To Whom It May Concern,

I am the holder of the inventor and holder of patents which are partially listed below:

Australia  2015263573 2016200472 2014101615, 2015207570 2016260749 AU2017204785A1 2020202170
China       CN201710559629  ZL200710171787.8  ZL200810037133.0  ZL200810200121.1  ZL200810204083.0  ZL201010149051.2  ZL201010234704.7  ZL 201020268635.7  ZL201010274777.9  ZL 201110082382.3  ZL201210015905.7  ZL 201410025236.0  PCT/CN2014/090898 PCT/CN2015/071005  PCT/CN2015/079555  PCT/CN2016/081529 ZL 201410219695.2  PCT/CN2011/075731

As you may note, I have invented Type-1 Virtualization, the inventions that are by far the most important advances in the computer and information era and valued conservatively over $10 Trillion Dollars, underpinning today’s American 2-party E-Commerce Technology.

PTAB has cancelled some of my claims on some of the patents highlighted above, after winning a Markman ruling against biggest technology companies including Amazon, eBay and Alibaba to name a few for tens of billions if not hundreds of billions. You get the idea.

Since then, I have focused on moving my IP rights to Australia and China and away from, United States. This I believe has already helped shift the technology and innovation center of gravity from the United States to China as exemplified by China’s advances in digital currency and multiparty cashless transactions which are subsets of our new inventions, **V-Commerce**. V-Commerce is expected to replace E-Commerce in this decade and with that totally eliminate global dominance of American Big Tech and restore individual’s Private Digital Rights! And, the fact that China is number one in exporting LED screens globally is a testament to my claim.

If my opinion has any value, the United States government must immediately repeal all the laws impacting inventors' rights for the benefit of bankers and big tech to simply have a remote chance of getting back into the innovation game. I know this would be impossible as the entire judiciary, executive and legislative leadership of America is in the back pocket of the big tech lobbyist.

Any lukewarm effort such as  [U.S. Patent Small Claims Court | Administrative Conference of the United States](https://acus.gov) that
simply further reduces, devalues and minimizes inventors' value, contributions and stature that is thrown at inventors by Big Tech as a compromise is offensive, degrading and foolish. American inventors are smarter than that and will not fall for these gimmicks.

However, all these circus acts do is waste time and allow other countries leapfrog the United States in innovation and IP rights. The fact that these comments and feedback must be sent to these addresses itself is proof that these efforts are doomed and unrealistic in addressing the real problem of Big tech subverting the law and justice.

Best Wishes,

Schumann Rafizadeh

Mob: [Redacted]
Address: [Redacted]