

www.inventingconsultantcreator.net
www.worldsonlyinventorofsignificancearguably.com
Michael R. Thomas Inventing Consultant
189 Evergreen Road, North Fort Myers, Florida 33903
Telephone (239) 731-9860 or (941) 227-0713
E-Mail: masterinventor001@embarqmail.com

The White House
United States President Barack Obama
1600 Pennsylvania Avenue NW
Washington, DC 20500
FAX: 202-456-2461

Subject: Community Bank Stimulus Money Congressional Proposal

Mr. President:

August 26, 2010

I again come to you in the hopes of getting the efforts to restart the economy going in the right direction. It appears as though there is another proposal before congress that is doomed to waste a high percentage of the money that is invested into it because there is no provision in the bill tying it to the creation of new intellectual properties and the appropriation of funds based on the viability of a select group intellectual property development projects. There seems to be a perception that if you give the money out in loans, the companies will innovate by themselves. The reality is; they can't. They can only largely steal what already exists. If you do not invest any money in the selective creation of top intellectual properties, then there will be no significant advancement in producing jobs. I see that there is also a repatriation creation bill before congress and I feel that it is definitely headed in the wrong direction also. In order to be justified with their own country and foreign nations, there has to be a basis for return of jobs and/or money to America for reinvestment and job creation. That basis should be that the intellectual property was created in America and therefore American inventors and citizens should be entitled to a percentage of the company's founding jobs even if shifted to a world wide headquartering situation and the reinvestment in America of the original jobs for a company's new products. This obligation would be released on the expiration of the patent. I have been requesting without luck for several years that the patent office reissue the top ten thousand patents in the correct name of the invention conceiver, myself. The other wrong thing about this legislation is that it is attempting to focus on changing patent information publishing instead of working on the total injustice of the system, including; corporate financial domination crimes, extreme time lags for court justice trials, wrong inventorship patent awarding, total lack of non-cooperation between inventors and corporations, and about 35 other methods where inventors are cheated out of their patent ownership rights.

Clearly work needs to also be done on stopping foreign company startups without paying for U.S. intellectual materials. These companies need to be shut down immediately in order to force the infringers to the bargaining table or out of business. Eighteen months for release represents the correct period of time for both the solidification of non-knowledge of the invention by potential thieves and the lead time for the correct inventors to establish themselves in a normal cooperative inventor cooperation partnershiping market. My proposals include 15% minimum payment of profit after all expenses for inventors to ensure that invention incentive to produce is not destroyed. See our website in order to view all of the items needed to straighten out our patent system. I would also appreciate it if you could get an appropriation from congress to draft all of the necessary legislation for progressive, instead of retartive, patent legislation.

Thank you for your attention in this important matter.

Sincerely,

Michael R. Thomas