This Agreement is made and executed this Sunday, of January 10th, 2016. Between

Drew B. Carson of 5623 Woodrow ave #29 Austin, Tx 78756

And

Eduardo de Luna of 2900 Montgomery Road Huntsville, Tx 77340

Referred to throughout this Agreement as "co-owners".

Whereas:

A. The co-owners are the original creators, inventors and developers of the projects and components thereof pertaining to a electronic pseudo-centralized voting system(s) hereinafter collectively referred to as the VoteProject.

The parties agree as follows:

- 1. The co-owners agree to form an equal co-ownership to VoteProject and the entire intellectual property rights and capital property rights thereof.
- 2. This co-ownership shall commence on 1/10/2016 and shall continue until termination by mutual agreement of co-owners.
- 3. The co-ownership shall be limited to two (2) co-owners. Written consent of all co-owners is required be additional persons can purchase, invest, or labor hours for VoteProject.
- 4. Co-owners shall have equal share in co-ownership of the VoteProject. Each co-owner is restricted to 1 (one) equal vote on matters that will require a vote. Matters that will require a vote must have unanimous co-ownership consent to be considered and decided.

Cost of Co-ownership

- 1. Each co-owners shall contribute initial capital to be invested, and hours labored agreed necessary. Co-owners shall unanimously determine, agree, and comply with the appropriate necessary quantities of capital and hours labored for each of the co-owners.
- The capital account shall represent the entire value of project monetary interests and shall consist of co-owner capital contributed. Co-owners shall have equivalent access privileges and permissions to all project related electronic accounts, work accounts and capital accounts.

Signatures of Acknowledgement and Agreement:

_	9	and any angles and any	g	
	Date:			Date:

Drew B. Carson Eduardo de Luna