```
This constitution is a multi-party contract entered into by the Members by virtue of their use of this blockchain. Article I - Non Violence Members s
hall not initiate violence or the threat of violence against another Member. Article II - Perjury Member shall be liable for losses caused by false o
r misleading attestiations and shall forfeit any profit gained thereby. Article III - Rights The Members grant the right of contract and of private
property to each other, therefore no property shall change hands except with the consent of the owner, by a valid Arbitrator's order, or community re
ferendum. This Constitution creates no positive rights for or between any Members. Article IV - Vote Buying No Member shall offer nor accept anything
of value in exchange for a vote of any type, nor shall any Member unduly influence the vote of another. Article V - No Fiduciary No Member nor SYS token holder shall have fiduciary responsability to support the value of the SYS token. The Members do not authorize anyone to hold assets, borrow, n
or contract on behalf of SYS token holders collectively. This blockchain has no owners, managers or fiduciaries; therefore, no Member shall have bene ficial interest in more than 10% of the SYS token supply. Article VI - Restitution Each Member agrees that penalties for breach of contract may include, but are not limited to, fines, loss of account, and other restitution. Article VIII - Open Source Each Member who makes available a smart contract.
ct on this blockchain shall be a Developer. Each Déveloper shall offer their smart contracts via an free and open source license, and each smart cont ract shall be documented with a Ricardian Contract stating the intent of all parties and naming the Arbitration Forum that will resolve disputes aris ing from that contract. Article IX - Language Multi-lingual contracts must specify one prevailing language in case of dispute and the author is liable.
e for losses due to their false, misleading, or ambigious attestat ons of translations. Article XII - Dispute Resolution All disputes arising out of
or in connection with this constitution shall be fine y settled under the Rules of Arbitration of the International Chamber of Commerce by one or m
                                                                                                                 cle XIV - Choice of Law Choice of law for disputes shall be, in order of precedence,
ore arbitrators appointed in accordance with the \circ
                                                                                                                                   Constitution and its subordinate documents shall not be amended except by a
this Constitution and the Maxims of Equity. Art
vote of the Token Holders with no less than 159
                                                                                                                          m ng tokens and no fewer than 10% more Yes than No votes, sustained for 30 conti
nuous days within a 120 day period. Article XV
                                                                                                                            only publish information to the Blockchain that is within their Right to publi
                                                                                                                           ninately and irrevokably retain a copy, analyise, and redistribute all broadcast
sh. Furthermore, Members voluntarially consent
                                                                                                                    nt All service providers whom produce tools to facilitate the construction and sign
transactions and derivitive information. Arti
ing of transactions on behalf of other Members
                                                                                                                  full Ricardian contract terms of this constitution and other referenced contracts. S
ervice providers shall be liable for losses re
                                                                                                              Ture to disclose the full Ricardian contract terms to users. Article XVI - Severability
Severability If any part of this constitution
                                                                                                                rceable or invalid, the remainder will continue to be valid and enforceable. Article
XVII - Termination of Agreement A Member is a
                                                                                                                  ed from all revocable obligations under this Constitution 3 years after the last tran
saction signed by that Member is incorporated
                                                                                                              ain. After 3 years of inactivity an account may be put up for auction and the proceeds
distributed to all Members by removing EXAMPL
                                                                                                             on. Article XVIII - Developer Liability Members agree to hold software developers harmle
ss for unintentional mistakes made in the exp ssion of
                                                                                                  contractual intent, whether or not said mistakes were due to actual or perceived negligence.
Article XIX - Consideration \, All \, rights and \, obl
                                                                                                           this Constitution are mutual and reciprocal and of equally significant value and cost t
o all parties. Article XX - Acceptance A contra
                                                                                                                      ed when a member signs a transaction which incorporates a TAPOS proof of a block wh
                                                                                                                       acts and said transaction is incorporated into the blockchain. Article XX - Counte
ose implied state incoporates an ABI and associated R
rparts This Constitution may be executed in any number
                                                                                                                 marts, each of which when executed and delivered shall constitute a duplicate origin
                                                                                                            nt.This constitution is a multi-party contract entered into by the Members by virt
al, but all counterparts together shall constitute a
ue of their use of this blockchain. Article I -
                                                                                                             Members shall not initiate violence or the threat of violence against another Member. Ar
                                                                                                         by false or misleading attestiations and shall forfeit any profit gained thereby. Articl
ticle II - Perjury Member shall be liable for losses
                                                                                                       of private property to each other, therefore no property shall change hands except with th
e III - Rights The Members grant the right of
                                                                                      rder, or community referendum. This Constitution creates no positive rights for or between any Membe
e consent of the owner, by a valid Arbitrator'
rs. Article IV - Vote Buying No Member shall o
                                                                                          nor accept anything of value in exchange for a vote of any type, nor shall any Member unduly influ
                                                                                           No Member nor SYS token holder shall have fiduciary responsability to support the value of the SY
ence the vote of another. Article V - No Fiduc
                                                                                                 sets, borrow, nor contract on behalf of SYS token holders collectively. This blockchain has no
S token. The Members do not authorize anyone to
owners, managers or fiduciaries; therefore, no
                                                                                                    hall have beneficial interest in more than 10% of the SYS token supply. Article VI - Restitut
                                                                                                                        lude, but are not limited to, fines, loss of account, and other restitution. Arti
ion Each Member agrees that penalties for breac
The Lach Member agrees that penalties for bread color and the provider agrees that penalties for bread color and the positive for this blockchain shall be a Developer. Each Developer shall offer their smart contracts via an free and open source licens and each search of all parties and naming the Arbitration Forum that will solve disputes a sing from that contract. Article IX - Language Multi-lingual contracts must specify one prevailing language in case of dispute a the author is taken for losses due to their false, misleading, or ambigious attestations of translations. Article XII - Dispute Resolution All disputes arising on the author is taken for losses due to their false, misleading, or ambigious attestations of translations. Article XII - Dispute Resolution All disputes arising on the losses due to their false, misleading, or ambigious attestations of translations. Article XII - Dispute Resolution All disputes arising on the losses due to their false, misleading, or ambigious attestations of translations. Article XII - Dispute Resolution All disputes arising on the losses due to their false, misleading, or ambigious attestations of translations. Article XII - Dispute Resolution All disputes arising on the losses due to their false, misleading, or ambigious attestations of translations on the false misleading, or ambigious attestations of the Rule Rule Rule Resolution and the Maxims of Equity. Article XIII - Amending This Constitution and the false and the second article All the second article All the second are arbitrators appointed in accordance with the said Rules. Article XIV - Publishing Members may only publish information to the Blockchain that the false Rules Rul
lid, the remainder will continue to be valid and enforceable. Article XVII - Termination of Agreement A Member is automatically released from all revocable obligations under this Constitution 3 year after the last transaction signed by that Member is incorporated into the blockchain. After 3 years of inactivity an account may be put us for aucon and the proceeds distributed to all Members by removing EXAMPLE from circulation. Article XVIII - Developer Liability Members agree to hold of two developers harmless for unintentional mistakes made in the expression of contractual intent, whe there or not said mistakes were due to actual or perceived negligence. Article XIX - Consideration All rights and obligations under this Constitution are mutual and reciprosed of equally significant value and cost to all parties. Article XX - Acceptance A contract is deemed accepted when a member signs a transact of equally significant value and cost to all parties. Article XX - Acceptance A contract is deemed accepted when a member signs a transact of equally significant value and cost to all parties. Article XX - Acceptance A contract is deemed accepted when a member signs a transact of equally significant value and cost to all parties.
are mutual and recipied to a of equality significant value and cost to all parties. Another XX - Acceptance A contract is deemed accepted when a member signs a transact in which incorporates a TAPOS proof of a block whose implied state incoporates an ABI and associated Ricardian contracts and said transaction is incorporated into the blockchain. Aftice XX - Counterparts This Consisted in any number of counterparts, each of which when execute and delivered shall constitute a duplicate original, but all count reparts together shall constitute a single agreement. This constitution is a multi-party contract and entered into by the Members by virtue of their use of this clockchain. Afticle I - Non Violence Members shall not initiate viole for a property of violence against another Members. Afticle II - Perjamentary Member shall be trable for losses caused by false or mislead ing attestion of the property shall change have except with the content of the owner by a grant the right of contract and of private property to each other size of the owner by a value of the property and the property are account anything of value.
                                                                                                                                                                            ng No Member shall offer nor accept anything of value
 This C
                                                                                                                                            le IV
                                                                                                                                                                      Ar icle V - No Fiduciary No Member nor SYS token hol not authorize anyone to hold assets, borrow, nor contraduciaries; therefore, no Member shall have beneficial in
 in ex
der s
ct o
                                                                                                                                                                      hat pen lties for breach of contract may include, but a
ter
                                                                                                                                               mber
                                                                                                                                                                      Each Member who makes available a smart contract on thi
re
                                                                                                                                                Ope:
                                                                                                                                                                    ee and open source license, and each smart contract shal
                                                                                                                                                                   rbitration Forum that will resolve disputes arising from
                                                                                                                                                                   guage in case of dispute and the author is liable for los
                                                         ng, or ambigious attestations of ranslations.
The mail be finally settled under the Rules of Armith the said Rules. Article XIV - Choice of Law
                                                                                                                                                                   - Dispute Resolution All disputes arising out of or in co
                                                                                                                                                                 the Internation Chamber of Commerce by one or more arbit
                                                                                                                                                                 law for disputes shall be, in order of precedence, this Cor
                                                                                                                                                                rdinate documents shall not be amended except by a vote of 1 % more Yes that N. votes, sustained for 30 continuous day
                                                                                                                                                                                            hat is within their Right to publish. Furt
                                                                                                                                                                                            and redistribute all broadcast transact
                                                                                                                                                                                              and other referenced contracts. Service pr
                                                                                                                                                                 ntract ter
                                                                                                                                                                                             users. Article XVI - SeverabilitySeverabi
                                                                                                                                                                     .continue to be valid and enforceable. Article XVII - Te
                                                                                                                                                                                             ution 3 years after the last transaction
                                                                                                                                                                                                p for auction and the proceeds distribut
                                                                                                                                                                                                    old software developers harmless for un
                                                                                                                                                                                           to actual or perceived negligence. Article X
                                                                                                                                                                                          qually significant value and cost to all par
                                                                                                                                                                                        rporates a TAPO proof of a block whose impli
                                                                                                                                                                                    o the blockchain. rticle XX - Counterparts Thed shall constitute a duplicate original, but a
                                                                                                                                                                                tract entered into by the Members by virtue of the
                                                                                                                                                                                         violence against another Member. Article II
                                                                                                                                                                                                                                                    cle III – R
                                                                                                                                                                                                                                                           consent
```