

PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT3282033

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
YOTTAVOTE, INC.	03/24/2015
RECEIVING PARTY DATA	
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PROPERTY NUMBERS Total: 8	
Property Type	Number
Application Number:	13211397
Application Number:	13268194
Application Number:	13325018
Application Number:	13366581
Application Number:	29412676
Application Number:	61484996
Application Number:	61553290
Application Number:	61606539
CORRESPONDENCE DATA	
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<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
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PATENT

DATE SIGNED:	03/25/2015
Total Attachments: 3 source=20150325PatentAssignmentYottavoteToJesus#page1.tif source=20150325PatentAssignmentYottavoteToJesus#page2.tif source=20150325PatentAssignmentYottavoteToJesus#page3.tif	

ASSIGNMENT OF INVENTIONS AND PATENT RIGHTS

WHEREAS, Yottavote, Inc., with a principal place of business at 3800 Pike Rd., Apt 2207, Longmont, CO 80503 (“ASSIGNOR”), has exclusive, unencumbered rights, title and interest in certain new and useful improvements as described in the following inventions (the “INVENTIONS”):

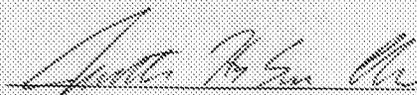
- (1) U.S. non-provisional patent application entitled **ANONYMOUS REFERENDUM SYSTEM AND METHOD** being identifiable in the United States Patent and Trademark Office by Serial No. **13211397**, filed **August 17, 2011**; and
- (2) U.S. non-provisional patent application entitled **VISUAL VOTING METHOD** being identifiable in the United States Patent and Trademark Office by Serial No. **13268194**, filed **October 7, 2011**; and
- (3) U.S. continuation-in-part patent application entitled **REFERENDUM ENHANCED SUBSCRIPTION BASED APPLICATION SYSTEM** being identifiable in the United States Patent and Trademark Office by Serial No. **13325018**, filed **December 13, 2011**; and
- (4) U.S. non-provisional patent application entitled **METHOD OF ACKNOWLEDGING VIEWING OF AN ADVERTISEMENT, MONETIZING AND CONDUCTING REFERENDUMS** being identifiable in the United States Patent and Trademark Office by Serial No. **13366581**, filed **February 6, 2012**; and
- (5) U.S. design patent application entitled **SHOE SOLES** being identifiable in the United States Patent and Trademark Office by Serial No. **29412676**, filed **February 7, 2012**; and
- (6) U.S. provisional patent application entitled **ANONYMOUS REFERENDUM SYSTEM AND METHOD** being identifiable in the United States Patent and Trademark Office by Serial No. **61484996**, filed **May 11, 2011**; and
- (7) U.S. provisional patent application entitled **METHOD OF ACKNOWLEDGING VIEWING OF AN ADVERTISEMENT, MONETIZING AND CONDUCTING REFERENDUMS** being identifiable in the United States Patent and Trademark Office by Serial No. **61553290**, filed **October 31, 2011**; and
- (8) U.S. provisional patent application entitled **NEAR FIELD COMMUNICATIONS BASED REFERENDUM SYSTEM** being identifiable in the United States Patent and Trademark Office by Serial No. **61606539**, filed **March 5, 2012**;

WHEREAS, Jesus Acosta-Cazaubon (“**ASSIGNEE**”), an adult individual residing at 13 Wendy Ln., Rochester, NY 14626, is desirous of obtaining the entire right, title and interest in, to and under the said improvements and the said patent applications;

NOW, THEREFORE, in consideration of the sum of one U.S. dollar (US\$1.00) and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the said **ASSIGNOR** hereby has sold, assigned, transferred and set over, and by these presents does hereby sell, assign, transfer and set over, unto the said **ASSIGNEE**, its successors, legal representatives and assigns, the entire right, title and interest in, to and under the said Inventions and improvements, and the said patents and all divisions, renewals and continuations thereof, and all Letters Patent of the United States which may be granted thereon and all reissues, extensions and reexaminations thereof, and all applications for Letters Patent which may hereafter be filed for said improvements in any country or countries foreign to the United States, and all Letters Patent which may be granted for said improvements in any country or countries foreign to the United States and all extensions, renewals and reissues thereof. Assignor also agrees to not sign any writing or do any act conflicting with this assignment, and, without further compensation, sign all documents and do such additional acts as Assignee deems necessary or desirable to: perfect Assignee’s enjoyment of the Inventions and rights hereunder acquired; conduct proceedings regarding the Inventions and the rights hereunder acquired, including any litigation or interference proceedings; or perfect or defend title to the Inventions and the rights hereunder acquired.

In addition, Assignor also assigns to Assignee exclusively throughout the world all of Assignor’s right, title, and interest (choate or inchoate) in and to (a) all ideas, inventions, concepts, business plans, and related work associated with the business idea for which the Assignee has been formed, (b) all work previously developed or produced in connection with the development of the Assignee’s business, (c) all precursors, portions, and work in progress with respect thereto and all inventions, works of authorship, technology, information, know-how, techniques, concepts, ideas, materials, and tools relating thereto or to the development, support, or maintenance thereof, and (d) all copyrights, patent rights (including, without limitation, the Inventions), trade secret rights, trademark rights, mask works rights, sui generis database rights, and all other intellectual and industrial property rights of any sort and all business, contract rights, causes of action, and goodwill in, incorporated or embodied in, used to develop, or related to any of the foregoing.

IN TESTIMONY WHEREOF, I hereunto set my hand and seal this 24th day
of ~~January~~, 2015.
MARCH



JONATHAN HUI-SUEN CHU
CEO, Yottavote, Inc.

STATE OF Colorado)
COUNTY OF BOULDER) ss.

On this 24th day of ~~January~~, 2015, before me, a Notary Public in and for the State and County aforesaid, personally appeared Jonathan Hui-Suen Chu, to me known to be the person of his name, who signed and sealed the foregoing instrument and he acknowledges the same to be his free act and deed.



NOTARY PUBLIC

SARA E. MORAN
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 20084032845
My Commission Expires October 4, 2016