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1110.8980 AV 0.278-DIGTT 83814
110.8980 AV 0.278
 GARY D SIBGEORD
JUDITH E SIEGEORD
212 IRONWOOD DR STE D PMB 313
COEUR D ALETB ID 83814-1403
.... ACCOUNT SULISARY ....
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## FIRSTCHOICE ${ }^{\text {T}}$




## FIRSTCHOICE ${ }^{-1}$



OR JUDY E SIECFORO
212 IROMMO日 OR
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 oredt coide ifin of explitt th lipip cover overdrafts. For more infermation. pick up mor agoount faes coplained and tha reposit anpipmont at your banking eenter.


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# DENSCO INVESTMENT CORPORATION GENERAL OBLIGATION NOTE 

This centicete evidenoes the Compony's unconditional promise to pay to the regotered holder the principal amount at manity together with inverest at the rese and terms described herein ind firther described in the subsciption egreement which by this reference is made a pert hereof.

REGISTERED HOLDER


## DENSCO INVESTMENT CORPORATION GENERAL OBLIGATION NOTE

This certificte evidences the Companys unconditional promise to pay to the regionced holder the principel amount at maturity together with intorest at the rute and terms described hercin and firther described in the sibscription agreamens which by thls reference is mede a pert heroof.

REGISTERED HOLDER
Neme Gary D. Siegford
Addres: 212 Ironwood ©r., Ste\# $\mathcal{D}$, \#313


## NOTICE TO HOLDER

The investment in the Compary's General Obligation Note(s) represented by this Certificate have not been registered under the Securities Act of 1933, and is a restricted security within the meaning of the regulations promulgated pursuant to such Act. Such Note(s) may not be sold, sasigned, pledged or transferred in any manner in the absence of an effective registration of such Note(s) under the Securilics act of hall be honored unless the holder produces evidence ind opidion of counsefination and any arplicabie state segui, ?

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## DENSCO INVESTMENT CORPORATION GENERAL OBLIGATION NOTE

This certificate evidences the Company's unconditional promise to pay to the registered holder the principal amoumt at maturity together with interest at the rate and remms described herein and further described in the subscription agreemert which by this reference is made a part hereof.
REGISTERED HOLDER


| Iucy E Siegford |  | Cocur d' R1Cone, ID 83814 |
| :---: | :---: | :---: |
| PRINCIPAL |  | interest |
| Principal Amount: <br> Date of Issue | s. $\frac{10,000,00}{6612013}$ | Annual Rate: 12\% <br> Payable: $\boxtimes$ Monthly $\square$ Quarterly $\square$ At Maturity |
| Maurin Date: | 6142018 | First Inerest Paymen Date: 63020213 |

## NOTICE TO HOLDER

The investment in the Company's General Obligation Note(s) represented by this Certificate have not been registered under the Securities Act of 1933, and is a restricted security within the meaning of the regulations promulgated pursuant to such Act. Such Note(s) may not be sold, assigned, pledged or transferred in any manner in the absence of an effective registration of such Note(s) under the Securities Act of 1933 unless the transaction is such that registration under such Act is not required. No request for transfer or re-issue shall be honored unless the holder produces evidence and opinion of gopns? ?




Jamary 21, 2003

Gary \& Jody Siegford 1633 W Garwood Rd Rathirum, ID 83858

Judy.
Thank you for the additional iavestment in DenSeo. I thought I'd prepare a recap, since there were three investments in a short time period with different requests for payment

Here are copies of the subscription agreements and your certificates for the last two investments The date on the 120 k investment was the $21^{\text {" }}$, but you depocited it on the $17^{*}$, so I changed the date in the paperwork. Here is a break down of what I have oa recond for your investments

| Date | Investment Amount | Interest | Time Period | Paymeat |
| :--- | :--- | :--- | :--- | :--- |
| $12 / 30 / 02$ | $\$ 80,000.00$ | $12 \%$ | 5 Years | Accrue |
| $1 / 16 / 02$ | $\$ 20,000.00$ | $12 \%$ | 5 Years | Accrue |
| $1 / 17 / 02$ | $\$ 120,000.00$ | $12 \%$ | 2 Years | Monthly |

If at any time you wish to change the payment schedule (Accrue to Monthly) before the time period has ended, I can be flexible. You will receive your first check on the third investment, in the first week of February. You'll receive every month an email detailing the balance of the first two investments as they sccrue interest

If you have any questions just email me or call ma. r'll be in Coeur d' Alane February 20-20*.


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## DenSco Investment Corporation

6132 W. Victoria Place Chandler, AZ 85226
Cell: 602-469-3001 Home: 480-636-1180 Fax: 602-532-7737 denscoinvestment.com
dcmoney@yahoo.com
Current Investment Balance $\$ 296,889.49$

## STATEMENT December 2004



Thank you for investing with DenSco!

## DenSco Investment Corporation

6132 W. Victorfa Pisee Cimerier, Az 2325



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CURRRINT IRVESTMENI HALLANC: \$466.149.34
December 2005
```

| Name | Gary a dudy Eiegtord |
| :---: | :---: |
| Actreses | 212 lromucod Dr Sinvo Pens 313, Coeur of Atom, D 83814 |
| Phome | 20-810-2375 |



| Ye01 2002 2003 2004 2006 |  |
| :---: | :---: |
| Total Eeminge | \$:03.933 3 |

## DenSco Investment Corporation

6132 W. Viduerio Piace Chandier, AZ 85226
Ceftr 602-403-3001 Homes 400-630-1180 Fan 602-832-7737 Denscorimestminent.cons dimemoy


INTESTOR

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Mome Judy a Gary stoplord
Adjrese 212 Irommoed Dr.s Ste #D PMB 313, Coour D'NMme, ID 23e14
Phone 200-810-2375
```

anvernment accounte

| Acernal Account interstat | S1842:31.18 <br> $\$ 1.92 .61$ |
| :---: | :---: |
| Sub Toen | \$196,203.77 |
| Querterty Account Intereet intionest Pold |  |
| Sut Totel |  |
| Monthly Account Interest interest Peid | $\$ 33$ ge8, 46 $\$ 3,308.89$ $\$ 3,388.89$ |
| Sub Total | \$336,889,46 |
| Totain Balance | \$533,093.24 |

WVEOTMEETT MMOTORY

| Invectrment | Deto | Alaturity |
| :---: | :---: | :---: |
| \$80,000.00 | 1230002 | 1230007 |
| \$20,000.00 | 01/1603 | 01/1603 |
| \$120,000.00 | 01/470s | 01/17907 |
| 850,000.00 | 000403 | 0e0.0107 |
| \$125,000.00 | 0920/05 | 0092010 |
| \$40,000.00 | 0920105 | 0092007 |
| \$50,000.00 | 11/28/03 | 11/2200 |
| Totil Investunent | \$485, |  |



Thank you for investing with DenScol

# DenSco Investment Corporation 

6132 W. Victerla Place Chandlor, AZ 85226
Celf: 602-469-3001 Home: 400-636-1100 Fave 602-532-7737 Denfcolmuedmenticom demoneyoyaroo.com


## INVESTOR

Name Judy a Cory siogford
Addreses 212 Iromweod Drey Ste ID PME 313, Comur D'Aleme, ID 83014 Phone 20e-e18-2375

MVESTMENT ACCOUNTB


MVESTMENT HMBTORY

| Invectirent | Dato | Mecturaty |
| :---: | :---: | :---: |
| \$80,000.00 | 128002 | 12/3012 |
| \$20,000.00 | 01/1603 | 01/1608 |
| \$120,000.00 | 01/1703 | 0111709 |
| \$10,000.00 | 030403 | 0810409 |
| \$125,000.00 | 0920005 | 097290 |
| \$40,000.00 | 092005 | 002000 |
| \$50,000.00 | 11/2808 | 11/2808 |
| Total Invecturent | \$445,000.00 |  |

INTEREST EARNED

| Yeer | Eeminge |
| :---: | :---: |
| 2002 | \$28.67 |
| 2003 | \$20,061.05 |
| 2004 | \$34,741.53 |
| 2005 | 41,305.43 |
| 2006 2007 | \$57,424.80 |
|  |  |
| Total Earnings | \$225,553.77 |

## DenSco Investment Corporation



## INVESTOR

```
Mamo Judy a Cary sieytord
Addrees 212 Iromuood Dry, Ste wD PMB 313, Comur D'Alone, ID 83814
Plome 200-818-2375
```

MvEATMENT ACCOUNTS

| Acerume Account |  |
| :---: | :---: |
| Sub Total |  |
| Cumitarty Aceount Intereent intereat Paid |  |
| Sub Totel |  |
| Montity Account Intorest interest Paid | $\begin{aligned} & \$ 005,163.72 \\ & \$ 5.051 .64 \\ & \$ 5.051 .64 \end{aligned}$ |
| Sub Totel | \$505,163.72 |
| Total Balance | \$505,163.72 |

MNESTMENT METORY

| invectament | Doom | Mestrity |
| :---: | :---: | :---: |
| 580,000.00 | 12800ce | 1230/12 |
| \$20,000.00 | 01/18170 | 01/16/10 |
| \$120,000.00 | 01/17/03 | 01/17/10 |
| \$10,000.00 | 030403 | 000400 |
| \$125,000.00 | 0982005 | 00/2010 |
| \$40,000.00 | 092000s | 080000 |
| \$50,000.00 | 11/28903 | 11/28/10 |
| Total Investunent | \$445,000.00 |  |

MIERSBT EAROLED

| Yoer | Eminge |
| :---: | :---: |
| 2002 | \$20.67 |
| 2003 | \$29,861.05 |
| 2004 | \$34,741.63 |
| 2005 | \$41,306.43 |
| 2008 | \$07,424.80 |
| 2007 2008 | \$80, 1919.68 |
| Total Earnings | \$286,173.45 |

Thank you for inveeting with DenScol

## DenSco Investment Corporation

6132 W. Victoria Plece Chandiop, A2 83226
Cells C02-4C0-3001 Homes 400-636-1100 Fam 602-532-7737 Denfoolmvertmenticem doineney frabeoceom

STAXMMENT.
Betcomber 2010

INYESTOR

| Name | july A Cary Siepford |
| :---: | :---: |
| Address |  |
|  | Coent dr Aleme in 38814 |
| Phome | 200-818-2375 |

## CURRENT INVESTMIENT BALANCE

\$514,683.98

INVESTMENT HISTORY

| Investurent | Date |
| :---: | :---: |
| $\$ 80,000.00$ | $12 / 30 / 02$ |
| $\$ 20,000.00$ | $01 / 16 / 03$ |
| $\$ 120,000.00$ | $01 / 17 / 03$ |
| $\$ 10,000.00$ | $06 / 04 / 03$ |
| $\$ 125,000.00$ | $09 / 20 / 05$ |
| $\$ 40,000.00$ | $09 / 20 / 05$ |
| $\$ 50,000.00$ | $11 / 28 / 06$ |

INVESTMENT ACCOUNTS

Accreal Account
Interest
Sub Total
Quarteris Account
Interest
Interest Pald
Sub Total
Monthly Account
Interest $\$ 5,14684$
Interest Pald $\$ 5,14684$
$5511,5 \% .3 .94$
Total Balance
\$514,683.98

INTEREST EARNED

| Year | Sarning |
| :---: | :---: |
| 2002 | $\$ 26.67$ |
| 2003 | $\$ 29,861.65$ |
| 2004 | $\$ 34,741.53$ |
| 2005 | $\$ 41,305.43$ |
| 2006 | $\$ 57,42480$ |
| 2007 | $\$ 62,193.69$ |
| 2008 | $\$ 60,619.68$ |
| 2009 | $\$ 60,722.31$ |
| 2010 | $\$ 61,653.12$ |

## DenSco Investment Corporation

# 5Matand <br> Decemhedenti 

## INVESTOR

| Name | Judy \& Gary Slegford |
| :--- | :--- |
| Address | 212 Ironwood Drs Ste in PMiB 313 |
|  | Coeur d' Alone, ID 83814 |
| Phone | $208-018-2375$ |

INVESTMENT ACCOUNTS

| Acerual Account |  |
| :---: | :---: |
| Interest |  |
| Sub Total |  |
| Quarterty Account |  |
| interest |  |
| Interest Paid |  |
| Sub Total |  |
|  | \$514,683,98 |
| Monthly Account |  |
| Interest | \$5,14684 |
| Interest Pald | \$5,14684 |
| Sub Total | \$514,683.98 |
| Total Balance | \$514,683.98 |

## INVESTMENT HISTORY

| Investment | Date | Maturity | Year | Earnings |
| :---: | :---: | :---: | :---: | :---: |
| \$80,000,00 | 12/30/02 | 12/30/12 | 2002 | \$26.67 |
| \$20,000.00 | 01/16/03 | 01/16/13 | 2003 | \$29,861.65 |
| \$120,000.00 | 01/17/03 | 01/17/13 | 2004 | \$29,861.65 |
| \$10,000.00 | 06/04/03 | 06/04/13 | 2004 | \$34,741.53 |
| \$125,000.00 | 09/20/05 | 09/20/12 | 2005 | \$41,305.43 |
| \$40,000.00 | 09/20/05 | 09/20/13 | 2006 | \$57,424.80 |
| \$50,000.00 | 11/28/06 | 11/28/12 | 2007 | \$62,193.69 |
|  |  |  | 2008 | \$60,619.68 |
|  |  |  | 2009 | \$60,722.31 |
|  |  |  | 2010 | \$61,653.12 |
|  |  |  | 2011 | \$61,762.08 |

## DenSco Investment Corporation



## December 2012



## CURRENT TNUETMUBTE BALANCE

\$514,683.98

INVESTMENT ACCOUNTS
Accrual Account
Interest
Sab Total
Quarterly Account
Interest
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Sub Total
Monthly Accement
Interest $\$ 5,14684$
Interest Paid $\$ 5,146,84$
Sub Total

Total Balance SAsk,
Maturity
$12 / 30 / 17$
$01 / 16 / 18$
$01 / 17 / 18$
$06 / 04 / 13$
$09 / 20 / 15$
$09 / 20 / 13$
$11 / 28 / 17$

MEREST EARNED

| Year | Earning |
| :---: | :---: |
| 2002 | $\$ 26.67$ |
| 2003 | $\$ 29,861.65$ |
| 2004 | $\$ 34,741.53$ |
| 2005 | $\$ 41,305.43$ |
| 2006 | $\$ 57,424.80$ |
| 2007 | $\$ 62,193.69$ |
| 2008 | $\$ 60,619.68$ |
| 2009 | $\$ 60,722.31$ |
| 2010 | $\$ 61,653.12$ |
| 2011 | $\$ 61,762.08$ |
| 2012 | $\$ 61,762.08$ |

## DenSco Investment Corporation

6132 W. Victoria Place Chandior, A2 35226
Cell: C02-469-8001 Home: 400-634-1180 Fave C02-532-7737 Denscolnwentinemteom dimeney yahoocom

## STATEMENT <br> December 2013

INVESTOR
Name
Address
Phome
Jedy a Cary Stiegfoni 212 Iromwoed DroSte up Pin 313 Cocur d' Alome, ID 83814
203-818-2375
RVESTMENT ACCOUNTS


## DenSco Investment Corporation

6132 W. Victorla Pince Chandiap A2 83226
Colit co2-490-3001 Momes 400-85c-1100 Fma C02-532-7737 Denscorrmentuonteom disponejhrivoocem

STATEMIAN
November 2014

INVESTOR

| Name | Judy a Cerysingiond |
| :---: | :---: |
| Addrees | 212 hromweol Dr, Ste UD PMe 313 |
|  | Coeur dr Alose 10 ssela |
| Phome | 203-810-2375 |

## INVESTMEAT ACCOUNTS

| Aocrual Account |  |
| :---: | :---: |
| Interest |  |
| Sub Total |  |
| Qearteris Account |  |
| tuterest |  |
| Interest Pald |  |
| Sub Total |  |
| Monthy Acoount |  |
|  |  |
| Interest | \$5,14684 |
| Interest Peld | \$5,146.84 |
| Seb Toen | \$514,683.98 |
| Total Balmace | \$514,683.98 |
| HITREST BARNBD |  |
| Year | Reraing |
| 2002 | \$26.67 |
| 2003 | \$29,861.65 |
| 2004 | \$34,741.53 |
| 2005 | \$41,305.43 |
| 2006 | \$57,424.80 |
| 2007 | \$62,193.69 |
| 2008 | S60,619.68 |
| 2009 | \$60,722.31 |
| 2010 | \$61,653.12 |
| 2011 | \$61,762.08 |
| 2012 | \$61,762.08 |
| 2013 | \$61,762.08 |
| 2014 | \$56,615.24 |

## DenSco Investment Corporation

#  <br> Coll: 602-100-3001 Homes 400-63-1100 Froe C02-632-7737 Denscolmmentuent.com dernoney yatroo.eom 

## STATLMLENi <br> December 2015



Thenk you for inwesting with Denscol

## DenSco Investment Corporation

## STATRMINT <br> Mav 2016



CURREMT INXESTMENT BALANCE
\$514,683.98


Total Investment
\$445,000.00

INVESTMENTT ACCOUNTS


INTEREST EARNED

| Year | Enaraimg |
| :--- | :---: |
| 2002 | $\$ 26.67$ |
| 2003 | $\$ 29862.65$ |

2004 \$34,741.53

2005 \$41,305.43
2006 \$57,42480
$2007 \quad \$ 62,193.69$
$2008 \quad \$ 60,619.68$
$2009 \quad \$ 60,722.31$
$2010 \quad \$ 61,653.12$
2011 \$61,762.08
2012 \$61,76208
$2013 \quad \$ 61,762.08$
$2014 \quad \$ 61,762.08$
2015 \$61,762.08
2016 \$25,734.20
Totel Earring
$\$ 743,093.48$

Thank you for investing with DenScol

These are the 1099 I had,
"Missing 200442008 Judy siugford

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| $\square$ CORRE | CTED (ff checked) | ※ |  |
| :---: | :---: | :---: | :---: |
|  | Payetis Fill (optionel) | $\mathrm{CNB} \mathrm{O}_{3} \mathrm{NO}$ |  |
| 6132 W. VICTORIA PLACB CHANDLER, AZ 85226 |  | 2003 Inter | ast Income |
| PAYETB - |  | Form 1000-1NT |  |
|  | $\begin{aligned} & 1 \text { micied income not included in boox } 3 \\ & 29861.65 \end{aligned}$ |  | Copy B For Recipient |
| PECIPIENTS name, addeen, and ZIP codo GARY E SIEGFORD | 2 Exiy withrowel penaily |  | This is importern tax intormeition and is being furibled to the Intemet Reverue |
| 1633 W. GARWOOD RD |  |  | Sentos. If you are moqued to as an roum, a megionces penatiy or |
| RATHDRUM, ID 83858 | 6 Forign tex peld |  | ofter rancition may be Impered on you if this thoome is treatio and |
| Accound mumber (optional) <br> 13 | 5 |  |  |
| Form 1030-NT (keep | (keep for your records) |  |  |


| 6132 W. VICTORIA PLACE CHANDLER, AZ $85226^{\circ}$ | $\begin{array}{\|l\|} \hline 1 \text { lumed hoome } \\ 57424.76 \end{array}$ | $2006$ | Interest income |
| :---: | :---: | :---: | :---: |
|  | 2 Eaty withorrawd penelity $\$$ | Form 1009-1NT |  |
| PAYER8 poded then $86-1027265$ | I miverot on US. Savings Boncte and Trees. obligetions S |  | Copy B <br> For Rectplent |
|  | 4 Federal hoome tex withedy | E trueatment expenese | This is important tex intormation and is beng fruighted to the |
| 212 IRONWOOD DR, STE. D PMB 313 | 6 Foraign tax padd $\$$ | 7 pomincoundyous | Servico. II you are requred to im a rium, repiconos penaty or |
| COEUR D' ALENE, ID 83814 | 8 Tax-exempl intores | (0) Speciliod patiatio cotiviny | Other senction mey be impoesd on you II thio moeme th |
| Acooung rymber (ese inativetions) | \$ |  | $\begin{array}{r} \text { the ins datemines that } \\ \text { it hase not been } \\ \text { reponted. } \end{array}$ |


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| PAYERS neme, stion sedress, cily. stmo. ZIP cocte, und wiephone no. DENSCO INVESTMENT CORPORATION 6132 W. VICTORIA PLACE |  | OMB No. $1545-0112$ | Interest income |
| :---: | :---: | :---: | :---: |
|  | \$ 62163.66 |  |  |
| CHANDLER AZ 85226 | 2 Eerly windrowal penaily | Fomm 1099-1NT |  |
| PAYERS fodend identication number'   <br> 86-1027265   | 3 interest in U.S. Sevings Bonds and Triass. obvigations F $\qquad$ |  | Copy B <br> For Recipient Thin is impertentio. <br> ntromevion uns h being iumbered to the semion. Ry roume fre Foqued to mion arcum. <br>  impoeved an your fite mocomataturesion ano On Res imas not been mporvos. |
| RECIPIENTS neme ${ }^{\text {GARY D. SIEGFORD }}$ | 4Fideral heome lax minheid | 8 investment eipenees $\$$ |  |
| Strem address (hincuithg apt. no.) 212 IRONWOOD DR., STE WD PMB 313 | $\begin{aligned} & 6 \text { Foreion tax paid } \\ & 5 \end{aligned}$ | 7 Foplencountyor U.S. |  |
| Cily, stane, nd zo cose COEUR D' ALENE ID | - Tax-exampl hituest | - Spendined privale ecthily |  |
| ACcourt number (eve indinutiona) | $5$ |  |  |

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DCORRECTED (ff checked)


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-

$\square$ CORRECTED (f checked)



## DENSCO INVESTMENT CORPORATION

## SUBSCRIPTION AGREEMENT

Ladies and Gentlemen: Investment \# 4 Date: September 20, 2011

1. Subscription. The undersigned investor has received and reviewed the Confidential Private Offering Memorandum dated July 1, 2009 (the "POM"). The undersigned certifies that the undersigned meets the applicable suitability standards as evidenced on the attached Purchaser Questionnaire and the undersigned hereby subscribes for and agrees to purchase the following Note from DenSco Investment Corporation (the "Company"):

- Accrual Note in the amount of \$ $\qquad$ for $\qquad$ months that will bear interest at the rate of __ \% per year (_ \% monthly). The interest will be compounded monthly. The principal and accrued interest will be paid back to the undersigned investor at the end of the term of the Note. (The minimum amount of a Note is $\$ 50,000$ with additional increments in a minimum of at least $\$ 10,000$ ).

ㅁ Quarterly Payment Note in the amount of \$ $\qquad$ for __ months that will bear interest at the rate of $\qquad$ \% per year (_ _\% monthly). The interest will be compounded monthly. The principal and any accrued and unpaid interest will be paid back to the undersigned investor at the end of the term of the Note. (The minimum amount of a Note is $\$ 50,000$ with additional increments in a minimum of at least $\$ 10,000$ ).

- Monthly Payment Note in the amount of $\$ 40,000.00$ for 24 months that will bear interest at the rate of $12 \%$ per year ( $1 \%$ monthly). The interest will be paid to the undersigned investor on a monthly basis, and the principal will be paid to the undersigned at the end of the term of the Note. (The minimum amount of a Note is $\$ 50,000$ with additional increments in a minimum of at least $\$ 10,000$ ).

As a condition of the offer, the undersigned agrees to deliver this executed Subscription Agreement to the Company. Such Note will be issuable only upon acceptance of this Subscription Agreement by the Company and receipt of the consideration set forth in this Subscription Agreement.
2. Representations and Warranties. By executing this Subscription Agreement, the undersigned represents, warrants and acknowledges to the Company that:
(a) Based on personal knowledge and experience in financial and business matters in general, the undersigned understands the nature of this investment, is fully aware of and familiar with the proposed business operations of the Company, is able to evaluate the merits and risks of an investment in a Note and is capable of protecting the undersigned's interests in investing in the investment. The undersigned has received and carefully reviewed the POM. The undersigned has relied solely on the information contained therein, and information otherwise
provided to me in writing by the Company. The undersigned understands that all documents, records and books pertaining to this investment have been made available by the Company for inspection by me or my attorney, accountant and Purchaser Representative. The undersigned is familiar with the Company's business objectives and the financial arrangements in connection therewith and the undersigned believes that the Note being purchased is the kind of securities that the undersigned wishes to hold for investment and that the nature and amount of the Note is consistent with my investment program.
(b) The undersigned has been given the opportunity to ask questions about the Company and has been granted access to all information, financial and otherwise, with respect to the Company which has been requested, has examined such information, and is satisfied with respect to the same. No representations have been made or information furnished to me or my advisor(s) relating to the Company or the Note which were in any way inconsistent with the POM.
(c) Subject to the terms and conditions hereof and the form of Note, the undersigned hereby irrevocably tenders this Subscription Agreement for the purchase of a Note in the amount indicated in Paragraph 1 above and shall pay for such Note as instructed to by the Company. The undersigned is aware that the subscription made herein is irrevocable but that the Company has the unconditional right to accept or reject this subscription in whole or in part, and that the Notes issued pursuant hereto are subject to the approval of certain legal matters by counsel and to other conditions. If my subscription is not accepted for any reason whatsoever, my money will be returned in full, with any interest that may be earned thereon, and the Company will be relieved of any responsibility or liability which might be deemed to arise out of my offer to subscribe to a Note from the Company.
(d) The undersigned, in determining to purchase a Note, has relied solely upon (i) the advice of its legal counsel and accountants or other financial advisers with respect to the tax, economic and other consequences involved in purchasing a Note and (ii) the undersigned's own, independent evaluation of the business, operations and prospects of the Company and the merits and risks of the purchase of a Note. The undersigned, and if applicable the undersigned's Purchaser Representative, has carefully reviewed the POM. The undersigned has, either alone or together with my Purchaser Representative, such knowledge and experience in business and financial matters as will enable me to evaluate the merits and risks of the prospective investment and to make an informed investment decision.
(e) The undersigned has been advised and understands that this investment in a Note is, by its nature, very speculative and that an investment in the Note involves a high degree of economic risk, due to a number of risks. In addition, there is, and will be, no public market for the Note.
(f) The undersigned has sufficient income and net worth such that the undersigned does not contemplate being required to dispose of any portion of the investment in a Note to satisfy any existing or expected undertaking or indebtedness. The undersigned is able to bear the economic risks of an investment in a Note from the Company, including, without limiting the generality of the foregoing, the risk of losing all or any part of the investment and probable inability to sell or transfer the investment for an indefinite period of time. The undersigned acknowledges that this investment is speculative and may only be sold to persons who understand the nature of the proposed operations of the Company and for whom the
investment is suitable. The undersigned represents that the undersigned meets such suitability standards.
(g) The Note when purchased will be acquired for the account of the undersigned.
(h) The undersigned acknowledges that the offering and sale of securities are being made by the Company in reliance upon an exemption from registration under the Securities Act of 1933, as amended (the "1933 Act"). The undersigned understands that the Notes have not been registered under the 1933 Act or any state securities laws, are "restricted securities" in the hands of the undersigned within the meaning of the 1933 Act and any future sale or transfer of a Note is prohibited without the prior written consent of the Company. The undersigned further understands that such exemptions depend upon my investment intent at the time the undersigned acquires the Note. The undersigned therefore represents and warrants that the undersigned is purchasing the Note for my own account for investment and not with a view to distribution, assignment, resale or other transfer of the Note. Except as specifically stated herein, no other person has a direct or indirect beneficial interest in the Note. Because the Note is not registered, the undersigned is aware that the undersigned must hold it indefinitely (until the Maturity Date in the Note) unless it is registered under the Act and any applicable state securities laws or the undersigned must obtain exemptions from such registration.
(i) The undersigned understands that the Company is not presently subject to the provisions of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, and that the undersigned may not be permitted to rely on the provisions of Rule 144, promulgated by the Securities and Exchange Commission, for authority to sell or otherwise dispose of a Note after a fixed period of time.
(j) The undersigned will not sell or otherwise transfer or dispose of a Note (i) except in strict compliance with (A) the provisions of this Subscription Agreement and (B) the restrictions on transfer described herein and (ii) unless such securities are ( X ) registered under the 1933 Act, and any applicable state securities laws or $(\mathrm{Y})$ the undersigned represents that such securities may be sold in reliance on an exemption from such registration requirements. The undersigned acknowledges that the Company is under no duty to register the Notes or comply with any exemption in connection with any attempt by me to sell, transfer or other disposition of the Note by me. The undersigned understands that in the event the undersigned desires to sell, assign, transfer, hypothecate or in any way alienate or encumber my Note in the future, the President of the Company can require that the undersigned provides, at the undersigned's own expense, an opinion of counsel satisfactory to the President to the effect that such action will not result in a violation of applicable federal or state securities laws and regulations or other applicable federal or state laws and regulations.
(k) The undersigned is an accredited investor, as defined in Rule 501(a) of Regulation D promulgated pursuant to the Securities Act, by virtue of the facts set forth in the attached Purchaser Questionnaire.
(l) The investment in the Company has been privately proposed to the undersigned without the use of general solicitation or advertising. The solicitation of an offer to purchase the Note was directly communicated to me. At no time was the undersigned presented with or solicited by or through any leaflet, public promotional meeting, circular, newspaper or
magazine article, radio or television advertisement or any other form of general advertising in connection with such communicated offer.
(m) The undersigned recognizes that an investment in the Company involves certain risks and I (and my Purchaser Representative) have taken full cognizance of and understand all of the risk factors related to the business objectives of the Company and the purchase of the Note, including the risk factors for speculative investments as described in the POM.
(n) No federal or state agency, including the Securities and Exchange Commission or the securities regulatory agency of any state, has approved or disapproved the Notes, passed upon or endorsed the merits of such investment, or made any finding or determination as to the faimess of a Note for private investment.
(o) The investment is being made in reliance on specific exemptions from the registration requirements of federal and state securities laws, and the Company is relying upon the truth and accuracy of the representations, warranties, agreements, acknowledgments and understandings set forth herein in order to establish such exemptions.
(p) All information that the undersigned has provided in the Purchaser Questionnaire, including, without limitation, information concerning myself, my financial position and my knowledge of financial and business matters and that of my Purchaser Representative, is correct and complete as of the date hereof, and if there should be any material change in such information prior to the acceptance of this Subscription Agreement, the undersigned will immediately provide the Company with such information.
(q) If the Subscriber is a corporation, partnership, trust, unincorporated association or other entity, it is authorized and otherwise duly qualified to purchase and hold the Note subscribed hereunder; such entity has not been formed for the specific purpose of acquiring a Note from the Company. If the Subscriber is a trustee and is acquiring the Note for the trust of which he is a trustee, he has sought the advice of counsel regarding whether the purchase of the Note is an authorized trust investment and has been advised by counsel that after reviewing the applicable state law and the terms of the trust instrument, such counsel is of the opinion that the undersigned has the authority to purchase the Note for the trust.
3. Non-Transferability of Note. The undersigned agrees to the non-transferability of the Note, except with the prior written consent of the Company, which may be withheld in its sole discretion for several reasons, including compliance with any applicable federal and/or state securities laws and any applicable exemptions.
4. Indemnification. The undersigned acknowledges and understands the meaning and legal consequences of the representations and warranties contained herein and agrees to indemnify and hold harmless the Company, its directors, officers, agents, employees and attorneys from and against any and all claims, loss, damage liability, cost or expense including attorneys' fees and courts costs due to or arising out of or connected directly or indirectly to any untrue statement made herein or any breach of any such representation or warranty made by the undersigned.

## 5. Miscellaneous.

(a) The undersigned agrees that the undersigned may not cancel, terminate or revoke this Subscription Agreement or any covenant hereunder and that this Subscription Agreement shall be binding upon and shall inure to the benefit of the parties hereto and to the successors and assigns of the Company. Further, the undersigned agrees that this Subscription Agreement and the representations, warranties and covenants contained herein shall survive my death or disability and shall be binding upon my heirs, executors, administrators, successors and assigns.
(b) This Subscription Agreement shall be enforced, governed and construed in all respects in accordance with the laws of the State of Arizona, without regard to principles of conflicts of law provisions.
(c) Within five days after receipt of a written request from the Company, the undersigned agrees to provide such information and to execute and deliver such documents as may reasonably be necessary to comply with any and all laws and ordinances to which the Company is subject.
(d) This Subscription Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement.

DATED: _ September 20, 2011
By: $\qquad$
Signature of Investor
Gary D. Siegford
Print Name of Investor
Address:
212 Ironwood Dr., Ste\#D, PMB \#313
Coeur d' Alene, ID 83814
SSN (or EIN): $\qquad$
By:
Signature of Co-Investor (if any)
Judy E. Siegford
Print Name of Co-Investor (if any)
Address:
212 Ironwood Dr., Ste\#D, PMB \#313
Coeur d' Alene, ID 83814
SSN (or EIN): _ ON FILE

Agreed to and accepted by DenSco Investment Corporation as of September 20, 2011.

By: $\qquad$
Name: Denny J. Chittick
Title: President

Message
From: Denny Chittick [dennychittick@cox.net]
Sent: 8/31/2012 4:02:46 PM
To: 'jgsiegford@yahoo.com' [jgsiegford@yahoo.com]
BCC: 'dcmoney@yahoo.com' [dcmoney@yahoo.com]
Subject: DenSco Statement August
Attachments: Statement_82.pdf


Investors: Judy \& Gary

Please find attached your monthly statement.
By the time you read this, sadly I will be signing my divorce papers.
Not to worry, I have a prenup, there will be no change in the business what so ever.
Just a few days a week, it might be a little quieter around the house.

Thanks,
dc

