DBT Co. 275 WEST 2230 NORTH PROVO, UTAH 84601

REC'D FEB. 0 4 1978

January 31, 1978

Dear Partner,

Please find enclosed:

- 1. DBT's Income Statement for the year ended December 31, 1976 and for the ten-month's ended October 31, 1977.
- 2. A schedule K-1, which is your share of DBT's earnings for 1977.
- 3. Forms 3468 and 5884 for your convenience in filing your 1977 1040.
- 4. A few bar charts which show the growth of DBT's earnings and book value.
- 5. A five-year comparative DBT Balance Sheet and Income Statement for the years 1973 to 1977.

Sincerely yours,

Bill J. Pope President

LMP:ybs

Enclosures

SCHEDULE K-1 (Form 1065) Department of the Treasury Internal Revenue Service Copy B (For partner)

Ida Rose L. Hall				Partnership's identifying number ▶ 87-0300671 Partnership's name, address, and ZIP code DBT Co.													
									1711 North Lambert Lane			275 West 2230 North and and of second (b)					
									Provo, UT 84601				Provo, UT 86401				
A Date(s) partner acquired any partnership in		Yes No	G IRS C	enter w	here partnershi	p return filed	> (6)	e Basis of new									
	74:		H Partn	ar'e che	re of liabilities	(saa instruction	ne).	anemisemi									
B is partner a nonresident alien?	.481.3	X_	п гани	el 2 2110		Incurred prior		(ii) Incurred after									
C is partner a limited partner (see General Ins D (i) Did partner ever contribute property	ther than money	X	I, bas 3			to 1/1/77		12/31/76									
to the partnership (if "Yes," complete (ii) Did partner ever receive a distribution from the partnership (if "Yes," compl	line 20)?			course				Smutthamasa isaa									
from the partnership (if "Yes," compl	ete line 21)?			ersev i			\$ 720.71										
(iii) Was any part of the partner's interest from another partner?								course in respect of which trantees, stop loss agree-									
E (i) Did partnership interest terminate during		X_	ments	s, or ot	her similar arra	angements to	which th	he partnership is a party									
(ii) Did partnership interest decrease durin		End of		s knowl	The second second second			19 Property Used In									
F Enter Partner's percentage of: or term	ination	ear	Incurr	red pric				\$									
Ownership of capital		25%	NO. T. SHOW					\$ 40 nevighbaseU									
Profit sharing		25%	1 15 15 15 15 15 15 15 15 15 15 15 15 15				The state of the s	from a section 465 activity									
Loss sharing		225%	To be the state of					of nonrecourse liability at									
Time devoted to business K Reconciliation of partner's capital acc	%	0 %	the e	nd of t	he year in which	ch loss(es) oc	curred 9										
Reconciliation of partner's capital acc	0.0000000000000000000000000000000000000	FA MANAGE	not included	SELECTION OF SELEC		boludi Jino	To to toll	20 (a) Dasia to part									
a. Capital account at beginning of year b. Capital contributed during year	c. Ordinary income (loss) from line 1(b)	in column	c, plus non- income	in co	ses not included plumn c, plus vable deductions	f. Withdrawa distribution	ls and ons	g. Capital account at end of year									
23,492,51	36.345.40	HURB IVE	OFFI HEND	STEEL STEEL	Anadord nay	22.79	3.10	37,044,82									
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Distribut	ive share item	Darriner	ion ignisa	J. S. W. S. S. S.	REPUBLISH D. AII	ount in 16 3 a 1	respondi	ing line of that form.									
1 (a) Guaranteed payments to partn	er: (1) Deductib	le by the	partnershi	р.	ayuu siil e	Karrago p	Sch. I	E, Part III									
	(2) Capitaliza	ed by the	partnershi	р.	anticipum to	Energia State	Sch. E	E, Part III									
(b) Ordinary income (loss) (see instr	uctions on back for	limitations of	on losses)		36.34	5 40		E, Part III									
2 Additional first-year depreciation .			A STATE OF		.50,5	3.70		E, Part III									
3 Dividends qualifying for exclusion .		You an	No.			Partner	as inches a re-	B, Part II, line 3									
4 Short-term capital gain (loss)	ivity as well as any	to the act				Revenue Cod		D, line 2 (See Form)									
5 Long-term capital gain (loss)	is security (other th	property	Sincomes Cincomes	s quiter	ot the partni	HELLING STATE		O, line 9 (4625 Instr.)									
6 Involuntary conversions gain (loss)-		eft	Jon bas	abroos 201	red for your r	nic de recan		4797, line 1									
7 Other gain (loss)—from property un	der section 1231	olusiupos	share of	LUONER	istingo IRVIto	2 /rymat b		4797, line 3									
8 Net earnings (loss) from self-employ			and gas	lo mo	(lose) (lose) (l	ru teu bns	A Chicago Carrier	SE, Part I or Part II									
9 Charitable contributions: 50%	, 30%	200	order to	al days	u have an inte	ov dalne nl		A, line 21 or 22									
10 Expense account allowance	n lists beworked 21	пиотА	975 (1975) 975)(6 = 64	viso xad	costs tax pro n 4526 (other	gnijing state Nals), po Eom	1111111111										
11 New jobs credit	u na nad asido) te	engin ne	ginerenty	eq. you	for shark over	,654.53	Form	5884, line 19									
12 Taxes paid by regulated investment	company	Chasbasi Nair 78	ties seil.	ov no.	ositogen make Naista kokonini	içileri içilerin. Arten komilide		l, add words "from 1065"									
13 (a) Payments on behalf of partner			mple the	SK9 NO	nedale K-1. F	where on Sc	Line 2	25 of striugting tento 25									
(b) Payments on behalf of partner		COLUMN TO SERVICE AND ADDRESS OF THE PARTY O	Arrangen	nent	Sayou may ca	riografiin los	Line 2	24 north antenimetab									
14 (a) Other income, deductions, etc. (specify) > 19 of and a did No	extent sta	WOIDUT DE	химих	a anotaleout.	METAL BILLION	(Enter on applicable lines of									
to supplying and places with any street and the	to southpage 501.0	Leseana.	refiship is	de parti	u il "semegon	of and gas p	101 0	your return									
(b) Other information (specify)	ba(e)), ine pwe po ut determinant	96500300- 6 0001398	ciaulie con-s	da (d) (Onubol													
(c) Oil and gas depletion. Enter amount (no	t for partner's use)	ever, if															
15 Specially allocated items: (a) Short-		Control of the second	no batroc	be rep	or or morning or			O, line 2 (See Form)									
The following the service is a serious programmer of the serious serio	term capital gain	THE THE STATE OF T	- cr. 140%	o elen	ne adjusted b	excess of t		O, line 9 (4625 Instr.)									
estruibe une estivitas "Xenta" (c) Ordina	ary gain (loss) .	Samuel Line 2 Maja	adjusted.	SILL S	Tet It won	Patter Degel		4797, line 8									
ASSUME A MARK OFFICE PORT OF THE STAR STAR STAR STAR STAR STAR STAR STAR	agi yns "Wen is in		no kability	almil s	or determining), quieranna Trou vins afri		E, Part III									
16 Tax preference items: (a) Itemized			704,6)	section	Hability (Set	no persona		form 4625 Instructions)									
(b) Accelerated depreciation on real			rental hou	sing		die Steen af		4625, line 1(b)(1)									
ob sidurity not allowed under this second, for the dins a deduction allocable to such appivity		her real p		old no	lom grippdata	ducing, or di		4625, line 1(b)(2)									
(c) Accelerated depreciation on pers	Total Control of the	No. of Concession, Name of Street, or other party of the Concession, Name of Street, or other party of the Concession, Name of	VMS CHIERR	(c) le	((a) FOR TICUOS additiology	e are bernadaye	SOLVE BENEVA	4625, line 1(c)									
Amortization: (d), (e)				emosi.	i to monemon	or ser the p		625, line 1(d) thru (g)									
(h) Reserves for losses on bad debt			Stat odd a	Uty to	doe node mo	1 2301 (0) 66		4625, line 1(h)									
(i) Depletion	ton anissiminate au	for mi	the close	vity at	the stut of fost	ski, with res		4625, line 1(j)									
(j) (1) Excess intangible drilling costs	, (2) No	et income (le	oss)					orm 4625 Instructions)									

-							Late of the late o		Company of the Company	N	
17	Interest on Inves (1) Indebted	stment Indebtediness incurred pr			interest	expense—	er's Share of		Form 49	52, line 1	
	(2) Indebtedness incurred prior to 9/11/75, but after 12/16/69 Young								Form 4952, line 18		
	(3) Indebted	ness incurred aff	ter 9/10/75 .						Form 49	52, line 6	
1	(b) Net investme	nt income or (los	ss)	A RESIDER IN			01/1-01-670	74. 7	Form 4952	, line 2 or line 12(a)	
	(c) Excess expens	ses from "net lea	se property".	THE TOP	TIEST IN		9500 11	SHOUS	Form-4952	, lines 13 and 24	
	(d) Excess of ne attributable to	t long-term capi		et sho	rt-term	capital loss	ne in	t La	Form 495	52, line 25	
18	Property Qualified	for Investment C	redit:	cvon	4			111111111111111111111111111111111111111			
1	Basis of new	(a) 3 or more b	ut less than 5 ye	ears.	10.0	201 311	ennob izetatot qideten	ly part	Form 3468	3, line 1(a)	
	investment	(b) 5 or more b	ut less than 7 ye	ears.	- 888		74.92	100	Form 3468, line 1(b)		
	property	(c) 7 or more years					6,184,95		Form 3468, line 1(c)		
1	Qualified prog-	(d) 7 or more years 1974, 1975 and 1976					metal lastruction S(2))	(BL 000)	Form 3468, line 1(d)		
	ress expenditures	(e) 7 or more y	rears 1977				opinaleta line 20)?	AL PARTY OF	Form 3468, line 1(e)		
	Cost of used	(f) 3 or more but less than 5 years						SETTLE TO THE	Form 3468, line 1(f)		
	investment	(g) 5 or more b	ut less than 7 ye	ars.		A Ches	oppes leve assetsom let		Form 3468, line 1(g)		
	property	(h) 7 or more y					Lisev allt gerutt sto	allipsets	Form 3468	3, line 1(h)	
19	Property Used in I	Recomputing a Pi	rior Year Investi			THE RESIDENCE OF THE PARTY OF T	onding column of F	orm 4	255):	ieventrou ibili (ki)	
	(1)	(2)	(3)	(4) Esti-	(5)	(6) Original qualif	ied Date item	(9)	(10)	(11)	
	Description of property	Determination	- av\l Cost 19ths	mated	cable	investment	ceased to be	Actual	Appli- cable	Qualified Investment	
	(also state whether new or used)	Date placed in service	basis WA	useful life	per- centage	(column 3 : column 5)		life	per- centage	(column 3 x column 10)	
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B		A loss(as) occurra	THE BOX 541 H	113/13/19	788/15/6	Samuel () control	RANK SCHOOL OF THE	200.1	Ezaman	of taloute saute.	
20	(a) Racis to partn	er of contributed	property (other	than m	onev) at	time(s) of co	ontribution to partne	rchin	STATISTICS IN	RIGHT BURNESS A	
20			Losses not included t		Hardenstrate		ital account		A 14	s teleposition (in a compart	
21		CONTRACTOR OF THE PARTY OF THE	Technology of the property of the second of			SX 64 Printing and Print Life	of distribution to the				
-1	(b) Value of distr							parti	ei.	23,492,51	
22	una di Jon anina etsini ua								5710	Yes No	
22	this true of their land.	magraph & St. March 1981 St.			mill over William	irther's repor	ting requirements s	ee For	m 5/13.	163 140	
	(a) Did partnersh	SALS 4 YES SLOWE TO		in teleposi	STATE OF THE PARTY OF	turdble by th	o perinen (i) Ded	i alne	al payin	A Children	
1	(b) Did partnersh					A STATE OF THE PARTY OF THE PAR	(2) Cap			· ·	
	(c) Did partnersh	ip me romi 5/13	20.00		• • • • • • • • • • • • • • • • • • • •	and a state of the state of the	and an experimental con-	dann.		· · X	

Instructions for the Partner

(References are to the Internal Revenue Code.)

Copy B of Schedule K-1 (Form 1065) is being used by the partnership to inform you of your distributive share of the partnership's income, credits, deductions, etc. It should be retained for your records, and not filed with your Form 1040. Copy A has been filed with the IRS.

Tax Preference Items.—Lines 16(j)(1) and (2) contain your share of excess intangible drilling costs and net income (loss) from oil and gas properties of the partnership. Combine these items with similar from all oil and gas properties in which you have an interest in order to determine the amount of intangible drilling costs tax preference you are to report on Form 4625 (individuals) or Form 4626 (other taxpayers).

Partner's Own Tax Return.—Your distributive share of any partnership income, gain, loss, deduction, credit, etc. to be reported on your return should include the amount reported on line 1(b) of Schedule K-1 as well as other amounts reported elsewhere on Schedule K-1. For example, the amounts reported on lines 1(a)(1), 1(a)(2), 4, 5, 6, 7, 14, and 15. To determine the amount of a partnership loss you may claim, please read the limitation on losses and the "at risk" provisions explained below.

Depletion.—Sections 611 through 613A impose limitations on the depletion deduction allowable for oil and gas properties. If the partnership is engaged in the development of oil or gas properties, line 14(b) should contain information you need to compute your depletion deduction which each partner must determine separately.

Limitation on losses.—In determining the amount to be reported on your own return you may not claim your share of a partnership loss (including capital loss) that is in excess of the adjusted basis of your interest in the partnership at the end of the partnership's taxable year. In the case of liabilities incurred after December 31, 1976, the adjusted basis of your interest in the partnership (for determining limitations on losses) generally shall not include any portion of any partnership liability with respect to which you have no personal liability. (See section 704(d) for exceptions.)

Special "at risk" rules apply in the case of a partnership engaged in the activity of—(a) holding, producing, or distributing motion picture films or video tapes, (b) farming (as defined in section 464(e)), (c) leasing any section 1245 property, or (d) exploring for or exploiting, oil and gas resources, as a trade or business or for the production of income.

Your share of any section 465(d) loss from such activity for the taxable year shall be allowed only to the extent of the aggregate amount with respect to which you are "at risk" with respect to the activity at the close of the partnership's taxable year.

You are generally considered "at risk" with respect to an activity to the extent of the cash and the adjusted basis of other property you contributed to the activity as well as any amounts borrowed for use in the activity for which you are either personally liable or have pledged personally-owned property as security (other than property used in the activity).

You are not considered "at risk" with respect to the proceeds from your share of any nonrecourse loan used to finance the activity or the acquisition of property used in the activity. However, you are generally considered "at risk" to the extent of the net fair market value of your personal assets which secure nonrecourse loans, the proceeds of which are used in the activity.

Amounts borrowed shall not be considered to be "at risk" with respect to an activity if such amounts are borrowed from any person who has an interest (other than an interest as a creditor) in the activity, or if the lender is related to you within the meaning of section 267(b). You are not "at risk" for any amount to the extent that you (or the partnership) are protected against loss by a guarantee, stop-loss order or other similar arrangement.

Your interest in the partnership is treated as a single activity to the extent that the partnership is engaged in activities described in any one of the items (a) through (d), above. For example, if the partnership is engaged in the operation of two separate farms (within the provisions of section 464(e)), the two operations are considered a single activity for purposes of determining the amount for which you are "at risk." However, if the partnership is engaged in two (or more) different types of the "at risk" activities, you are considered to be engaged in two (or more) separate activities and you must determine the amount for which you are "at risk" for each of the separate types of activities.

If the partnership is engaged in two (or more) different types of "at risk" activities or any combination of "at risk" activities and activities other than "at risk," any loss from each "at risk" activity should be identified separately on line 14(b) or a separate statement so you can determine the amount of any such losses that you are entitled to deduct on your return for the taxable year.

Any loss from a section 465 activity not allowed under this section for the taxable year shall be treated as a deduction allocable to such activity in the first succeeding taxable year.

See section 465 for additional details. Special transitional rules relating to movies, video tapes, and leasing activities can be found in section 204 (c)(2) and (3) of the Tax Reform Act of 1976.

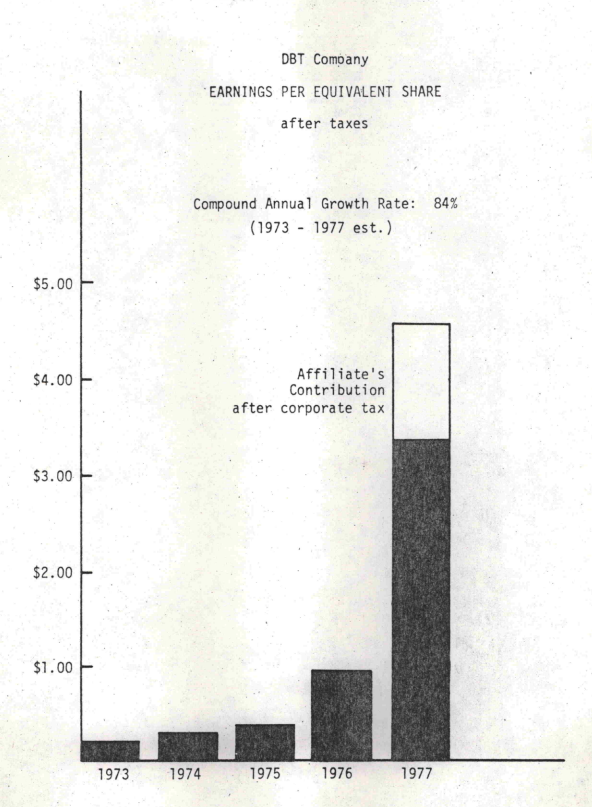
For more information, obtain Publication 541, Tax Information on Partnership Income and Losses.

DBT Company

INCOME STATEMENT

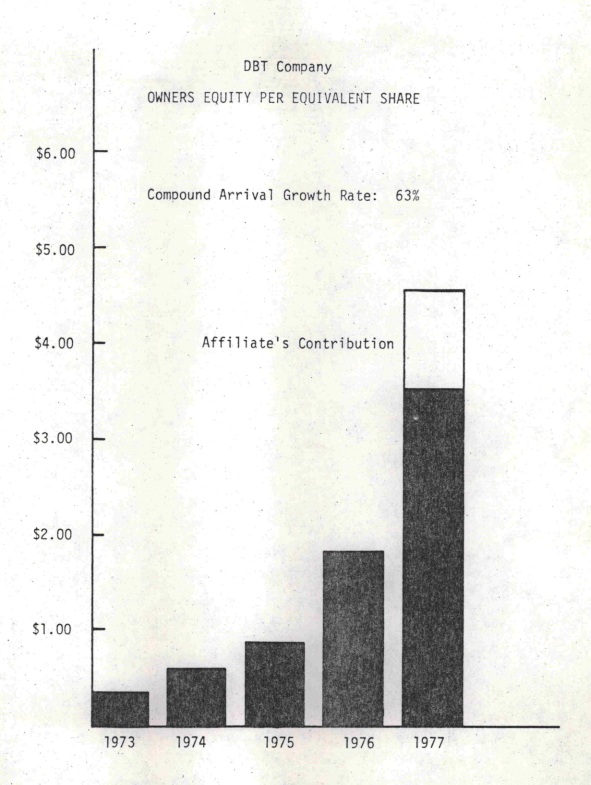
For the 12-Months Ended December 31, 1976 For the 10-Months Ended October 31, 1977

	1976	1977
Net Sales	\$480,273	\$945,046
Cost of Goods Sold	267,875	367,424
Gross Profit	\$212,398	\$577,623
Administrative Expenses	41,275	77,804
Net Income	\$171,123	\$499,820



1976 example: $\frac{\text{net income } 1976}{\text{equivalent shares}} = \frac{\$171,123}{\$177,400} = \$.96$

1



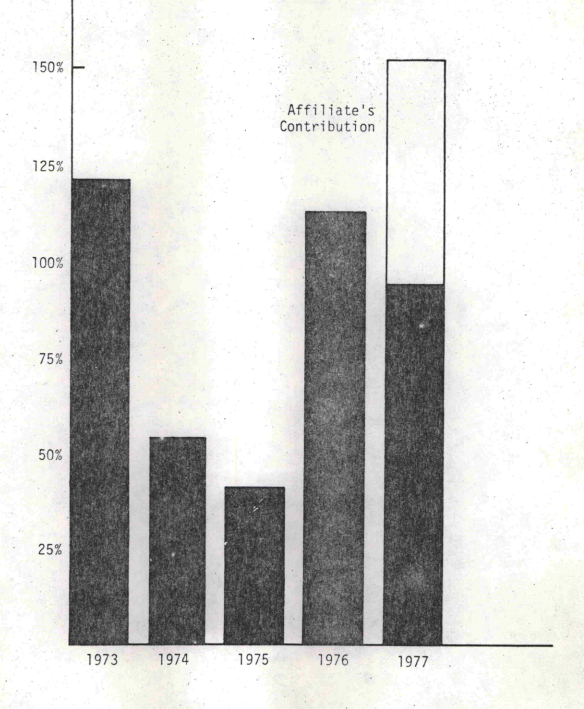
1976 example: $\frac{\text{net worth Dec. 31, 1976}}{\text{equivalent shares}} = \frac{\$323,067}{\$177,400} = \1.82

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DBT Company

NET RETURN ON TOTAL CAPITAL

(based on net worth at year end after distributions to partners and corporate tax)



1976 example: net worth Dec. 31, 1976, less net worth Dec. 31, 1975

net worth Dec. 31, 1975

 $\frac{\$323,067 - 151,925}{\$151,925} = 113\%$

DBT Co.
BALANCE SHEET

As of December 31, 1973 - 1977

	1973	1974	1975	1976		1977	
					DBT Co.	Affiliate*	
ASSETS							
Current Fixed Other	\$73,829 20,865 1,870	\$156,148 24,791 1,760	\$227,350 49,978 1,650	\$275,672 58,820 1,540	\$529,485 236,766 1,556	\$2,031,519 622,584 320,921	
TOTAL ASSETS	\$96,564	\$199,951	\$282,424	\$336,032	\$767,807	\$2,975,024	
LIABILITIES							
Current Long Term	\$26,568	\$ 23,107 68,743	\$130,459 40	\$ 7,106 4,859	\$230,323	\$1,501,029 915,419	
TOTAL LIABILITIES	\$26,568	\$ 91,850	\$130,499	\$ 12,965	\$230,323	\$2,416,448	
NET MORTH							
NET WORTH							
Capital	\$69,996	\$108,101	\$151,925	\$323,067	\$537,484	\$ 558,576	
TOTAL LIABILITIES & NET WORTH	\$96,564	\$199,951	\$282,424	\$336,032	\$767,807	\$2,975,024	

^{*} Affiliate owned 90% by DBT - acquired February 26, 1977.

DBT Co.

INCOME STATEMENT

For Seven Months Ended December 31, 1973; for the Years Ended December 31, 1974 - 1977

	1973	1974	1975	1976	1977		
	(7 Months)				DBT Co.	Affilliate*	
Net Revenues	\$61,660	\$149,692	\$263,777	\$480,273	\$1,093,279	\$4,868,336	
Cost of Goods Sold	18,754	85,855	161,551	267,875	446,833	3,021,656	
Gross Profit	\$42,906	\$ 63,387	\$102,226	\$212,398	\$ 646,446	\$1,846,680	
Administrative Expenses	4,527	9,401	33,021	41,275	88,198	1,398,637	
Estimated Taxes					30,382	214,626	
Net Income after Tax	\$38,379	\$ 54,436	\$ 69,205	\$171,123	\$ 527,866	\$ 233,417	

^{*} Affiliate owned 90% by DBT - acquired February 26, 1977.

DBT became a Corporation on November 1, 1977.