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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

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JUN 16 2011

COMMISSIONERS

- GARY PIERCE - Chairman
- BOB STUMP
- SANDRA D. KENNEDY
- PAUL NEWMAN
- BRENDA BURNS

AZ CORP COMMISSION
DOCKET CONTROL

DOCKETED BY	<i>[Signature]</i>
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In the matter of:

DOCKET NO. S-20804A-11-0208

CRAIG RANDAL MUNSEY and JANE DOE
MUNSEY, husband and wife,

MARKETING RELIABILITY CONSULTING,
LLC, an Arizona limited liability company, and

DENVER ENERGY EXPLORATION, LLC,
a Texas limited liability company,

Respondents.

PROCEDURAL ORDER
(Renotification of
Pre-hearing Conference)

BY THE COMMISSION:

On May 23, 2011, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Temporary Order to Cease and Desist ("T.O.") and a Notice of Opportunity for Hearing ("Notice") against Craig Randal Munsey and Jane Doe Munsey, husband and wife, Marketing Reliability Consulting, LLC dba "MRC LLC" ("MRC"), an Arizona limited liability company, and Denver Energy Exploration, LLC ("DEE"), a Texas limited liability company, (collectively "Respondents"), in which the Division alleged multiple violations of the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of investment contracts. Respondent spouse, Jane Doe Munsey, was joined in the action for the purpose of determining the liability of the marital community.

The Respondents were duly served with copies of the T.O. and Notice.

On June 9, 2011, Respondent DEE's manager filed a request for hearing in this matter.

On June 14, 2011, by Procedural Order, a pre-hearing conference was scheduled on June 30, 2011.

On June 16, 2011, Respondent Craig Munsey filed a request for a hearing.

Accordingly, the parties should be placed on notice of the previously scheduled pre-hearing conference.

1 IT IS THEREFORE ORDERED a **pre-hearing conference** shall be held on **June 30, 2011,**
2 **at 10:00 a.m.,** at the Commission's offices, 1200 West Washington Street, **Hearing Room No. 1,**
3 Phoenix, Arizona, as previously ordered..

4 IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113-Unauthorized
5 Communications) is in effect and shall remain in effect until the Commission's Decision in this
6 matter is final and non-appealable.

7 IT IS FURTHER ORDERED that all parties must comply with Rules 31 and 38 of the Rules
8 of the Arizona Supreme Court and A.R.S. § 40-243 with respect to the practice of law and admission
9 *pro hac vice*.

10 IT IS FURTHER ORDERED that withdrawal or representation must be made in compliance
11 with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Rule 42 of the
12 Rules of the Arizona Supreme Court). Representation before the Commission includes appearances
13 at all hearings and procedural conferences, as well as all Open Meetings for which the matter is
14 scheduled for discussion, unless counsel has previously been granted permission to withdraw by the
15 Administrative Law Judge or the Commission.

16 IT IS FURTHER ORDERED that the Presiding Administrative Law Judge may rescind, alter,
17 amend, or waive any portion of this Procedural Order either by subsequent Procedural Order or by
18 ruling at hearing.

19 DATED this 16TH day of June, 2011.

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22 _____
23 MARC E. STERN
24 ADMINISTRATIVE LAW JUDGE
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1 Copies of the foregoing mailed/delivered
2 this 11th day of June, 2011 to:

3 Michael Christopher, Manager
4 DENVER ENERGY EXPLORATION, LLC
5 P.O. Box 311628
6 New Braunfels, TX 78131-1628

7 Craig Randal Munsey
8 2303 North 44th Street, Suite 14-1071
9 Phoenix, AZ 85008

10 Matt Neubert, Director
11 Securities Division
12 ARIZONA CORPORATION COMMISSION
13 1300 West Washington Street
14 Phoenix, AZ 85007

15 ARIZONA REPORTING SERVICE, INC.
16 2200 North Central Avenue, Suite 502
17 Phoenix, AZ 85004-1481

18 By: 
19 Debra Broyles
20 Secretary to Marc E. Stern
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27
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