



DALLAS ATARI COMPUTER ENTHUSIASTS

VOLUME 5

ISSUE 1

JAN 1984

SPECIAL ISSUE!

ELECTION &

BY-LAW ADOPTION

PRESIDENT'S PERSPECTIVE

Well, here we are again at the beginning of a new year. I hope all had a Merry Christmas and a Happy New Year.

I would like to thank all of the volunteers who helped on the Toys-For-Tots computer fair for making this, the first annual, a great success. We collected over 200 toys at the meeting, and over \$150 cash. The money was turned into more toys which brought the total to over 300 new toys for the children in our area.

Of course, I would like to thank everyone who came to the meeting, because if it wasn't for you we wouldn't have gotten the toys. Many thanks.

NEWS FROM ATARI

As those of you that came to the meeting may have observed, the Club had the new 800XL computer on display. It was sent to us from, believe it or not, Atari. They are asking 5 user groups to evaluate the new computer for them. I hope to have a complete review in next month's newsletter. I have been getting many calls asking if I would buy one, and the answer is **YES**. The computer is great! As of now I have only found minor flaws with it. Way to go ATARI, beat Commodore!!

I hate to say it, but I guess all the complaining that I have done is starting to pay off. As you see, Atari actually sent us a computer to test, and it may not stop there. We are also to test other hardware items when they become available.

I have also just received the 1200XL support materials which contain the important memory locations that we have needed for a long time. Most of these locations are the same for the 600XL and 800XL computers. If anyone needs this information, give me a call. Many thanks to Earl Rice and Mark Cator of Atari User Group Support, but don't stop now.

ELECTION REPORT

Don't forget that next month we are having officer elections. We have a proposed slate of officers now, but, remember, you can still send in other names, or nominate from the floor if you wish. All you have to do is write down your nominations and give them to any current club officer.

CLUB BY-LAWS

We are now DAL-ACE, Inc. That's right, we are now incorporated with the State of Texas. One of the requirements is that we have By-laws, not a constitution. Over the last few weeks we have been working to compose a set of proposed by-laws. Well, we are through and a copy is enclosed in this newsletter for your consideration. Please bring up any comments or suggestions. At the February meeting we will vote on it.

Many thanks to all who worked on it with me: Tom Schaeper; Ed Kobus; Susan Henderson; Jim Chaney; and Fred Sagor. All of these fine folks put in a lot of hard work.

Happy computing,

Gary

DAL-ACE CANDIDATES FOR OFFICE

DAL-ACE will elect new officers at the February 4th meeting. The nominations listed below are presented for your consideration. In addition, the floor will be open for nominations prior to the voting (at the February meeting). If you would like to volunteer your name for a particular office, please contact one of the current officers prior to that time. The new slate of officers will be looking for committee volunteers in all activity areas, so, step up and join in the FUN for 1984 in a big way!

PRESIDENT GARY SEWELL
 VICE-PRESIDENT (1 OFFICE, 2 CANDIDATES).. JEFF RUTHERFORD
 HARVEY COBB
 VICE-PRESIDENT OF COMMUNICATIONS JIM CHANEY
 SECRETARY SUSAN HENDERSON
 TREASURER ED KOBUS
 MEMBER-AT-LARGE (5 TO BE ELECTED) HARVEY COBB
 BOB DAIN
 DAVE GILLEN
 JOHN OLSON
 GARY REED
 ERNIE RUYON
 JEFF RUTHERFORD
 DOUG VERRILL

NOTE: In regard to the duplication of names (COBB and RUTHERFORD), the candidate elected to Vice-President position will be required to withdraw his name from the Member-At-Large slate. That may not be "HOYLE", but this is not a poker game either; feel free to run for every office, if you so desire!!



JANUARY NEWSLETTER ARTICLES

Due to the publication of the proposed DAL-ACE BYLAWS, submissions for the January Newsletter are being held for next month. Please, don't hold off on new submissions! Make this **YOUR** Newsletter! We need articles on all aspects of ATARI computing and group activities. We need COVER artwork for the Newsletter. We need YOUR opinion. If you have a neat little program, send it in! If you discover (or re-discover) something unique about the ATARI, let us all know about it! We need volunteers to read through the other club Newsletters, pick out good articles, then type them onto disk how about volunteering for that activity once a month? Give the Editors a call and volunteer for this service. **WE NEED YOU!**

PROPOSED
BYLAWS OF

DALLAS ATARI COMPUTER ENTHUSIASTS, INC.

ARTICLE I
GENERAL MATTERS

Section 1.1 NAME

The name of the corporation is the Dallas Atari Computer Enthusiasts, Inc., hereinafter referred to as the "Users Group," a corporation formed under the provisions of the Texas Non-Profit Corporation Act.

Section 1.2 PURPOSE

The Users Group is formed exclusively for the purpose for which a corporation may be formed under the Texas Non-Profit Corporation Act and not for pecuniary profit or financial gain. No part of the assets, income, or profit of the Users Group will be distributable to, or inure to the benefit of its members, directors, or officers except to the extent permitted under the said Non-Profit Corporation Act. The Users Group will not take steps which will serve to facilitate the transaction of specific business by its members or promote the private interest of any member or engage in any activities which would constitute a regular business of a kind ordinarily carried on for profit.

Section 1.3 OBJECTIVES

The objectives for which this Users Group is formed are to unite into a common organization those individuals who are users of and those who share a common interest in the various versions of the Atari Computer or compatible product lines, peripherals, operating systems and software; to provide the membership with a forum for the exchange of information of interest and for the benefit of the membership; to render services designed to meet the needs and interests of the membership; and to provide to the membership assistance that will lead to the more efficient and effective utilization of the membership's computers.

Section 1.4 PRINCIPAL OFFICE

The Users Group's principal office is in Dallas.

County, Texas. The Users Group may establish and maintain offices at any other place, as the Board of Directors determines.

Section 1.5 REGISTERED OFFICE AND REGISTERED AGENT

The Users Group shall have and continuously maintain in the State of Texas a registered office, and a registered agent whose office is identical with such registered office, as required by the Texas Non-Profit Corporation Act. The name of the registered agent and the address of the registered office shall be fixed by majority vote of the Board of Directors.

ARTICLE II MEMBERSHIP

Section 2.1 ELIGIBILITY

Membership is open to any person not suspended or expelled from the Users Group under the terms of these Bylaws or otherwise disqualified by the terms of these Bylaws, who has an interest in Atari computers and compatible product lines, peripherals, operating systems and software. Any member whose dues are paid in full and who has not been suspended or expelled shall be considered a member in good standing.

Section 2.2 VOLUNTARY RESIGNATION

Any member may withdraw from membership by submitting a written notice of resignation to the Users Group Secretary. All rights, benefits, privileges, and interests of a member in the Users Group cease on termination of membership. Resignations are effective upon fulfillment of all obligations to the date of withdrawal. No refund of dues, prorated or otherwise, will be given.

Section 2.3 SUSPENSION OR EXPULSION

(a) CAUSE. Any member may be suspended or expelled for any of the following causes:

(1) Violation of any of the Bylaws or rules of the Users Group;

(2) Conviction of a crime relating to the theft of (i) computer hardware, (ii) computer software, (iii) or for the violation of license agreements and trade secrets

relating to computer products; and/or

(3) Failure to pay fees levied against the member, including failure to pay dues.

(b) PROCEDURE. Except for failure to pay dues, suspension or expulsion shall be by a majority vote of the membership of the Board of Directors, provided a statement of charges is mailed by registered mail to the member under charges at his last recorded address at least fifteen (15) days before final action is taken thereon; this statement shall be accompanied by a notice of the time and place where the Board of Directors is to take action. The member shall be given an opportunity to present a defense at the time and place mentioned in said notice.

Section 2.4 VOTING RIGHTS

Each member in good standing shall be entitled to one vote on matters submitted to a vote of the membership.

ARTICLE III DUES

Section 3.1 ANNUAL DUES

All members shall pay dues annually in accordance with the requirements established by the Board of Directors.

Section 3.2 AMOUNT

The amount of the annual dues shall be established by a majority vote of members entitled to vote at a regularly scheduled membership meeting.

Section 3.3 FAILURE TO PAY DUES

When any member is in default of payment of dues for a period of thirty (30) days from the member's annual renewal date, his membership shall automatically be terminated.

ARTICLE IV MEETINGS OF MEMBERS

Section 4.1 ANNUAL MEETING

The annual meeting of the members of the Users Group shall be held at the regular membership meeting in February of each year at the time and place prescribed by the Board of Directors. The members shall elect the Board of Directors at the annual meeting and conduct such other business as shall properly come before it.

Section 4.2 REGULAR MEETING

The regular membership meeting shall be held each month at a time and place as prescribed by the Board of Directors.

Section 4.3 SPECIAL MEETINGS

(a) PREREQUISITES. A special meeting may be called by a majority vote of the Board of Directors, or upon written request submitted to the Board of Directors by not less than ten percent (10%) of the membership, such written request is to contain the subject or subjects to be covered. The meeting must be called by the Board of Directors within fifteen (15) days after receipt of request.

(b) NOTICE. Not less than ten (10) days nor more than fifty (50) days before a Special Meeting, each member will be sent to his last known address a notification of such meeting. This notification will contain the subject or subjects to be considered and the date, time and location of the special meeting. Only matters contained in the notification may be considered at such meeting.

Section 4.4 PARLIAMENTARY RULES

Any Director or Officer may invoke the usual parliamentary rules as prescribed in "Robert's Rules of Order," or its equivalent, when not in conflict with these Bylaws.

Section 4.5 QUORUM

Members holding ten percent (10%) of the votes which may be cast at any meeting shall constitute a quorum at such meeting. If a quorum is not present at any meeting of members, a majority of the members present may adjourn the meeting from time to time without further notice.

Section 4.6 PROXIES

At any meeting of members, a member entitled to vote may vote by proxy executed in writing by the member or by

his duly authorized attorney-in-fact in accordance with the requirements of law.

ARTICLE V BOARD OF DIRECTORS

Section 5.1 GENERAL POWERS

The affairs of the Users Group shall be managed by a Board of Directors who shall be members of the Users Group.

Section 5.2 NUMBERS, TENURE AND QUALIFICATIONS

The Board of Directors will consist of not less than five (5) nor more than ten (10) members. The Board shall include the positions entitled President, Vice-President, Vice-President of Communications, Secretary and Treasurer. Additional elected Directors shall be entitled "Member-at-Large." Each Director shall hold office until the next annual meeting of members or until his successor shall have been elected and qualified.

Section 5.3 CHAIRMAN OF THE BOARD

The Board of Directors may annually elect a Chairman of the Board. The Chairman of the Board shall provide leadership to the Board of Directors during his term of office and shall preside over all official Board of Directors' activities. In the event of the Chairman's absence from an official Board of Directors' activity, his appointed alternate shall carry out the Chairman of the Board's official duties.

Section 5.4 ANNUAL MEETING

The Board of Directors shall hold their annual meeting on the date and time established by the Board.

Section 5.5 REGULAR MEETINGS

The Board of Directors may provide by resolution the time and place for the holding of additional regular meetings of the Board without notice other than resolution.

Section 5.6 SPECIAL MEETINGS

(a) PREREQUISITES. Special meetings of the Board of Directors may be called by or at the request of the President or any two Directors. The person or persons

authorized to call special meetings of the Board may fix any place for holding the special meetings of the Board called by him.

(b) NOTICE. Notice of any special meeting of the Board of Directors shall be given at least seven (7) days previous thereto by written notice delivered personally or sent by mail to each Director at his address as shown by the records of the Users Group. If mailed, such notice shall be deemed to be delivered when deposited with the U. S. Postal Service properly addressed, postage prepaid. The Directors may waive notice of any meeting.

Section 5.7 QUORUM

Two-thirds (2/3) of the Directors present in person or by written proxy at any meeting shall constitute a quorum at any meeting of the Board. If there is less than a quorum, then the only business the Board may conduct is to adjourn from time to time until a quorum is present.

Section 5.8 PARLIAMENTARY RULES

All meetings of the Board of Directors will follow parliamentary proceeding as specified in "Robert's Rules of Order" or equivalent, when not in conflict with these Bylaws.

Section 5.9 INFORMAL ACTION

Any action which may be taken at a meeting of Directors, may be taken without a meeting if a consent in writing, setting forth the action so taken, will be signed by all of the Directors voting in favor of the Motion with respect to the subject matter thereof, and all Directors have been notified of the subject in advance. Action by telephone conference call is specifically allowed, but shall require written confirmation to be sent to all Directors following such conference.

Section 5.10 VACANCIES

Any vacancy occurring on the Board of Directors and any directorship to be filled by reason of an increase in the number of Directors, shall be filled by majority vote of the regular membership at a regular membership meeting. A Director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office.

Section 5.11 NOMINATING COMMITTEE

It shall be the duty of the Board of Directors to appoint a nominating committee at least ninety (90) days prior to the annual meeting of the members. The function of such a committee shall be to propose a slate of nominations for the positions of the Board of Directors. Said slate of nominees shall be published in the Newsletter at least thirty (30) days prior to the said annual meeting of the members. Said nominating committee shall consist of at least three (3) members in good standing. Nominations shall also be accepted from the floor immediately prior to the election.

ARTICLE VI OFFICERS

Section 6.1 OFFICERS

The officers of the Users Group shall consist of the President, Vice-President, Vice-President of Communications, Secretary, and Treasurer as elected at the annual meeting of the membership.

Section 6.2 TERM OF OFFICE

Each officer of the Users Group shall hold office until his successor shall have been duly elected and qualified.

Section 6.3 QUALIFICATIONS

Only members in good standing shall be qualified to be an officer of the Users Group.

Section 6.4 DUTIES

(a) PRESIDENT. It shall be the duty of the President to preside at all membership meetings of the Users Group, to sign all Certificates of membership, to appoint and/or remove all committees ordered by the Board of Directors. He will be a member of the Board of Directors. He will make a monthly report to the general membership at each regular monthly meeting. The President or his designee shall be the official representative of the Users Group to outside organizations and shall perform all other duties properly pertaining to his office.

(b) VICE-PRESIDENT. It shall be the duty of the Vice-President to perform such duties as the President may delegate in the event the President is temporarily disabled or absent from meetings. He will serve as an

ex-officio representative member of all committees and Sigs and shall serve as the Chairman of the Program Committee.

(c) VICE-PRESIDENT OF COMMUNICATIONS. It shall be the duty of the Vice-President of Communication to head all committees established for the purpose of publishing the Users Newsletter, operating and maintaining the Users Bulletin Board, the Users Library, and the public relations committee. He shall have the responsibility to appoint as many members to these committees as he deems necessary.

(d) SECRETARY. The Secretary shall be responsible for the taking of minutes at the regular monthly and special membership meetings and at all meetings of the Board of Directors; and any other such duties assigned by the Board of Directors.

(e) TREASURER. The Treasurer shall be responsible for preparing and monitoring the budget, making recommendations to the Board of Directors on financial matters, and monitoring and auditing all funds collected and disbursed by the Users Group and Sigs. The Treasurer will make a Summary report of financial position to the general membership annually at the end of the then-current fiscal year.

ARTICLE VII COMPENSATION

Directors and officers shall not receive any compensation for their services, but the Board of Directors may, by resolution, authorize reimbursement of expenses incurred in the performance of their duties. Such Board of Directors may prescribe procedures for approval and payment of these expenses.

ARTICLE VIII SPECIAL INTEREST GROUPS

Section 8.1 CREATION

Only the President or Board of Directors may create special interest groups ("SIG"). Creation of a SIG will require the documentation of the area of Special Interest that will be addressed by the SIG. Each SIG will have a Group Leader. Each SIG may adopt rules for its own government not inconsistent with these Bylaws or with rules adopted by the Board of Directors. Each SIG will

keep financial records in accordance with procedures prescribed by the Treasurer of the Users Group.

Section 8.2 SIG LEADER

The SIG Leader is to be elected annually by the members of the SIG and will serve a one-year term. The SIG Leader shall be responsible for all SIG activities and affairs. The SIG Leader, or his appointed alternate, will preside at all SIG meetings.

ARTICLE IX FISCAL YEAR

The fiscal year of the Users Group commences on the 1st day of January and ends on the 31st day of December. The fiscal year may be changed by resolution of the Board of Directors.

ARTICLE X SEAL AND CORPORATE EMBLEM

The Users Group may have a seal and a corporate emblem as adopted by the Board of Directors. The seal may be used by the President to attest the documents of the Users Group.

ARTICLE XI INDEMNIFICATION

By Resolution of the Board of Directors, the Users Group may indemnify any person who was or is a party or is threatened to be made a party to any potential, pending, or completed action, suit, or proceeding, whether civil, criminal, administrative, or investigative, by reason of the fact that he is or was a director, officer, employee or agent of the Users Group, or is or was serving at the request of the Users Group as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses, including attorney's fees, judgments, fines, and amounts paid in settlement actually and necessarily incurred by him in connection with such action, suit or proceeding so long as he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interest of the Users Group, with respect to any criminal action or proceeding, he had no reasonable cause to believe his conduct was unlawful, and he was not guilty

of negligence or misconduct in respect of the matter in which indemnity is sought. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or its equivalent will not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in, or not to be opposed to, the best interests of the Users Group, and, with respect to any criminal proceeding, had reasonable cause to believe that his conduct was not unlawful.

ARTICLE XII FISCAL MATTERS

SECTION 12.1 GENERAL

The Users Group may use its funds only to accomplish the objectives and the purposes specified by these Bylaws. No part of its funds will benefit or be distributed to the members of the Users Group.

Section 12.2 EXECUTIVE AUTHORITY

No member of the Users Group shall be authorized to make purchases in the name of the Users Group except as provided by Users Group rules governing such matters. No member (or officer) of the Users Group shall be authorized to obligate the credit of the Users Group beyond its current credit balance in the Users Group's bank account(s). Expenditures by any officer in the name of the Users Group in excess of \$500 shall, in addition, be previously approved by a majority of voting members at a regularly scheduled membership meeting.

Section 12.3 BOOKS AND RECORDS

The Users Group shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its members, Board of Directors, and committees having any of the authority of the Board of Directors, and shall keep at the registered or principal office a record of the names and addresses of the members entitled to vote. All books and records of the Users Group may be inspected by any member or his agent or attorney for any proper purpose at any reasonable time.

Section 12.4 DEPOSITS

All funds of the Users Group will be deposited from time to time to the credit of the Users Group in such

banks, trust companies, or other depositories as the Board of Directors may select.

Section 12.5 MATERIAL PROPERTY

Material property that may be obtained from time to time by the Users Group in its name, will be controlled and the responsibility of the Users Group President or other personnel so designated by the Board of Directors. All such material property shall be used only for the benefit of the Users Group and shall not be used for the personal benefit or gain of the appointed caretaker or any third party.

Section 12.6 GIFTS

The Board of Directors may accept on behalf of the Users Group any contribution, gift, bequest, or devise for the general purposes, or for any specific purpose, of the Users Group.

Section 12.7 DISSOLUTION

In the event of the liquidation or dissolution of the Users Group, whether voluntarily or involuntarily, no member will be entitled to any distribution or division of its remaining property nor its proceeds. The balance of all money and other property received by the Users Group from any source, after the payment of all debts and obligations of the Users Group, will be distributed in accordance with the applicable law and exclusively for purposes therein set forth in Section 501(c) of the Internal Revenue Code 1954 and the regulations thereunder as the same now exist or as they may be hereafter amended from time to time.

ARTICLE XIII AMENDMENTS TO BYLAWS

These Bylaws may be amended, repealed, or altered in whole or in part by a two-thirds (2/3) vote of all members in person or by written proxy at any regular or special meeting or by mail ballot adhering to the same voting requirements. Notification of the general membership of an upcoming vote shall be made at least two weeks prior to the scheduled date of the subject vote.

ARTICLE IV MISCELLANEOUS PROVISIONS

Section 14.1 CONTRACTS

The Board of Directors may authorize any officer or officers, to act as agent or agents of the Users Group, for the purposes of entering into any contract or execute and deliver any instrument in the name of and in behalf of the Users Group. Such authority may be general or confined to specified instances.

Section 14.2 WAIVER OF NOTICE

Whenever any notice or notificatin is required to be given under the provisions of any law, Articles of Incorporation or the Bylaws of the Users Group, a waiver thereof in writing signed by the person or persons entitled to such notice, whether before or after the time stated therein, will be deemed equivalent to the giving of such notice.

Section 14.3 GENDER

The use of pronouns in these Bylaws is intended generically.

Section 14.4 NOTIFICATION

All notification required herein will be deemed served by announcement in the Users Group Newsletter and distributed to the last known address of each member of the general membership.

--> SIG <--

"SIG" is the acronym for "Special Interest Group". These groups are composed of members having a common interest in a specialized area of the general computing field. These specialized areas range from languages, to applications and special features of the ATARI. Join in with one of the groups listed below and get more out of your computer! The deadline for all SIG information is the 15th of the month.

--> FORTH <--

This Group is interested in the FORTH language. FORTH is the high speed, action packed language used by many of the Arcade programmers. Call Fred Sagor (424-0291) or Tom Schaeper (242-2483) for more information.

--> BUSINESS <--

The BUSINESS applications SIG is currently looking for more members. If you are interested in applications such as Word Processing, Bookkeeping, Spreadsheets, Accounting, or Other business applications; call Rich Greenlee at 267-7428 (Metro Number) for more information on this SIG.

--> EDUCATION <--

The next meeting of the EDUCATION SIG will be held the Wednesday prior to the regular DAL-ACE Saturday meeting at 6:30 P.M. at Software Etc., 14400 Dallas Parkway (across from Ewing Buick).

--> YOUNG PEOPLES <--

The YOUNG PEOPLES SIG meets at 2:00 P.M. (prior to the regular DAL-ACE meeting, Lions Den in Garland). This group is composed of our younger members (from 8 to 16 years of age). Contact Chris Magid, 241-7320, for more information.

--> GRAPHICS <--

Members interested in the GRAPHICS SIG, please contact Sandra Stephens, 827-0493. This group is just getting started and welcomes all interested parties.

--> CP/M <--

The next meeting of the CP/M SIG will be held Tuesday, JAN 10th, at 7:30 P.M. in the home of Jim Chaney, 916 E. Berkeley, Richardson, Tx 75081. Jim's phone number is 231-4402.

--> TELE-COMMUNICATIONS <--

This SIG meets on the same day of the DAL-ACE meeting and at the same location (can't miss it) 12:00 noon. Contact Ernie Runyon (817)485-0871 for additional information.

NEXT MEETING - FEB. 4, 1984

LIONS DEN - 600 N FIFTH ST - GARLAND, TEXAS

DIRECTIONS: From LBJ (635), take the Garland Road exit north; Garland Road will make a "right-hand" turn (about 3 miles north of LBJ) and cross N. FIFTH ST; turn left on FIFTH (going North again); the LIONS DEN will be on the right (about one and a half blocks north of Garland Rd). Guests are WELCOME!!

MEETING AGENDA

- NOON TO 2:00 SALES (VENDORS & CLUB)
DEMONSTRATIONS
NEWSLETTER DISTRIBUTION
NEW MEMBER REGISTRATION
GUEST REGISTRATION
SOCIALIZING
- 2:00 TO 2:30 VENDORS CLOSE AND CLEAR
SET-UP CHAIRS FOR MEETING
- 2:30 TO 3:00 BUSINESS MEETING
CLUB SALES
- 3:00 TO 3:30 GENERAL QUESTIONS
CLUB SALES
- 3:30 TO 4:00 TECHNICAL QUESTIONS
CLUB SALES
- 4:00 TO 5:00 DEMONSTRATIONS
CLUB SALES

VENDOR RESERVATIONS

Vendors may reserve table space prior to the meeting by calling Gary Sewell, (1-727-6567) in Allen, Texas. Fee collections and table assignments will begin at 12:00, after which the vendors may begin to set up their areas. Those tables which have been reserved but not yet claimed by 12:30 may be purchased by other vendors at that time. Prepaid reservations will not be released. Space assignments will be on a "first come, first served" basis, unless prepaid. The current meeting facility allows for approximately 30 vendor tables.

NEWSLETTER ADVERTISEMENTS

Personal Classified ads will be published free of charge for current members. Commercial rates are \$35.00 per full page and \$25.00 for half a page. Commercial ads must be camera ready. The deadline for all ads is the 15th of the month. Mail or deliver copy to DAL-ACE Newsletter, 916 E. Berkeley, Richardson, Texas 75081.

**BBS ADVERTISEMENTS
NEW LOW RATES!!**

The rate for Vendor advertisements on the DAL-ACE Bulletin Board has been reduced to \$10.00 per screen for a period of 30 days! This new rate is effective immediately. Contact Ernie Runyon or Jim Chaney for information. OR, send text and fee to the Newsletter address, including date you wish advertisement to start. Our BBS is currently being upgraded and will soon be among the best in the country. Don't miss out on this great media!

POWER UP!



