

INFORMATION STATEMENT

GOIP Global, Inc
Spin-Off of
GOCOM Corporation

GOIP Global, Inc. (*AGOIP@*) is sending you this Information Statement because it is spinning-off its ownership interest in GOCOM Corporation (*AGOCOM@*). In the spin-off, shareholders of GOIP common stock will receive a dividend of one (1) share of the common stock of GOCOM for each 625 shares of GOIP common stock (*ADistribution Ratio@*) owned as of the close of business on July 29, 2011 (the *AREcord Date@*). No distribution will be made of one (1) share or less; instead, shareholders who would be entitled to receive one (1) of GOCOM common stock will receive a cash payment of \$3.00. The stock dividend is expected to be distributed on January 1, 2012.

The amount received by each GOIP shareholder for U.S. federal income tax purposes will be the fair market value of the GOCOM common stock received in the distribution or the Cash Payment received in lieu of receiving one (1) share of GOCOM common stock, as more specifically described in this Information Statement. The distribution will not qualify as a tax-free distribution under Section 355 of the U.S. Internal Revenue Code. You should consult with your own tax adviser to determine your individual tax circumstances.

No vote of GOIP shareholders is required in connection with the spin-off; therefore, you are not required to take any action. You do not need to surrender shares of GOIP to receive either the GOCOM common stock or the cash payment. The distribution of the GOCOM common stock will not affect the number of shares of GOIP common stock outstanding or the number of shares of GOIP owned by each shareholder. GOIP will distribute to its shareholders, on a pro rata basis, all of the shares of GOCOM common stock currently owned by GOIP.

GOIP is sending you this Information Statement which contains additional information about the terms of the spin-off and the GOCOM common stock for your information only.

Neither the Securities and Exchange Commission nor any state securities administrators have approved the GOCOM Common Stock to be issued to you or determined if this Information Statement is accurate or adequate. Any representation to the contrary is a criminal offense.

The date of this Information Statement is August 10, 2011

To provide you with an understanding of the spin-off and GOCOM, we have highlighted information in the following question and answer format to take you through the spin-off process and provide information about GOCOM.

**QUESTIONS AND ANSWERS REGARDING THE SPIN-OFF
OF
GOCOM CORPORATION**

How could I benefit from the Spin-Off?

The spin-off will give you a direct investment in two companies with distinctly different businesses and create a diversification of your investment holdings. GOIP believes that after the spin-off, management of each company will be able to concentrate its attention and financial resources on its core business.

What do I have to do to participate in the Spin-Off?

Nothing. No proxy or vote is necessary for the spin-off. If you own GOIP common stock as of the close of business on July 29, 2011, GOCOM Common Stock will be mailed to you or credited to your brokerage account by January 1, 2012. You need not mail in GOIP Global stock certificates to receive GOCOM Common Stock certificates. You will not receive new GOIP Global stock certificates.

Please explain the Distribution Ratio

One (1) share of GOCOM will be distributed for every 625 shares of GOIP common stock owned as July 29, 2011. For example, if you own 100,000 shares of GOIP common stock as of the close of business on July 29, 2011, you will receive 160 shares of GOCOM Common Stock. No distribution will be made of one (1) share or less; instead, shareholders who would be entitled to receive one (1) of GOIP common stock will receive a cash payment of \$3.00 (*ACash Payment@*). The stock dividend is expected to be distributed on January 1, 2012.

What are the tax consequences of the distribution to GOIP shareholders

The amount received by each GOIP shareholder for U.S. federal income tax purposes will be the fair market value of the GOCOM common stock received in the distribution or the Cash Payment received in lieu of receiving one (1) share of GOCOM common stock, as more specifically described in this Information Statement. The distribution will not qualify as a tax-free distribution under Section 355 of the U.S. Internal Revenue Code. You should consult with your own tax adviser to determine your individual tax circumstances.

If I sell my shares of GOIP before the

GOCOM shares are distributed, will I still be entitled to receive GOCOM common stock in the distribution?

In order for you to receive shares of GOCOM in the distribution, you must have owned shares of GOIP common stock on July 29, 2011 (*▲Ex-dividend Date▲*). If you owned shares of GOIP common stock but sold them before the Ex-dividend Date, you also sold your entitlement to receive shares of GOCOM common stock in the distribution. If you owned shares of GOIP common stock and sold them on or after the Ex-dividend Date, you will be entitled to receive shares of GOCOM common stock in the Distribution or the cash payment of \$3.00 in lieu of receiving the one (1) share of GOCOM common stock you would have been entitled to receive.

What if I hold my shares through a broker, bank or other nominee?

Shareholders who hold their GOIP shares on the Record Date through a broker, bank or other nominee will have their account credited with either the GOCOM common stock or the cash payment, as the case may be. For additional information, those shareholders should contact their broker, bank or other nominee directly. Questions regarding the distribution also can be directed to our transfer agent, Manhattan Transfer Registrar at (631) 928-7655.

Will shares trade any differently as a result of the spin-off?

Yes. The common stock of GOIP will continue to be quoted by OTC Markets Group. However, the common stock of GOCOM will not be immediately tradeable and there will be restrictions on your transfer of the GOCOM common stock until GOCOM becomes a reporting company with the United States Securities & Exchange Commission (*▲SEC▲*). It is expected that GOCOM will take the appropriate action to become a reporting company on or before January 1, 2012.

Will GOIP and GOCOM be related in any way after the Spin-Off?

GOIP will no longer own any GOCOM common stock after the spin-off. However, GOIP and GOCOM will have a few common directors after the spin-off.

Key Terms of the Spin-off Transaction

No Shareholder Action Required	No action of the shareholders of GOIP is required to receive the GOCOM common stock. You do not need to surrender GOIP stock to receive GOCOM common stock. The number of shares of GOIP stock you own will not change as a result of the spin-off.
Record Date	You need to own GOIP common stock as of July 29, 2011 to receive GOCOM common stock.
Distribution Ratio	You will receive one (1) share of GOCOM common stock for every 625 shares of GOIP common stock you own as of the close of business on July 29, 2011.
Shares to be Distributed	All GOCOM common stock owned by GOIP will be distributed in the spin-off. Based on 3,130,204,033 shares of GOIP common stock outstanding as of July 29, 2011, approximately 5,000,000 shares of GOCOM common stock will be distributed.
Mailing Date	The GOCOM common stock certificates will be mailed to GOIP shareholders on or about January 1, 2012.
No Fractional Shares will be Issued	Fractional shares will not be distributed. The GOCOM common stock to be received by any shareholder will be rounded- up to the nearest whole number of shares.

Who Can Help Answer Your Questions

Before the distribution, shareholders of GOIP with inquiries relating to the distribution should contact:

GOIP Global, Inc.
152 Madison Avenue - 23rd Floor
New York, NY 10016
Telephone: (877) 730-0191

After the distribution, shareholders of GOCOM with inquiries relating to their GOCOM common stock should contact:

GOCOM Corporation
100 King Street West-Suite 5600
Toronto, ON M5X 1C9 Canada
Telephone 800-818-1385

THE BUSINESS OF GOCOM CORPORATION

GOCOM grows, monetizes and markets a community of complimentary connecting products and media services. GOCOM is a sales and marketing company focused on consumer technology. We have two flagship products that are branded AGo@:



GO800 is a unique, patent-pending, text-to-connect service. In lieu of remembering someone's phone number, GO800 allows a user to text the name of the person to be called or a corporate keyword to GO800 (46800).



GOBox is a cloud storage service which provides an industry leading 20GB of free space to anyone. It also monetizes internal GOBox applications such as toolbars and mobile applications. Uniquely it is available to a large community of software developers who can monetize their own applications by utilizing GOBox.

GOCOM sells and markets through three methods in ascending effectiveness:

Clicks - To have something truly go viral, usually a major infection needs to happen. GOCOM has developed advanced online posting and marketing systems so a user can join in the conversations of the world, influence opinion and create hype and enthusiasm.

Bricks - GOCOM will deploy a small army of salespeople with smartphones that will go out and shake hands with people in malls, on campuses, the streets and where they work. Starting in Toronto, we will create a replicable process and expand to other major urban centers.

Partnerships - The best way to gain users and traction is to link in with complimentary interests and endeavors and reward everyone involved.

Our timing is now.

We will bring many more AGo@ offerings into our fold. The timing is excellent to do so. In the past couple of years the drive for products and services to become free-to-use has left many traditional business models unable to cope. Many start-ups and technology producers have found themselves at the end of lengthy development cycles with no business model, no funds left to market and in desperate need of talent to pull them out of this state.

This is where we live and hunt. This is the ongoing opportunity of GOCOM. GOCOM will constantly seek out these Adistressed@ yet viable products and services which we can put under the umbrella of AGo@. We will then monetize them using our own proprietary techniques and co-market using our existing product lines.

Our strength is management.

To support the mission we have assembled a management team that has extensive experience and success in mass consumer products, quality engineering, business vision and merger and acquisitions.

RISK FACTORS AND FORWARD LOOKING STATEMENTS

The ownership of shares of GOCOM common stock received in the spin-off distribution is subject to risks and uncertainties that could material and adversely affect the value and eventual trading price of GOCOM common stock. GOCOM has a limited operating history and has not generated any revenues. Therefore, there is limited information with which to evaluate the likely performance of GOCOM. Revenues and profitability will depend upon many factors including the success of GOCOM=s marketing program and overall success of its business operations.

The media industry is characterized by intense competition. Many, if not most of GOCOM=s competitors and potential competitors are larger and may have greater financial resources. Many of these competitors have greater name recognition.

In the interest of providing information regarding GOCOM including management=s assessment of its future plans and operations, certain statements in this Information Statement relate to management=s future plans and objectives or to future economic and financial performance. Although any forward-looking statements made here are, to the knowledge and in the judgment of the management of GOCOM, expected to prove true and come to pass, management is not able to predict the future with any certainty. Forward-looking statements involve known and unknown risks and uncertainties which may cause our actual performance and financial results to differ materially from any projection, estimate or forecasted results. Certain events or circumstances could cause actual results to differ materially from those forecasted results. Forward-looking statements are based on management=s knowledge and judgment as of the date of this Information Statement and GOCOM does not intend to update any forward-looking statements to reflect events occurring or circumstances existing hereafter.

TRADING OF GOCOM COMMON STOCK

There is not currently a public market for GOCOM common stock and the spin-off is not intended to immediately result in, or create, a market in the common stock of GOCOM.

Under the requirements of the SEC, there will be imposed certain initial restrictions on the transfer of the GOCOM common stock after the spin-off distribution and the transfer agent for GOCOM will be so instructed. These restrictions are intended to ensure that no active trading market in the GOCOM common stock develops prior to the time that GOCOM has registered its common stock under Section 12 of the Securities Exchange Act of 1934 (*1934 Act*). No shareholder receiving GOCOM common stock in the spin-off will be permitted to transfer the common stock unless such common stock is registered with the SEC under the Securities Act of 1933 (*1933 Act*) or an exemption from such registration has been established. Prior to the time that GOCOM files with the SEC a Registration Statement on Form 10 under the 1934 Act and becomes a reporting company, GOCOM common stock may be transferred only in the following circumstances:

- (a) transfers to GOCOM;
- (b) transfers to existing GOCOM shareholders;
- (c) transfers by gift, bequest or operation of the laws of descent, provided that GOCOM common stock in the hands of the transferee remains subject to the same restrictions on transfer as they were when held by the transferor;
- (d) transfers to an entity unaffiliated with GOCOM pursuant to a merger, consolidation, stock for stock exchange or similar transaction involving GOCOM.

(e) transfers by a partnership to its partners, provided that the GOCOM Common Stock in the hands of the transferee remains subject to the same restrictions of transfer as they were when held by the transferee;

(f) transfers which (i) would be exempt from the registration requirements of the 1933 Act by virtue of the private placement exemption provided by Section 4(2) of the Securities Act if the transferee were the issuer of the securities, provided that the is an Accredited investor within the meaning of the 1933 Act and the GOCOM common stock in the hands of the transferee remain subject to the same restrictions on the transfer as they were when held by the transferee or (ii) a transfer pursuant to an effective registration statement under the Securities Act simultaneously with the registration of the GOCOM common stock under Section 12 of the 1934 Act.

These restrictions will expire on the date on which GOCOM becomes a reporting company under the 1934 Act. The restrictions on transfer will apply not only to the GOCOM common stock issued in the spin-off distribution, but also to any shares subsequently issued as a result of any stock split, stock distribution or similar distribution with respect to such common stock. The certificates evidencing the GOCOM common stock will bear legends referring to such restrictions. GOCOM will also issue stop transfer instructions to its transfer agent to assure compliance with the foregoing restrictions.

U.S. FEDERAL INCOME TAX CONSEQUENCES

The amount received by each GOIP shareholder for U.S. federal income tax purposes will be the fair market value of the GOCOM common stock received in the distribution or the Cash Payment received in lieu of receiving one (1) share of GOCOM common stock, as more specifically described in this Information Statement.. The distribution will not qualify as a tax-free distribution under Section 355 of the U.S. Internal Revenue Code. You should consult with your own tax adviser to determine your individual tax circumstances

MANAGEMENT

The executive officers and directors of GOCOM are as follows:

<u>Name</u>	<u>Age</u>	<u>Position</u>
John Rafuse	43	Chief Executive Officer, Director
John Parkinson	46	Chief Financial Officer
Isaac H. Sutton	57	Director, Chairman of the Board
Jay Bernstein	52	Director

John Rafuse, Chief Executive Officer/Director

Mr. Rafuse is an executive with 25 years of experience in business development, sales, strategic positioning and business vision in technology and consumer products. Mr. Rafuse has provided solutions, vision and development resources for well-known brands. These included Microsoft, Netscape, HP, Data unison (bay's Data Licensing Program) and AOL. He has also enabled and envisioned Open Source solutions for public agencies ranging from the BC Cancer Agency to the Olympic Secretariat. Over the last decade John has produced technology that over 100 Million people will be using and he has personally generated over \$20 million in sales. He helped lead one company to be among the *Top 100 Fastest Growing Companies* for three years running, according to *Profit Magazine*. As a member of Mensa, he thinks with multiplicity and convergence when designing sales and business systems.

John Parkinson, Chief Financial Officer

Mr. Parkinson is a senior executive with cross-industry experience in the management of high growth, dynamic global companies as well as mergers and acquisitions.

Along with his position at GCOM Corporation John currently is the Chief Financial Officer of Proto Therapeutics Inc., a TAX listed (symbol: PAX) bio-technology company focused on the development of novel fusion proteins for the treatment of human disease. Previously, John held the position of Vice President, Finance at Aspreva Pharmaceuticals, a rapidly growing public company formed in 2003 and sold to a diversified European healthcare group for over \$1 billion. Prior to the sale of the Aspreva in 2008, Mr. Parkinson co-chaired the Joint Finance Committee with partner Hoffman-La Roche, which held the responsibility for managing the financial elements of their \$1.7 billion annual revenue sharing and collaboration agreement. Prior to Aspreva, he focused on the technology and public company practices during his 10 years with KPMG. His experience and techniques in dealing with rapid growth and revenue sharing frameworks form a solid financial base for our company's direction.

Isaac H. Sutton, Chairman of the Board/Director

Mr. Sutton is a strategic marketing executive who combines in-depth global marketing expertise with practical business knowledge as the Chairman of GCOM. Mr. Sutton experience includes founding positions at Aprica Juvenile Products, Fusen Usagi, Inc., Exus Networks, Inc., Starinvest Group, Inc., and, presently, GoIP Global, Inc. His career began at I.S. Sutton & Sons, Inc., an importer of products from the Far East. He managed a major Ronald McDonald import doll promotion overseas. Examples of his innovative marketing work and vision can be seen in the companies he founded. His goal-driven accomplishments in Uzbekistan drew upon his considerable aptitudes to successfully implement a World Bank project designed to assist the country in increasing its GNP for cotton. Mr. Sutton is also CEO for GoIP Global. It was founded based on Mr. Sutton=s vision and goals relating to information and media. Based on this premise and the licensing of various worldwide technologies, GoIP delivers information and education over cell phones. From 2001 to 2006, Ike Sutton was the CEO of Starinvest Group, Inc. Under his leadership, the Company was organized, funds were raised, and investments structured. Ike Sutton resigned to focus on the development of GoIP Global, Inc. He earned a Bachelor of Arts degree from Pace University.

Jay Bernstein, Director

Mr. Bernstein is the founder of Backstreet Productions, a east coast college marketing and promotional organization. He was also President of Market Concepts, Inc. which developed and implemented marketing strategies for many Fortune 500 companies. Mr. Bernstein has also worked as a portfolio manager at Prudential Securities and at Morgan Stanley Dean Witter. In 1997, founded J.A. Bernstein & Co. a New York-based investment management firm for whom he served as President and was responsible for all investments decisions on behalf of the firm=s clients. Since his retirement from investment management, Mr. Bernstein has been involved in real estate development. He is a co-founder of the Sophia Grace Fund where he has been instrumental in raising funds to help find a cure for the genetic disorder, Rett Syndrome. Me. Bernstein is a graduate of the State University of New York in Binghamton, New York.

**SECURITY OWNERSHIP OF CERTAIN
BENEFICIAL OWNERS AND MANAGEMENT**

The following table sets forth certain information on the proforma basis regarding the beneficial ownership of GOCOM common stock after giving effect to the spin-off distribution of 5,000,000 shares of GOCOM (i) by each person who is expected to own more than five (5%) of the outstanding shares of common stock of GOCOM, (ii) by each director and executive officer of GOCOM, and (iii) by all of the directors and executive officers as a group.

<u>Name and Address of Beneficial Owner</u>	<u>Shares of Common Stock Beneficially Owned</u>	<u>Percentage of Class</u>
John Rafuse 100 King Street West B Suite 5600 Toronto, ON M5X 1C9 Canada	0	0%
Sutton Global Associates, Inc.(a) 152 Madison Avenue B 23 Floor New York, NY 10016	281,419	5.6 %
John Parkinson 152 Madison Ave. 23 rd Floor New York , NY 10016	0	0 %
Jay Bernstein 152 Madison Ave. 23 rd Floor New York, NY 10016	0	0 %
All officers and directors (4 persons)	281,419	5.6 %

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- (a) Isaac H. Sutton is a shareholder and an officer and director of Sutton Global Associates, Inc. Sutton Global Associates, Inc. also holds (i) 160 shares of GOCOM Series A Preferred Stock which are convertible into 16,000 shares of GOCOM common stock; and (ii) 800 shares of GOCOM Series C Preferred Stock which are convertible into 8,000 shares of GOCOM common stock.

DESCRIPTION OF CAPITAL STOCK OF GOCOM CORPORATION

As of the date of this Information Statement, there are 5,000,000 issued and outstanding shares of common stock.

Common Stock

GOCOM is authorized to issue 100,000,000 shares of common stock. Immediately after the spin-off distribution, GOCOM will have approximately 5,000,000 shares of common stock issued and outstanding.

Holders of common stock are entitled to receive dividends, if any, as they are declared by the Board of Directors out of legally available funds, subject to the preferences of any outstanding preferred stock. Holders of common stock are not entitled to any preemptive rights. In the event of liquidation, holders of common stock are entitled to share ratably in the net assets remaining after payment in full of all liabilities, including satisfaction of the liquidation preferences of any preferred stock that may be outstanding. The rights, privileges and preferences of holders of common stock may become subject to those of any preferred stock that may be issued in the future. Holders of common stock are entitled to one vote for each share of common stock held of record on all matters submitted to a vote of shareholders, including the election of directors.

Preferred Stock

GOCOM is authorized to issue 5,000,000 shares of preferred stock. The Articles of Incorporation, as amended, allow the Board of Directors, without further shareholder approval, to establish the preferences, limitations and rights of the preferred stock. As of the date of this Information Statement, there are 960 shares of preferred stock issued and outstanding of which 160 are designated as Series A Preferred Stock (*A Series A*) and 800 are designated as Series C Preferred Stock (*A Series C*). The Series A entitles the holder to elect a majority of the directors and each share of Series A is convertible into 100 shares of common stock. Series C entitles the holder to 5,000 votes per share and each share of Series C is convertible into 10 shares of common stock.

GOCOM CORPORATION'S TRANSFER AGENT

The transfer agent and registrar for GOCOM's common stock is Manhattan Transfer Registrar Co. You may contact the transfer agent and registrar at the address set forth below.

Manhattan Transfer Registrar Co.
57 Eastwood Road
Miller Place, NY 11764-2107
(631) 928-7655

ADDITIONAL INFORMATION

Additional information about GOCOM and its business will be available at the time of the filing with SEC of GOCOM's registration statement under the 1934 Act. Upon the effectiveness of the registration statement, GOCOM will be subject to the periodic reporting requirements under the 1934 Act. GOCOM will be required to file annual, quarterly and special reports, proxy statements and other information with the SEC including financial statements. Members of the public may read and copy any materials that GOCOM will file with the SEC from the SEC's Public Reference Room at its principal office 100 F Street, NE, Washington, D.C. 20549. The SEC maintains a website at www.sec.gov that will contain material that GOCOM will file electronically with the SEC.