

---

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

---

In re:

The **SCO GROUP, INC.**, et al.,  
  
Debtors.

Chapter 11

Case No. **07-11337 (KG)**  
(Jointly Administered)

Hearing: January 29, 2009 at 2:00 p.m.  
Objections due: January 24, 2009  
at 4:00 p.m.

Related Docket No.: 659

---

**CERTIFICATE OF NO OBJECTION TO MOTION OF PETROFSKY FOR  
AN ORDER ENFORCING ELECTRONIC TEXT REQUIREMENT**

---

1. I, Alan P. Petrofsky, an equity security holder of Debtor The SCO Group, Inc., hereby certify that, as of January 27, 2009, I have received no answer, objection or other responsive pleading to the *Motion of Petrofsky for an Order Enforcing Electronic Text Requirement*, filed on January 11, 2009.

2. I further certify that I have reviewed the Court's docket in this case and no answer, objection or other responsive pleading to the Motion appears thereon. Pursuant to the Notice of Motion, objections to the Motion were to be filed and served no later than January 22, 2009 at 4:00 P.M.. The objection deadline was twice subsequently extended, "by agreement of the movant" (LR 9006-1(c)(ii)), to a final deadline of January 24, 2009 at 4:00 P.M.. It is now more than "Forty-eight

(48) hours after the objection date has passed with no objection having been filed or served” (LR 9013-1(j)).

3. Because some of the relief requested in the motion is no longer necessary, I have attached hereto, as **Exhibit A**, a modified proposed “Order Enforcing Electronic Text Requirement” (the “Modified Proposed Order”). Attached as **Exhibit B** is a blacklined copy reflecting the changes from the proposed order that was attached to the motion.

4. The only change in the order is the removal of subparagraph 4(a), which would have required the Debtors, within ten days of the order’s entry, to file copies of the amended plan and disclosure statement (Docket Nos. 654 and 655) (the “Plan Documents”) in a form that included accurate electronic text.

5. On January 23, the Debtors provided me with compliant copies of the Plan Documents. See **Exhibit C**, Email dated January 23, 2009 from Lynzy Oberholzer, paralegal for the Debtors; and **Exhibit D**, “Disclosure Statement in Connection with Debtors’ Amended Joint Plan of Reorganization” (including all of its exhibits, which include the plan itself).

6. My electronic filing of this certificate, with these compliant electronic versions of the Plan Documents included in its exhibits, will suffice to make them available to all parties and the public, through the websites of the Court<sup>1</sup> and its appointed noticing agent, Epiq Bankruptcy Solutions, LLC<sup>2</sup>.

7. At the hearing on the motion, on January 29, 2009, at 2:00 P.M., I intend to request that the Modified Proposed Order be entered by the Court.

---

<sup>1</sup><http://ecf.deb.uscourts.gov>

<sup>2</sup><http://chapter11.epiqsystems.com/sco>

Dated: January 27, 2009,

/s/ Alan P. Petrofsky

---

Alan P. Petrofsky, Equity Security Holder  
3618 Alameda Apt 5  
Menlo Park CA 94025-6251  
Telephone: (650)520-0626  
Facsimile: (415)499-8385  
E-mail: [al@scofacts.org](mailto:al@scofacts.org)

## **EXHIBIT LIST**

- A.** Modified proposed “Order Enforcing Electronic Text Requirement”.
- B.** Blacklined copy of the “Order Enforcing Electronic Text Requirement”.
- C.** Email dated January 23, 2009 from Lynzy Oberholzer, paralegal for the debtors, including the three PDF files attached thereto.
- D.** “Disclosure Statement in Connection with Debtors’ Amended Joint Plan of Reorganization”, including all of its exhibits (which include the plan itself), with accurate electronic text throughout, except as to the 17 pages of tables in the exhibits. (Formed by combining the first two attachments to the email, and filling in the missing pages of the exhibits with the corresponding scanned pages from Docket No. 655.)