UNITED STATES BANKRUPTCY COURT

Central	District of California
In re The SCO GROUP, INC., et Debtor	SUBPOENA IN A CASE UNDER THE BANKRUPTCY CODE
	Case No. * 07-11337 (District of Delaware)
To: DTR Business Systems, Inc. Walnut California - Headquarters 1160 Centre Drive Walnut, CA 91789	Chapter 11
☐ YOU ARE COMMANDED to appear in the United States above case.	Bankruptcy Court at the place, date, and time specified below to testify in the
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, ar	nd time specified below to testify at the taking of a deposition in the above case.
PLACE OF DEPOSITION	DATE AND TIME
X YOU ARE COMMANDED to produce and permit inspect time specified below (list documents or objects): (See Sch	tion and copying of the following documents or objects at the place, date, and nedule A hereto)
PLACE Merrill Legal Solutions	DATE AND TIME
Two Calif. Place 350 S. Grand Ave Los Angeles, CA 90071	July 15, 2009 1:00 PM (PDT)
☐ YOU ARE COMMANDED to permit inspection of the fol	llowing premises at the date and time specified below.
PREMISES	DATE AND TIME
or managing agents, or other persons who consent to testify on	oenaed for the taking of a deposition shall designate one or more officers, directors, its behalf, and may set forth, for each person designated, the matters on which the edure, made applicable in bankruptcy cases and proceedings by Rules 1018, 7030,
ISSUING OFFICER SIGNATURE AND TITLE	DATE
R. Stade morreill	7/8/09
ISSUING OFFICER'S NAME, ADDRESS, AND PHONE NUMBER Rufus Stephen McNeill, Esq., Potter Anderson & Corroon LLP, 1313 North Market Street, Wilmington, DE 19801 (302) 984- Business Machines Corporation)	

^{*} If the bankruptcy case is pending in a district other than the district in which the subpoena is issued, state the district under the case number.

AFFIDAVIT OF SERVICE

UNITED STATES BANKRUPTCY COURT Orange District of California

Case Number: 07-11337

IN RE: THE SCO GROUP, INC., ET AL.

VS.

Defendant

Received by AETNA CENTRAL JUDICIAL SERVICES on the 9th day of July, 2009 at 10:45 am to be served on DTR BUSINESS SYSTEMS, INC., 1160 CENTRE DR., WALNUT, CA 91789.

I, Tressy Capps, being duly swom, depose and say that on the 9th day of July, 2009 at 12:08 pm, I:

served a CORPORATION by delivering a true copy of the SUBPOENA IN A CASE UNDER THE BANKRUPTCY CODE with the date and hour of service endorsed thereon by me, to: GARBIEL HERNANDEZ BE ACCOUNT MANAGER for DTR BUSINESS SYSTEMS, INC., at the address of: 1160 CENTRE DR., WALNUT, CAB1789, and informed said person of the contents therein, in compilance with state statutes.

Description of Person Served: Age: 30, Sex: M. Race/Skin Color: Hispanic. Height 6. Weight: 200. Hair: Black, Glasses: N

I certify that I am over the age of 18, have no interact in the above action, and am 8 Certified Process Server, In good standing, in the judicial circuit in which the process was served.

STATE OF CALIFORNIA COUNTY OF ORANGE

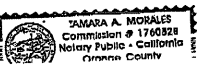
Subscribed and Swom to before me, a notary public, on the IOth day of July, 2009 by affant, who proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Jamaiatmonal ST

Tressy Capps Process Server #484

AETNA CENTRAL JUDICIAL SERVICES 225 Broadway Sto. 1802 New York, NY 10007 (212) 233-6070

Our Job Serial Number: 2009003474



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Schedule A

Documents to be Produced

REQUEST NO. 1

All documents concerning the expected testimony of Rene Beltran in connection with debtors' bankruptcy proceedings.

REQUEST NO. 2

All documents concerning debtors and/or their products.

REQUEST NO. 3

All documents concerning communications between DTR (or anyone representing or affiliated with DTR) and debtors, unXis, Stephen Norris or Stephen Norris Capital Partners (or anyone representing or affiliated with them).

Definitions and Instructions

A. Definitions

- 1. The term "communication" shall mean any transmittal of information, whether oral or written, including correspondence, electronic mail and other internet transmissions, web pages, Internet Relay Chat logs, telex, facsimile transmissions, telecopies, recordings in any medium of oral communication, telephone and message logs, notes or memoranda relating to written or oral communications.
- 2. The term "concerning" shall mean relating to, referring to, reflecting, describing, evidencing, referencing, discussing or constituting.
- 3. The term "debtors" shall mean and include, collectively and/or individually, The SCO Group, Inc., and SCO Operations, Inc.
- 4. The term "document" shall be synonymous in meaning and usage to the broadest scope of the term used in Rule 34(a) of the Federal Rules of Civil

Procedure. The term "document" shall include without limitation all written, phonic, graphic or recorded matter, including without limitation, information stored on computers, disks, tapes (i.e., magnetic or other storage media), World Wide Web pages, electronic mailing lists or automated fax support systems. The term "document" specifically includes electronic mail, electronic correspondence, or electronic peer-to-peer messages ("e-mail") and any attachments and files created and maintained in electronic form in the normal course of business.

- 5. The term "DTR" shall mean DTR Business Systems, Inc.
- 6. The term "include" or "including" shall mean including without limitation.
- 7. The term "person" refers to natural persons or all private or public entities.
- 8. The term "unXis" shall mean unXis, Inc., and any affiliated entities.

B. Instructions

- Each paragraph should herein be construed independently and, unless otherwise directed, without reference to any other paragraph for the purpose of limitation.
- 2. The use of any definition for the purposes of this request shall not be deemed to constitute an agreement or acknowledgment on the part of IBM that such definition is accurate, meaningful or appropriate for any other purpose in this action.
- 3. Unless otherwise specified, the documents requested are the responsive documents in the possession, control or custody of the producing party that

were prepared, written, sent, dated, received, applicable or in effect at any time up to the date of the producing party's compliance with this demand.

- 4. Each requested document shall be produced in its entirety. If a document responsive to any request cannot be produced in full, it shall be produced to the extent possible with an explanation stating why production of the remainder is not possible.
- 5. Each page or sheet produced by the producing party is to be marked with a consecutive document control number.
- 6. All documents produced in response to these requests shall be produced in the same order as they are kept or maintained in the ordinary course of business and, where multiple pages or documents are assembled, collated, grouped, or otherwise attached, shall not be separated or disassembled.
- 7. With respect to any document responsive to this request that is withheld from production based upon a claim of privilege, please provide the information required pursuant to Rule 26(b)(5) of the Federal Rules of Civil Procedure.
- 8. If, for reasons other than a claim of privilege, you refuse to produce any document requested herein, state the grounds upon which the refusal is based with sufficient specificity to permit a determination of the propriety of such refusal.
- 9. If there are no documents responsive to any paragraph or subparagraph set forth in the requests, please provide a written response so stating.
- 10. This request is a continuing one and, pursuant to Rule 26(e) of the Federal Rules of Civil Procedure, requires further and supplemental production by the producing party as and whenever that producing party acquires, makes or locates

additional documents between the time of the initial production hereunder and the time of the trial in this action.