

Exhibit A

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December 5, 2008

Mr. Irving Bornstein


Re: The SCO Group, Inc. et al.; Case No. 07-11337 (KG)

Dear Mr. Bornstein:

This office represents The SCO Group (the "Debtors") in the above-captioned bankruptcy case. We have received your response to the claims objection that was filed.

I write to clarify that the objection to your claim is merely a procedural matter and WILL NOT AFFECT YOUR STOCK INTEREST. Simply stated, you did not need to file a proof of claim to protect your stock interest. The objection is not seeking to disallow your ownership interest. The form you filed is a "proof of claim" and should be filed only if the Debtors owe you money for a service or product, among other things. This form should NOT be filed to protect stock ownership. What the debtor is seeking to do is simply to remove the claim from the Debtors' register of claims because it should not have been filed. Again, the "disallowance" of the claim that you filed means only that the Debtors are allowed to delete your claim from the claims register. Deleting your claim from the claim register will not affect your ownership interest in the stock of the debtor.

Please contact me in writing (email is acceptable) to confirm receipt of this letter and to authorize the Debtors to remove your claim from the claims register. If I do not hear from you on or before December 31, 2008, I will assume that you agree that your objection is deemed withdrawn and that the Debtors can remove your claim from the claims register.

Please feel free to contact me with any questions.

Sincerely,

BERGER SINGERMANN

Grace E. Robson

GER/cml