EXHIBIT C

UNITED STATES BANKRUPTCY COURT

DISTRICT OF DELAWARE

Case No. 07-11337 (KG)

In Re

The SCO GROUP, INC., et al.,

Debtors.

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U.S. Bankruptcy Court

824 North Market Street

Wilmington, Delaware

October 23, 2009

10:00 a.m.

B E F O R E:

HON. KEVIN GROSS

U.S. BANKRUPTCY JUDGE

ECR OPERATOR: JENNIFER PASIERB

MOTION of the Chapter 11 Trustee to Approve the

Further Expansion of the Scope of Retention of Tanner

LC to Audit the Debtors' 401(k) Plan for the Year

Ended December 31, 2008 In Accordance with ERISA Rules

and Regulations for the Debtors Nunc Pro Tunc to

September 14 2009

Chapter 11 Trustee's Application for Authority to
Retain and Employ Ocean Park Advisors LLC as financial
Advisor and Investment Banker Nunc Pro Tunc to
September 15, 2009

14 Status Report: Preliminary report from Edward N.
15 Cahn, Chapter 11 Trustee for the Debtors' estates.

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1	APPEARANCES:	
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3	ALAN P. PETROFSKY	
4	Pro Se	
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6	(Telephonic appearance)	
7		
8		
9	BLANK ROME LLP	
10	Attorneys for Chapter 11 Trustee	
11	1201 N. Market Street, Suite 800	
12	Wilmington, Delaware 19801	
13		
14	BY: BONNIE GLANTZ FATELL, ESQ.	
15	-and-	
16	EDWARD N. CAHN, Chapter 11 Trustee	
17		
18		
19	YOUNG CONAWAY STARGATT & TAYLOR	
20	Attorneys for Novell	
21	Brandywine Building	
22	1000 West Street	
23	Wilmington, Delaware 19801	
24		
25	BY: JUSTIN RUCKI, ESQ.	

1	PROCEEDINGS
2	THE CLERK: Please rise.
3	THE COURT: Good morning, everyone. Thank
4	you, and please be seated.
5	MR. CAHN: Good morning, your Honor.
6	THE COURT: Ms. Fatell, it's a pleasure to
7	see you.
8	MS. FATELL: Good morning, your Honor, it's
9	a pleasure to see you, thank you.
10	Bonnie Fatell from Blank Rome on behalf of
11	the Chapter 11 Trustee for The SCO Group, and I wanted
12	to introduce Edward Cahn who is the Chapter 11
13	Trustee.
14	THE COURT: Mr. Cahn, it's a pleasure to
15	meet you, and welcome.
16	MR. CAHN: Good morning, Judge Gross.
17	THE COURT: I should say Judge Cahn,
18	forgive me.
19	MS. FATELL: I think you should say
20	actually, I think
21	THE COURT: Do you like "mister"?
22	MS. FATELL: Isn't the rule "mister,"
23	because you're the judge?
24	MR. CAHN: In an adversary proceeding
25	THE COURT: Yeah.

5 MR. CAHN: -- you should probably not 1 2 address me as Judge Cahn. THE COURT: That's right. 3 And I also want to recognize Mr. Rucki, a 4 5 former law clerk in this court, and he's appearing in my courtroom for the first time as an attorney. 6 7 MR. RUCKI: Thank you, your Honor. 8 THE COURT: Pleasure to have you here, Mr. Rucki. 9 MS. FATELL: Your Honor, on the agenda 10 today, we have two uncontested matters. We did file 11 12 C.N.O.s; I don't know if your Honor has had an opportunity to --13 THE COURT: I had --14 15 MS. FATELL: -- review those. THE COURT: I did review them, and I just 16 17 realized I neglected to sign the orders, but I'm going to do that right now. 18 19 MS. FATELL: Terrific, thank you, your 2.0 Honor. THE COURT: Yes. 21 22 MS. FATELL: We really didn't have anything contested. We did think it would be helpful to give 23 the court a brief status conference, since we have not 24

been before your Honor since the appointment of the

1 Chapter 11 Trustee.

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THE COURT: I greatly appreciate that, ves.

MS. FATELL: Terrific.

Your Honor, Mr. Cahn was appointed as the trustee pursuant to the Court's order on August 25th, 2009, coincided, interestingly, with a decision by the 10th Circuit, which the trustee will address.

We immediately met with all of the senior management with the company, we visited the New Jersey office, which is where the majority of the engineers are, took control of the accounts and immediately became familiar with the business operations, as well as the litigation.

We found, upon getting involved in this case, that in fact the company was severely financially challenged, and so we thought it important to bring in financial advisors to see where we could cut some costs and try and stabilize the business. We brought in Ocean Park Advisors, and they have been terrific and they hit the ground running and they have put together a restructuring plan, talked through with us a lot of the different strategies and approaches as to how to right this ship and move the company forward.

We have implemented an initial restructuring plan, which unfortunately has involved some layoffs, both in Linden, as well as in New Jersey where the engineers are. It included Mr. MacBride, who's the president and CEO.

We're implementing other cost reductions and we believe that we've made some significant progress in that direction.

THE COURT: Excellent.

MS. FATELL: We're also working to raise some money for debtor financing. I don't think we call it a dip since the debtor is not in possession, but essentially that's what we're doing, and we hope to have a motion before the Court fairly soon.

Hopefully, the Court would entertain an emergency motion for interim financing, as the Court would on a first-day hearing, but we'll cross that bridge when we get to it.

THE COURT: When you're ready, I certainly will make that time available.

MS. FATELL: Thank you. Appreciate it, your Honor.

We're also looking into asset dispositions. There were some things in the works when we became engaged and we're pursuing those, OPA

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is actively looking at those, and we're looking at both transactions involving the operating aspect of the company as a whole, as well as if there are any smaller transactions that might occur to raise some money for the estate.

THE COURT: Good.

MS. FATELL: Our expectation, your Honor, is that we will be selling off the assets and we will be retaining the litigation. Hopefully there will be value for equity as a result of that.

And the last point I just wanted to alert the Court, yesterday we filed their motion to approve the settlement with Auto Zone. There had been litigation pending against Auto Zone; we will be filing a settlement itself under seal, and so I can't really go into any detail, but I did just want to alert the Court that we have resolved that litigation.

THE COURT: Thank you. I look forward to seeing those papers.

MS. FATELL: Thank you. And, your Honor, I'd like to have the trustee, if he may, address the Court and advise as to preliminarily where he is.

THE COURT: Yes, thank you very much.

You know, one of my concerns is, when I

appointed or entered the order for a Chapter 11

Trustee, I specifically indicated that I thought it might be a good idea to have a former judge, or at least someone who is very, very much involved in litigation to be able to analyze and evaluate the litigations, and I'm pleased that the office of the United States Trustee did so.

MR. CAHN: Your Honor, if it pleases, my name is Edward Cahn. What -- when you issued your order intimating that someone with IP experience might be appropriate, the acting U.S. Trustee sought from the parties in the case recommendations.

One of the attorneys recommended me and she interviewed me. I think she found it interesting that Judge Farnham had appointed me as a Special Master in the postage by e-mail cases, and that my assignment was to conduct all discovery issues, hold a Markman hearing, make recommendations in regard to all summary judgement motions, conduct a pretrial conference, and conduct settlement conferences.

I held a four-day hearing in the courthouse down the way there, wrote a extensive report to Judge Farnham in regard to 50 claim terms, and also about 15 or 20 summary judgement motions, after which we had a settlement conference and the case settled.

THE COURT: Wonderful.

MR. CAHN: I also acted as special discovery master for Judge Sleet in an early RIM case, not the big one, but an early one where a firm had reverse engineered the Blackberry, and there was some -- that was an easy one to resolve.

And a third Special Master assignment from the district court involved source code that was used in a program to enable banks to keep track of their transactions, and we got that matter resolved as well.

In addition to that work for the court here, I conduct Markman hearings, both internally at Blank Rome, and for other law firms. Practice Markmans.

THE COURT: Yes.

MR. CAHN: And, finally, I act as consultant while cases are in trial on IP cases. The lawyers send me the daily transcript and then we have postmortems in the evening over where I think they could have done better in their presentations.

THE COURT: It's nice to know that there's a life after the bench.

MR. CAHN: Yes, I was on the bench for 24 years.

THE COURT: Yes. 1 MR. CAHN: And that's long enough. 2 If you're interested in what I've done as 3 the trustee so far, I can run through that in a couple 4 5 of minutes. THE COURT: I would be delighted to hear 6 7 that. MR. CAHN: Okay. 8 THE COURT: Thank you, Mr. Cahn. 9 MR. CAHN: I've read the 10th Circuit 10 11 opinion four times, and I call to your attention the fact that the petition for en banc rehearing has been 12 denied with no judge voting to even have it heard. 13 14 THE COURT: Okay. MR. CAHN: I've read your opinion in regard 15 to the appointment of a trustee, and I've read the 16 17 transcript of that hearing. I've met personally with SCO management, SCO management and its lead lawyer 18 Stuart Singer, to review the claims against IBM and 19 2.0 Novell in detail. 2.1 I met with IBM's lead lawyers, R. Levine and Dave Marriott to review their client's defenses; I 2.2 23 met with Novell's lawyers to discuss their client's 24 defenses.

I've reviewed the transcripts of oral

argument in the IBM case; I've reviewed the parties's briefs in the IBM case; I've reviewed the presentation books in the IBM case; I've reviewed the expert reports on both sides.

I've reviewed confidential SCO data; I've reviewed Novell's anti-assignment argument; I considered Novell's no-damage argument; I've reviewed the arbitration proceeding in Switzerland which you stayed; and I've conferred with SCO's legal team in regard to issues in that case.

I am continuing, with the aid of the financial consultants and my lawyers, to develop strategies to maximize the assets of the debtor for both the creditors and equity.

In my view, the Debtors' claims against

Novell and IBM should be pursued aggressively. I

acknowledge I have much more analysis to do, including
another meeting with IBM's lawyers.

And this juncture, I remain confident that the Debtors' claims against IBM and Novell, especially in light of the 10th Circuit opinion, are meritorious.

I inquire, Judge Gross, whether you would like written reports from me, or oral reports?

THE COURT: I think that it would be well

1 to have written reports. MR. CAHN: Then you shall have written 2 3 reports. THE COURT: Yes. 4 That concludes my remarks. 5 MR. CAHN: Do you have any questions, your Honor? 6 THE COURT: You know, I don't. 7 I am -- as I say, I am particularly pleased to have someone with 8 9 your expertise involved in analyzing the merits of the And I take great solace in the fact that based 10 11 upon your, at least -- your thorough but not as yet final review of the litigations that you find that 12 they do have merit and should proceed, and proceed 13 14 aggressively. I know that the counsel representing SCO in 15 16 the litigations is of an extremely high expertise. So are the defense counsel. 17 MR. CAHN: THE COURT: Yes. And I don't -- I 18 19 certainly am not kidding myself. I know that the litigation will be difficult. I would hope that at 20 21 some point everyone would sit down, perhaps, and try to discuss a resolution of those cases, and --22 23 MR. CAHN: That thought has crossed our 24 mind.

Yes.

So to the extent it would

THE COURT:

be helpful were I to suggest a mediator in the litigations, although those litigations themselves are not before me, so, I suppose, just thinking out loud, I'm not really in a strong position to suggest or order mediation.

MR. CAHN: Since I left the med -- since I left the bench, your Honor, I've done over a thousand mediations.

THE COURT: Oh, goodness.

MR. CAHN: So I think I can bring some value to how we do this in the most effective way.

obviously, as I've heard today and it's not a surprise, there are financial difficulties here, which makes — and this is expensive litigation, obviously, by its very nature, so to the extent that there could be discussions of ways to revolve the litigations, that would be helpful, as with the Auto Zone case, which I'll be very interested to review.

MR. CAHN: That concludes my remarks, your Honor.

THE COURT: All right. Thank you very much. It was a pleasure to meet you, and to have you in court here today.

MR. CAHN: The pleasure is all mine, sir.

1 THE COURT: And I've signed the C.N. -- the orders on the certificate. 2 MS. FATELL: Thanks, your Honor. 3 Appreciate it. With respect to written reports, is 4 there -- we don't really have a timeline. 5 THE COURT: No. 6 7 MS. FATELL: Just occasionally you want to hear from us? 8 9 THE COURT: I think that's right. Ιf something of significance happens, you know, I don't 10 11 need weekly or even monthly reports, but -- and they can be, if necessary, filed under seal, there may be 12 sensitive information involved, or at least submit 13 them under seal with a motion for sealing and I'll 14 review them and consider the propriety of maintaining 15 the confidentiality; but no, I'm not looking for Mr. 16 17 Cahn or your firm to give me periodic reports, but just so that I know something significant occurs, that 18 I'll know what happened. 19 MS. FATELL: That would be fine, your 20 21 Honor, thank you. THE COURT: You're very welcome. 22 23 MS. FATELL: Thank you very much. 24 That concludes our hearing.

THE COURT:

All right, everyone, I wish you

		16
1	all a good day.	
2	MS. FATELL: Thanks. You too.	
3	THE COURT: Thank you.	
4	MR. CAHN: Same to you, your Honor.	
5	(Proceedings concluded at 10:17 a.m.)	
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