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## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC.

Plaintiff/Counterclaim-Defendant,

v.

INTERNATIONAL BUSINESS MACHINES CORPORATION,

Defendant/Counterclaim-Plaintiff.

NOTICE OF CONVENTIONAL
FILING OF SCO'S REPLY
MEMORANDUM IN FURTHER
SUPPORT OF SCO'S MOTION FOR
RECONSIDERATION OF THE
MAGISTRATE JUDGE'S ORDER
DENYING SCO'S MOTION FOR
RELIEF FOR IBM'S SPOLIATION OF
EVIDENCE; and SCO'S REPLY
MEMORANDUM IN FURTHER
SUPPORT OF SCO'S OBJECTIONS
TO THE MAGISTRATE JUDGE'S
ORDER DENYING SCO'S MOTION
FOR RELIEF FOR IBM'S
SPOLIATIONOF EVIDENCE

Case No. 2:03CV0294DAK

Honorable Dale A. Kimball Magistrate Judge Brooke C. Wells **PLEASE TAKE NOTICE THAT** Plaintiff has conventionally filed the original and two courtesy copies of the following documents:

- 1. SCO'S Reply Memorandum In Further Support Of Sco's Motion For Reconsideration Of The Magistrate Judge's Order Denying SCO's Motion For Relief For IBM's Spoliation Of Evidence.
- 2. SCO'S Reply Memorandum In Further Support Of SCO's Objections To The Magistrate Judge's Order Denying SCO's Motion For Relief For IBMs SpoliationOf Evidence.

These documents have not been file	ed electronically because:	
it cannot be converted to electronic format		
_X_ the electronic file size of this material exceeds 2 megabytes (MB)		
the Court by order has excuse	ed electronic filing	
_X_ they are exempt from electron Procedures Manual (sealed de	nic filing pursuant to $\S F(4)(e)$ of the ECF Policy & ocument)	
These documents will be served co	nventionally on all parties.	
DATED this 25 <sup>th</sup> day of May, 2007.		
	HATCH, JAMES & DODGE, P.C. Brent O. Hatch Mark F. James	
	BOIES, SCHILLER & FLEXNER LLP Robert Silver Stuart H. Singer Stephen N. Zack Edward Normand	
Ву:	/s/ Mark F. James Counsel for The SCO Group, Inc.	

## **CERTIFICATE OF SERVICE**

Plaintiff/Counterclaim-Defendant, The SCO Group, Inc., hereby certifies that a true and correct copy of the foregoing NOTICE OF CONVENTIONAL FILING was served on Defendant/Counterclaim-Plaintiff, International Business Machines Corporation, on this 25<sup>th</sup> Day of May, 2007, via CM/ECF and electronic mail (by agreement of the parties) to the following:

David Marriott, Esq. (dmarriott@cravath.com) Cravath, Swain & Moore LLP Worldwide Plaza 825 Eighth Avenue New York, New York 10019

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By:	/s/Mark F. James_	
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