

From Mr. Stephen J. Harbord
157 Peregrine House,
Hall Street,
Islington,
London
England
EC1V 7PT

Date 2008-10-23

FILED
2008 NOV -3 AM 8:20
U.S. BANKRUPTCY COURT
DISTRICT OF DELAWARE

F.A.O. Honable Kevin J. Carey,
United States Bankruptcy Judge,
United States Bankruptcy Court For The District Of Delaware,
824 North Market Street,
Wilmington DE19801.
United States Of America

Re: SEA CONTAINER LTD et al SEA CONTAINER SERVICES LTD (SCL,SCSL) Debtor Chapter 11 Case No. 06-11156 (KJC)

Honorable Sir I am writing to as the average man on the street I have no legal counsel to represent me within the United States Bankruptcy Court OF District Of Delaware as a creditor to above mentioned debtor hence forth referred to SCSL I beg your pardon if this is not the correct procedure. I would like to voice my concern and if like my objection to the following on my Class 3A Claim SCSL Other Unsecured Claims Ballot For Accepting or Rejecting The Debtors Second Amended Joint Plan of Reorganization Pursuant to Chapter 11 Of The Bankruptcy Code paper page 3of my ballot paper 11610040 Item 1 Principal Amount Of Class 3A Claims **"The undersigned certifies that as of August 15 2008, the undersigned was the Holder (or authorized signatory for a Holder) of Class 3A Claims against SCSL , in the following aggregate unpaid principal amount of \$1.00"**

I would like to object to the amount above mention I understand that SCSL are in lay mans terms are say they recognize my Claim but my Claim is for £170,000 (Pounds Sterling) not one US dollar. I was toldby a representative of BMC Group that in the United States Bankruptcy Court Of The District Of Delaware pound sterling is not accepted this is why the one dollar has been stated on my claim. I therefore would like state that my claim for £170,000 is equal to \$306,000 US dollars at the time of me filing my claim the international exchange rate was £1.00 = \$1.80. Is it possible for this point of order be raised with the counsel of the debtor and also recorded in the by court on the date of November 24 2008 10am prevailing when hearing to confirm the above mentioned Plan.

Honorable Sir I have decided to vote yes to the plan not to receive a payment of one US dollar but to receive 45% to 60% of my claim under the above mentioned plan and schedule of distribution which I have in writing to stated in US dollars. This will provide my family and I some financial security so I must state that this is very important to me that this is brought to your attention and to that of the court and debtors counsel. Honorable Sir I would like to thank you in advance for any help and assistance you may be able to give in this matter.

Yours Sincerely Mr.Stephen J. Harbord



CC: David B. Stratton Esq
Pepper Hamilton LLP
1313 Market Street
Hercules Plaza Suite 5100
P.O. Box 1709
Wilmington
DE 19899-1709
United State Of America

CC: Marc Abrams Esq
Micheal J. Kelly Esq
Willkie Farr & Gallagher LLP
787 Seventh Avenue
New York, NY 10019
United States Of America