

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND

In Re:

AMENDING LOCAL RULE
7012-1

* ADMINISTRATIVE
* ORDER NO. 11-04
*
*
* Dated October 26, 2011
*
*
*

* * * * *

*ORDER AMENDING LOCAL BANKRUPTCY RULE
7012-1*

WHEREAS the judges of this Court have determined that an immediate amendment to Local Rule 7012-1 is required, it is

ORDERED, that Local Bankruptcy Rule 7012-1 is amended in its entirety to read as follows:

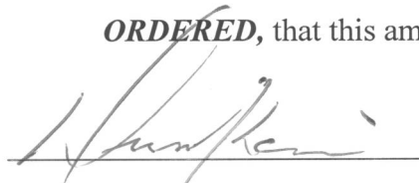
RULE 7012-1 CORE OR NON-CORE MATTERS AND CONSENT

(a) Prior to trial a party may move for a ruling that an adversary proceeding is core or non-core. The court will ordinarily allow adverse parties fourteen (14) days from service of the motion to file responses. Such a motion does not postpone any time periods unless ordered by the court.

(b) In addition to the provisions of Federal Rules of Bankruptcy Procedure 7008(a) and 7012(b), all parties in an adversary proceeding shall include in their initial pleading a statement as to whether the party consents to entry of final orders or judgments by the Bankruptcy Judge;

and it is further

ORDERED, that this amendment is effective on the date of entry of this order.



Duncan W. Keir, Chief Judge