## UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW MEXICO

In re:			
	Debtor(s).	Case No.	
	Plaintiff(s),	Adv. No.	
v.			
	Defendant(s).		
		OR REFUSAL TO CONSENT TO THE OURT HEARING AND DETERMINING CLAIMS	
regard	lless of whether the parties cons	s that bankruptcy judges may hear and determine certain matter tent, and may hear but may not determine other matters unless that ring and determining such matters.	
	Section	157(c)(2) of Title 28 provides:	
	157(c)(1)], the district court, a proceeding related to a case	ns of paragraph (1) of this subsection referring to 11 U.S.C. § with the consent of all the parties to the proceeding, may refer under title 11 to a bankruptcy judge to hear and determine and d judgments, subject to review under section 158 of this title.	
	te below whether you consent lversary proceeding.	to the Bankruptcy Court hearing and determining claims and iss	sues ir
	claims and issues in this adve	ties <b>consent</b> to the bankruptcy court hearing <u>and</u> determining all ersary proceeding and entering final orders and judgments on all ments as appropriate, subject to review under 28 U.S.C. § 158.	
		ties <b>do not consent</b> to the bankruptcy court hearing and determination of the proceeding or entering final orders or judgments on any claims.	ining
	• • •	ties <b>consent</b> to the bankruptcy court hearing and determining the rsary proceeding and entering final orders and judgments on such	

hearing and determining any other claims in this adversary proceeding. Specify the claims for which such consent is given, and also state whether consent is given to the bankruptcy court entering money judgments on such claim(s): Attorneys for Address Phone Fax E-mail address or if pro se Party Signature **Party** Signature

claims, subject to review under 28 U.S.C. § 158, but do not consent to the bankruptcy court

{add certificate of service}