FOLEY & LARDNER LLP Jeffrey R. Blease (CA Bar. No. 134933) Tel: (617) 226-3155; jblease@foley.com Thomas F. Carlucci (CA Bar No. 135767) Tel: (415) 984-9824; tcarlucci@foley.com 3 Shane J. Moses (CA Bar No. 250533) 4 Tel: (415) 438-6404; smoses@foley.com Emil P. Khatchatourian (CA Bar No. 265290) Tel: (312) 832-5156; ekhatchatourian@foley.com Ann Marie Uetz (admitted *pro hac vice*) 6 Tel: (313) 234-7114; auetz@foley.com Matthew D. Lee (admitted pro hac vice) Tel: (608) 258-4203; mdlee@foley.com 555 California Street, Suite 1700 8 San Francisco, CA 94104-1520 9 Counsel for the Debtor and Debtor in Possession 10 UNITED STATES BANKRUPTCY COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 13 OAKLAND DIVISION 14 In re: Case No. 23-40523 15 THE ROMAN CATHOLIC BISHOP OF Chapter 11 OAKLAND, a California corporation sole, 16 BANKRUPTCY LOCAL RULE 9014-1 Debtor. CERTIFICATE OF NO OBJECTION 17 **REGARDING DOCKET NO. 1273: DEBTOR'S FOURTH MOTION FOR** 18 ORDER EXTENDING EXCLUSIVE PERIODS FOR THE DEBTOR TO FILE 19 AND SOLICIT ACCEPTANCE OF A **CHAPTER 11 PLAN** 20 Judge: Hon. William J. Lafferty 21 22 The Roman Catholic Bishop of Oakland, a California corporation sole, and the debtor and debtor 23 in possession (the "Debtor" or "RCBO") in the above-captioned chapter 11 bankruptcy case (the "Chapter 24 11 Case" or the "Bankruptcy Case"), hereby files this certificate of no objection and requests entry of an 25 order granting Debtor's Fourth Motion for Order Extending Exclusive Periods For The Debtor To File 26 and Solicit Acceptance of a Chapter 11 Plan [Docket No. 1273] (the "Motion"). On July 31, 2024, the 27 Debtor filed the Motion, together with the Declaration of Attila Bardos in Support of Debtor's Fourth 28 Motion for Order Extending Exclusive Periods For The De

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Chapter 11 Plan [Docket No. 1274] (the "Bardos Declaration"), and the Notice of Hearing on Debtor's Fourth Motion for Order Extending Exclusive Periods For The Debtor To File and Solicit Acceptance of a Chapter 11 Plan [Docket No. 1275] (the "Notice"). On July 31, 2024, the Motion, the Bardos Declaration, and the Notice were served on the Core Service List, as set forth in the Certificate of Service filed on August 2, 2024 [Docket No. 1281], in compliance with the Final Order Authorizing and Approving Special Noticing and Confidentiality Procedures [Docket No. 292].

As of this date, the undersigned has not received an answer, objection, or other responsive pleading to the Motion and has reviewed the Court's record and no answer, objection, or other responsive pleading to the Motion appears. Pursuant to the Notice and B.L.R. 9014-1(c), objections to the Motion were to be filed and served no later than August 14, 2024, pursuant to B.L.R. 9014-1(c), and no informal extension of time to object has been provided.

It is hereby respectfully requested that the Order uploaded concurrently herewith be entered by the Court, which is in substantially the form attached as Exhibit A to the Motion.

DATED: August 19, 2024

Thomas F. Carlucci Shane J. Moses Emil P. Khatchatourian Ann Marie Uetz Matthew D. Lee

Jeffrey R. Blease

/s/ Shane J. Moses

SHANE J. MOSES

Counsel for the Debtor and Debtor in Possession

FOLEY & LARDNER LLP

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