1 2 3 4 5 6 7 8 9 10 11	FOLEY & LARDNER LLP  Eileen R. Ridley (CA Bar No. 151735)  Tel: (415) 438-6469; eridley@foley.com Shane J. Moses (CA Bar No. 250533)  Tel: (415) 438-6404; smoses@foley.com Ann Marie Uetz (admitted pro hac vice)  Tel: (313) 234-7114; auetz@foley.com Matthew D. Lee (admitted pro hac vice)  Tel: (608) 258-4203; mdlee@foley.com Geoffrey S. Goodman (admitted pro hac vice)  Tel: (312) 832-4515; ggoodman@foley.com Mark C. Moore (admitted pro hac vice)  Tel: (214) 999-4150; mmoore@foley.com One Market Plaza  55 Spear Street Tower, Suite 1900 San Francisco, CA 94105  Counsel for the Debtor and Debtor in Possession	A NIZDURTOV COURT
	UNITED STATES BANKRUPTCY COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	OAKLAND DIVISION	
14	In re:	Case No. 23-40523 WJL
15	THE ROMAN CATHOLIC BISHOP OF	Chapter 11
16	OAKLAND, a California corporation sole,	FIFTH STIPULATION REGARDING
17	Debtor.	MOTION TO EXTEND DEADLINE TO ASSUME OR REJECT UNEXPIRED LEASES OF NONRESIDENTIAL REAL
18 19		PROPERTY PURSUANT TO SECTION 365(d)(4) OF THE BANKRUPTCY CODE
20		Judge: Hon. William J. Lafferty
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## **INTRODUCTION**

The Roman Catholic Bishop of Oakland, a California corporation sole, and the debtor and debtor in possession (the "<u>Debtor</u>" or "<u>RCBO</u>") in the above-captioned chapter 11 bankruptcy case (the "<u>Chapter 11 Case</u>") and the Catholic Cathedral Corporation of the East Bay ("<u>CCCEB</u>" and together with the Debtor the "Parties"), hereby stipulate and agree as follows.

## **RECITALS**

- A. The cathedral of the Diocese of Oakland is the Cathedral of Christ the Light (the "<u>Cathedral</u>") located at 2121 Harrison St., Oakland, California. The Cathedral is part of a complex including a mausoleum, a chancery to serve administrative offices, rectory, other administrative and services offices, conference facilities, and an open plaza (collectively, with the Cathedral, the "<u>Cathedral</u> <u>Center</u>").
  - B. CCCEB holds legal title to the land and improvements constituting the Cathedral Center.
- C. The Debtor uses space in the Cathedral Center from CCCEB, including the chancery administrative offices pursuant to an agreement with CCCEB (the "<u>Cathedral Lease</u>").
- D. The Debtor wishes to extend the time pursuant to 11 U.S.C. § 365(d)(4) for assumption or rejection of non-residential leases of real property as to the Cathedral Lease (the "Lease Assumption Deadline").
- E. The Lease Assumption Deadline is currently October 1, 2025, pursuant to the Court's prior extension orders, dated September 1, 2023 [Docket No. 421], December 18, 2023 [Docket No. 703], February 15, 2024 [Docket No. 883], March 26, 2024 [Docket No. 1011], September 25, 2024 [Docket No. 1345], and April 4, 2025 [1871].
- F. The Debtor is concurrently filing a motion to further extend the Lease Assumption Deadline (the "<u>Further Extension Motion</u>") by six months, to April 1, 2026, and intends to set the Further Extension Motion for hearing on [].
- G. A further extension of the Lease Assumption Deadline requires the consent of CCCEB, pursuant to 11 U.S.C. § 365(d)(4)(B)(ii).

STIPULATION

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## **STIPULATION**

Based on the foregoing, the Parties hereby stipulate and agree as follows:

1. By this stipulation, CCCEB consents to a six-month extension of the Lease Assumption

Deadline as requested in the Further Extension Motion.

SO STIPULATED:

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Dated: September 17, 2025

FOLEY & LARDNER LLP

/s/ Shane J. Moses

Shane J. Moses

Attorneys for the Debtor

SO STIPULATED:

Dated: September 17, 2025

CATHOLIC CATHEDRAL CORPORATION OF THE

**EAST BAY** 

By: Father Lawrence C. D'Anjou

Its: President

STIPULATION

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