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UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re: Chapter 11

THE DIOCESE OF ST. CLOUD, a Minnesota BKY 20-60337 religious corporation,

Debtor.

ORDER UNDER 11 U.S.C. § 107 AND FED. R. BANKR. P. 1007(j) AND 9018 (I) GRANTING EXPEDITED RELIEF (II) AUTHORIZING THE DEBTOR TO FILE PORTIONS OF DOCUMENTS UNDER SEAL, (III) AND REQUESTING RELATED RELIEF

At Minneapolis, Minnesota on June 18, 2020.

This case is before the court on the debtor's motion seeking (i) expedited relief, and (ii) authority to file portions of documents that may contain confidential identifying information under seal. Based on the motion and file,

IT IS ORDERED:

- A. Expedited relief is granted.
- B. The debtor is authorized to file under seal all documents, including, without limitation, portions of the debtor's Schedule F and the master mailing list that disclose the names of individuals who assert or may assert a claim against the debtor arising from alleged sexual abuse.
- C. The debtor is authorized to provide copies of the sealed documents it files to the Office of the United States Trustee in accordance with 11 U.S.C. § 107(c)(3), as necessary.
- D. The clerk of court is directed not to provide any notices to claimants listed on the sealed portion of documents.

NOTICE OF ELECTRONIC ENTRY AND FILING ORDER OR JUDGMENT Filed and Docket Entry made on 06/18/2020 Lori Vosejpka, Clerk, by LH

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E. The debtor is authorized to provide notices to creditors listed on the sealed portion of

documents, and file a certificate of service certifying that those individuals whose identifying

information was filed under seal have been served.

F. The United States Trustee is authorized to use such sealed documents in the discharge

of its duties and obligations, including, but not limited to, solicitation and appointment of any

committee under 11 U.S.C. § 1102, but only as protected by 11 U.S.C. § 107(c)(3).

G. The debtor is authorized to provide sealed documents to court-approved counsel for

any committee appointed under 11 U.S.C. § 1102, but only after execution of a confidentiality

agreement between the debtor and such counsel.

H. The debtor is authorized to file the documents referenced in paragraph A under seal,

in accordance with the directions of the clerk of court.

/e/ Robert J. Kressel

ROBERT J. KRESSEL

UNITED STATES BANKRUPTCY JUDGE