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12 *Attorneys for Travelers Casualty & Surety
Company f/k/a Aetna Casualty & Surety Company*

13 **UNITED STATES BANKRUPTCY COURT**
14 **NORTHERN DISTRICT OF CALIFORNIA**
15 **OAKLAND DIVISION**

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18 In re:
19 THE ROMAN CATHOLIC BISHOP
OF OAKLAND, a California
20 corporation sole,,
21 Debtor.

Case No. 23-40523 WJL
Chapter 11

**NOTICE OF APPEARANCE,
REQUEST FOR SERVICE OF
PAPERS, AND TO BE
INCLUDED ON THE LIMITED-
SERVICE LIST**

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23
24 **PLEASE TAKE NOTICE** that the undersigned counsel to Travelers Casualty
25 and Surety Company f/k/a Aetna Casualty & Surety Company for itself and each of
26 its past, present, and future parents, subsidiaries, affiliates and divisions, pursuant to,
27 *inter alia*, Rules 2002, 9007 and 9014(b) of the Federal Rules of Bankruptcy

28 Case No. 23-40523-WJL

-1-

NOTICE OF APPEARANCE FOR TRAVELERS



1 Procedure (“the Bankruptcy Rules”), hereby requests John Grossbart, of Dentons US
2 LLP, be removed as counsel of record, and further that all copies of all notices given
3 or requested in this case and copies of all notices, pleadings or papers served or
4 required to be served in this case, be given to and served upon the following:

5
6 Natalie M. Limber (SBN 304252)
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9 -and-

10 Andrew D. Telles Wyatt (SBN 316740)
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11 4675 MacArthur Court, Suite 1250
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14 PLEASE TAKE FURTHER NOTICE that the foregoing request includes not
15 only the notices and papers referred to in Bankruptcy Rule 2002, but also, without
16 limitation, notices of any orders or other pleadings, motions, applications,
17 complaints, demands, hearings, requests, petitions, objections, answering or reply
18 papers, and any memoranda or briefs in support of any of the foregoing, and any
19 other documents brought before this Court with respect to these proceedings, whether
20 formal or informal, whether written or oral, and whether transmitted or conveyed by
21 mail, delivery, telephone, telecopier, e-mail or otherwise.

22 This Notice of Appearance and Request for Notice shall not be deemed to be a
23 waiver of the above-named parties-in-interests’ right to (1) have final orders in non-
24 core matters entered only after *de novo* review by a District Court Judge, (2) arbitration
25 or trial by jury in any proceeding so referred or triable in this case or any case,
26 controversy, or proceeding related to this case, (3) have the District Court withdraw
27 the reference in any matter subject to mandatory or discretionary withdrawal, or (4)

1 any other rights claims, actions, set-offs, or recoupments to which the above-named
2 parties-in-interest is or may be entitled, in law or in equity, all of which rights, claims,
3 actions, defenses, set-offs, and recoupments the above-named parties-in-interest
4 expressly reserves.

5 Dated: January 22, 2026 DENTONS US LLP

7 By: /s/ Joshua Haevernick
8 Joshua Haevernick
9 Lauren Macksoud
Keith Moskowitz

10 ATTORNEYS FOR TRAVELERS
11 CASUALTY & SURETY COMPANY F/K/A
12 AETNA CASUALTY & SURETY
13 COMPANY

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CERTIFICATE OF SERVICE

I hereby certify that on January 22, 2026, notice via email was provided to the parties listed below. All parties authorized to receive electronic notice in this case will also receive notice when the clerk processes a true and correct copy of the foregoing pleading via CM/ECF.

/s/ Joshua Haevernick
Joshua Haevernick

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