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The Honorable Patricia C. Williams
Chapter 11

8 UNITED STATES BANKRUPTCY COURT
9 FOR THE EASTERN DISTRICT OF WASHINGTON
AT SPOKANE

10 In re

Case No. 04-08822

11 THE CATHOLIC BISHOP OF SPOKANE
a/k/a The Catholic Diocese of Spokane,
12 Debtor.
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**THIRD VERIFIED STATEMENT OF
JOSEPH E. SHICKICH, JR. IN
SUPPORT OF THE TORT
CLAIMANTS' COMMITTEE'S
APPLICATION FOR ORDER
AUTHORIZING EMPLOYMENT OF
RIDDELL WILLIAMS P.S.**

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16 Joseph E. Shickich, Jr. declares:

17 1. I am a principal of the law firm of Riddell Williams P.S. located at
18 1001 4th Ave Suite 4500, Seattle, Washington 98154-1192 ("Riddell Williams"). I am
19 duly licensed to practice law in the State of Washington and am admitted to practice
20 in the United States District Court for the Eastern District of Washington.

21 2. This supplements the *Verified Statement of Joseph E. Shickich, Jr. in*
22 *Support of the Tort Claimants' Committee's Application for Order Authorizing*
23 *Employment of Riddell Williams P.S.*, executed as of January 5, 2005, and the
24 *Second Verified Statement of Joseph E. Shickich, Jr. in Support of the Tort*
25 *Claimants' Committee's Application for Order Authorizing Employment of Riddell*
26 *Williams P.S.*, executed as of January 10, 2005. In those Verified Statements, I

1 reported that I caused an internal conflicts check be performed by the staff of Riddell
2 Williams searching the names and entities identified in Debtor's Schedules and
3 Statement of Financial Affairs (ECF Docket No. 1).

4 3. I make this Third Verified Statement because I have caused additional
5 internal conflicts checks to be performed on additional items; namely, those new
6 names and entities listed on: (a) Amended Schedule F. Creditors Holding
7 Unsecured Nonpriority Claims (ECF Docket No. 130); and (b) Amended Statement of
8 Financial Affairs (ECF Docket No. 131), which are payments to creditors for the
9 period November 1, 2004 to December 6, 2004 (Line 3a), payments to insiders for
10 the period November 1, 2004 to December 6, 2004 (Line 3b), property held for
11 another (Line 14), and payments from a corporation (Line 23). In addition, conflicts
12 checks have been made on: (a) attorneys and law firms which have appeared as
13 counsel in this case to date; (b) parties which have appeared through their counsel to
14 date; and (c) individuals whose signatures appeared on pleadings in this case,
15 including Declarations.

16 4. For those new names and entities reported in Schedule F, as being
17 owed monies from the Debtor as of December 6, 2004, no conflicts appeared.

18 5. For those new names and entities listed in Line 3a to the Debtor's
19 Statement of Financial Affairs as having received payments in the period
20 November 1, 2004 to December 6, 2004, no conflicts appeared.

21 6. For those new attorneys which have appeared since the filing of the
22 Second Verified Statement on January 10, 2005, no conflicts appeared.

23 7. For those new parties which have appeared through their counsel since
24 the filing of the Second Verified Statement on January 10, 2005, no conflicts
25 appeared.

1 8. For those individuals whose signatures appear on pleadings in this
2 case, no conflicts appeared.

3 9. Attached as Exhibit A is a copy of the names of all individuals and
4 entities whose names have been run through our conflicts system to date.

5 10. Again, there are certain persons for whom Riddell Williams has not yet
6 been able to make a conflicts check. Pursuant to the Order Authorizing Debtor to
7 File Portions of Schedule F, Master Mailing List and other Pleadings and Documents
8 under Seal and Related Relief (ECF Docket No. 18), the names of a number of
9 parties who have alleged sexual abuse have been filed under seal. In order to run a
10 conflict check on these names, Riddell Williams needs and has respectfully
11 requested permission from this Court to receive copies of the sealed Schedule F and
12 the Master Mailing List. Riddell Williams will not publish or otherwise disclose the
13 information provided therein without further order of the Court.

14 I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE
15 AND CORRECT.

16 EXECUTED this 3rd day of February, 2005.

17 /s/ Joseph E. Shickich, Jr.
18 Joseph E. Shickich, Jr.
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