UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

IN RE: ABROGATION OF

INTERIM BANKRUPTCY RULE 1020

GENERAL ORDER

By General Order dated February 7, 2020, this Court adopted Interim

Bankruptcy Rule 1020 as part of a package of interim rules implementing the Small

Business Reorganization Act of 2019. In subsequent orders, the Court amended

Interim Rule 1020 to reflect temporary changes in the law, including the

amendment made on July 27, 2022, in response to the Bankruptcy Threshold

Adjustment and Technical Correction Act (BTATC Act), which remained in effect

through June 21, 2024. Because the BTATC debt limit for subchapter V cases

expired on June 21, 2024, Interim Rule 1020 is not applicable to cases filed after

that date and no longer needed.

NOW THEREFORE,

1. Interim Bankruptcy Rule 1020 is abrogated.

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As of the date of this order, the General Order of this Court dated July 27,
 2022, is superseded by this General Order and is to be removed from the Court's public website.

IT IS SO ORDERED.

Dated: January, 15, 2025

Katherine A. Constantine

Chief United States Bankruptcy Judge

/e/William J. Fisher

William J. Fisher
United States Bankruptcy Judge

Michael E. Ridgway

United States Bankruptcy Judge

/e/Kesha L. Tanabe

Kesha L. Tanabe

United States Bankruptcy Judge