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I.

PREAMBLE

1. Praedicate Evangelium (cf. Mk 16:15; Mt 10:7-8): this is the task that the Lord Jesus entrusted
to his disciples. This mandate constitutes “the primary service that the Church can render to every individual and to all humanity in the modern world”. [1] To this end, she has been called to proclaim the Gospel of the Son of God, Christ the Lord, and thereby to awaken in all peoples the hearing of faith (Rom 1:1-5; Gal 3:5). The Church carries out this command above all when, in all that she says and does, she bears witness to the mercy that she herself has graciously received. Our Lord and Master left us an example of this when he washed the feet of his disciples and declared that we shall be blessed if we do likewise (cf. Jn 13:14-17). “An evangelizing community thus gets involved by word and deed in people’s daily lives, it bridges distances, it is willing to abase itself if necessary and it embraces human life, touching the suffering flesh of Christ in others”. [2] In this way, the people of God fulfils the commandment of the Lord who, in bidding us to proclaim the Gospel, exhorted us to care for those of our brothers and sisters who are most vulnerable, infirm and suffering.

Missionary conversion of the Church

2. The Church’s “missionary conversion” [3] aims to renew her as a mirror of Christ’s own mission of love. The Lord’s disciples are called to be “the light of the world” (Mt 5:14). In this way, the Church reflects the saving love of Christ, the true light of the world (cf. Jn 8:12). She herself becomes increasingly radiant as she brings to humanity the supernatural gift of faith as “a light for our way, guiding our journey through time”. The Church is at the service of the Gospel, so that “this light of faith… can grow and illumine the present, becoming a star to brighten the horizon of our journey at a time when mankind is particularly in need of light”. [4]

3. The reform of the Roman Curia is to be viewed in the context of the Church’s missionary nature. The desire for reform was urgently felt in the sixteenth century, leading to the Apostolic Constitution Immensa Aeterni Dei of Sixtus V (1588), and in the twentieth century, leading to the Apostolic Constitution Sapienti Consilio of Pius X (1908). Following the Second Vatican Council, Paul VI, with explicit reference to the desire expressed by the Council Fathers, [5] called for and carried out a reform of the Curia with the Apostolic Constitution Regimini Ecclesiae Universalis (1967). Subsequently, in 1988, John Paul II promulgated the Apostolic Constitution Pastor Bonus, with the aim of further promoting communion within the Church’s overall structures.

In continuity with these two recent reforms, and with appreciation for the longstanding, generous and competent service to the Roman Pontiff and the universal Church provided by so many members of the Curia, this new Apostolic Constitution seeks to attune its present-day activity more effectively to the path of evangelization that the Church, especially in our time, has taken.

The Church: a mystery of communion

4. The reform of the Roman Curia demands attention to, and appreciation for, yet another aspect of the mystery of the Church. In her, mission and communion are so closely united that we can
say that the purpose of mission is precisely that of “making everyone know and live the ‘new’ communion that the Son of God made man has introduced into the history of the world”. [6]

This life of communion makes the Church *synodal*; a Church marked by reciprocal listening, “whereby everyone has something to learn. The faithful people, the College of Bishops, the Bishop of Rome: all listening to each other and all listening to the Holy Spirit, the Spirit of truth (cf. Jn 14:17), in order to know what he says to the Churches (cf. Rev 2:7)”. [7] This synodal nature of the Church is to be understood as “the journeying together of God’s flock along the paths of history towards the encounter with Christ the Lord”. [8] It has to do with the mission of the Church and the communion that is in service to that mission and is itself missionary.

The renewal of the Church, and consequently of the Roman Curia, cannot fail to reflect this basic reciprocity, so that the community of believers can approximate as much as possible the missionary communion experienced by the Apostles with the Lord during his earthly life (cf. Mk 3:14) and, after Pentecost, by the first community of Jerusalem, guided by the Holy Spirit (cf. Acts 2:42).

*Service of the Primacy and of the College of Bishops*

5. Outstanding among these gifts bestowed by the Spirit for the service of humanity is that of the Apostles, whom the Lord chose and established as a stable group (coetus) over whom he set Peter, chosen from among them, as their head. [9] He entrusted to the Apostles a mission that will endure until the end of time. For this reason, they took care to appoint successors, [10] so that, just as Peter and the other Apostles constituted, by the will of the Lord, one apostolic college, so today, in the Church, as a hierarchically organized society, [11] the Roman Pontiff, the successor of Peter, and the Bishops, the successors of the Apostles, are joined together in a single episcopal body, to which Bishops belong in virtue of sacramental consecration and by hierarchical communion with the head of the college and its members, that is, with the college itself. [12]

6. As the Second Vatican Council teaches: “Collegial unity is also apparent in the mutual relations of individual Bishops to particular dioceses and to the universal Church. The Roman Pontiff, as the successor of Peter, is the perpetual and visible source and foundation of unity both of the Bishops and of the whole company of the faithful. Individual Bishops are the visible source and foundation of unity in their own particular Churches, which are modelled on the universal Church; it is in and from these that the one and unique Catholic Church exists. For that reason, each Bishop represents his own Church, whereas all of them together with the Pope represent the whole Church in a bond of peace, love and unity”. [13]

7. It must be emphasized that, by God’s providence, over the course of time various Churches were founded in different places by the Apostles and by their successors, and have come together in diverse groupings, chiefly the ancient patriarchal Churches. The emergence of Episcopal
Conferences in the Latin Church represents one of the more recent forms in which the *communio Episcoporum* has found expression in service to the *communio Ecclesiae* grounded in the *communio fidelium*. Consequently, while fully respecting the proper power of each Bishop as pastor of the particular Church entrusted to him, Episcopal Conferences, including their regional and continental groupings, together with the relative hierarchical structures of the Eastern Churches, are presently one of the most significant means for expressing and preserving ecclesial communion in different places, together with the Roman Pontiff as guarantor of unity of faith and of communion. [14]

*Service of the Roman Curia*

8. The Roman Curia is at the service of the Pope, who, as the successor of Peter, is the perpetual and visible source and foundation of the unity both of the Bishops and of the whole company of the faithful. [15] By virtue of this bond, the work of the Roman Curia is also organically related to the College of Bishops and individual Bishops, as well as to Episcopal Conferences and their regional and continental groupings, and the hierarchical structures of the Eastern Churches. All these are of great pastoral benefit as expressions of the affective and effective communion existing among the Bishops. The Roman Curia is not set between the Pope and the Bishops, but is at the service of both, according to the modalities proper to the nature of each.

9. The attention that the present Apostolic Constitution gives to Episcopal Conferences and, correspondingly, to the hierarchical structures of the Eastern Churches, is meant to enhance their potential, [16] without making them intermediary instances between the Roman Pontiff and the Bishops, but instead being at their complete service. The competencies assigned to them in the present provisions are meant to express the collegial dimension of the episcopal ministry and, indirectly, to strengthen ecclesial communion [17] by giving concrete expression to their joint exercise of certain pastoral functions for the good of the faithful of their respective nations or of a determined territory. [18]

*Every Christian is a missionary disciple*

10. The Pope, the Bishops and other ordained ministers are not the sole evangelizers in the Church. They “know that they were not established by Christ to undertake by themselves the entire saving mission of the Church to the world”. [19] Each Christian, by virtue of baptism, is a missionary disciple “to the extent that he or she has encountered the love of God in Christ Jesus”. [20] This must necessarily be taken into account in the reform of the Curia, which should consequently make provision for the involvement of lay women and men, also in roles of government and responsibility. Their presence and their participation is essential, since they contribute to the well-being of the entire Church. [21] By their family life, their engagement in society and their faith, which helps them to discern God's working in the world, they have much to offer, especially through their promotion of the family, respect for the values of life and creation,
the Gospel as a leaven of temporal affairs, and the discernment of the signs of the times.

**Significance of the reform**

11. The reform of the Roman Curia will be authentic and effective if it is the fruit of an interior reform whereby we appropriate “the paradigm of the spirituality of the Council” as expressed in “the ancient story of the good Samaritan”, the person who goes out of his way to be a neighbour to someone left half-dead on the roadside, a foreigner whom he does not even know. This spirituality has its deepest source in the love of God, who loved us first, while we were still poor sinners. It reminds us that our duty is, in imitation of Christ, to serve our brothers and sisters, especially those in greatest need, and that Christ's face is seen in the face of every man and woman, particularly those who suffer in any way (cf. Mt 25:40).

12. It should therefore be evident that “reform is not an end in itself, but a means to give a more convincing witness to Christ; to favour a more effective evangelization; to promote a more fruitful ecumenical spirit; to encourage a more constructive dialogue with all. This reform, actively endorsed by most Cardinals within the General Congregations prior to the Conclave, should further clarify the identity of the Roman Curia in the assistance it provides to the successor of Peter in the exercise of his supreme pastoral office for the benefit and service of the universal Church and the particular Churches. This entails strengthening the unity of faith and the communion of the people of God and advancing the mission of the Church in the world. Certainly, it will not be easy to achieve this goal: it will require time, determination and, above all, the cooperation of everyone. To do so, we must first of all entrust ourselves to the Holy Spirit, who is the true guide of the Church, and implore in prayer the gift of authentic discernment”. [23]

II.

**PRINCIPLES AND CRITERIA FOR THE SERVICE OF THE ROMAN CURIA**

To carry out effectively the pastoral mission of solicitude for the entire Church that the Roman Pontiff has received from Christ, her Lord and Pastor (cf. Jn 21:15ff.), and to preserve and foster the relationship existing between the Petrine ministry and the ministry of all the Bishops, the Pope, “in exercising his supreme, full and immediate authority over the universal Church, employs the various departments of the Roman Curia, which act in his name and by his authority for the good of the Churches and in the service of the sacred pastors”. [24] The Curia is thus at the service of the Pope and of the Bishops, who, “together with Peter’s successor… govern the house of the living God”. [25] The Curia exercises this service to the Bishops in their particular Churches with due respect for their responsibilities as successors of the Apostles.

1. **Service to the mission of the Pope.** The Roman Curia is primarily an instrument at the service of
the successor of Peter to assist him in his mission as “perpetual and visible source and foundation of the unity both of the Bishops and of the whole company of the faithful”, [26] and to be of assistance to Bishops, particular Churches, Episcopal Conferences and their regional and continental groupings, the hierarchical structures of the Eastern Churches and other institutions and communities in the Church.

2. Co-responsibility in communio. The present reform proposes, in the spirit of a “sound decentralization”, [27] to leave to the competence of Bishops the authority to resolve, in the exercise of “their proper task as teachers” and pastors, [28] those issues with which they are familiar [29] and that do not affect the Church’s unity of doctrine, discipline and communion, always acting with that spirit of co-responsibility which is the fruit and expression of the specific mysterium communionis that is the Church. [30]

3. Service to the mission of the Bishops. In this context of cooperation with the Bishops, the service that the Curia offers them consists primarily in acknowledging and supporting their ministry to the Gospel and the Church. It does so by providing them with timely counsel, encouraging the pastoral conversion that they promote, showing solidary support for their efforts at evangelization, their preferential pastoral option for the poor, their protection of minors and vulnerable persons, and all their initiatives to serve the human family, unity and peace. In a word, the Curia backs their efforts to enable the peoples to have abundant life in Christ. The Curia also offers its service to the mission of Bishops and to communio by carrying out, in a fraternal spirit, tasks of vigilance, support and enhancement of the affective and effective communion of the successor of Peter with the Bishops.

4. Support for the particular Churches and their Episcopal Conferences and for the hierarchical structures of the Eastern Churches. The Catholic Church throughout the world embraces a multitude of peoples, languages and cultures, and thus can draw upon an immense store of successful experiences regarding evangelization; this must not be lost. Based on the Church’s presence worldwide, the Roman Curia, in its service to the good of the entire communio, is in a position to draw upon and process this rich fund of knowledge and the fruits of the best initiatives and creative proposals for evangelization devised by individual particular Churches, Episcopal Conferences and the hierarchical structures of the Eastern Churches, as well as their responses to specific problems and challenges. By assembling these experiences of the Church in her universality, the Curia can share them, by way of support, with the particular Churches, the Episcopal Conferences and the hierarchical structures of the Eastern Churches. For this kind of exchange and dialogue, the visits of the Bishops ad limina Apostolorum and their relative reports represent an important resource.

5. The vicarious nature of the Roman Curia. Each curial institution carries out its proper mission by virtue of the power it has received from the Roman Pontiff, in whose name it operates with vicarious power in the exercise of his primatial munus. For this reason, any member of the faithful
can preside over a Dicastery or Office, depending on the power of governance and the specific competence and function of the Dicastery or Office in question.

6. **Spirituality.** The Roman Curia contributes to the Church’s communion with the Lord solely by cultivating the relationship of all its members with Christ Jesus, working generously and fervently in service to God’s plan, the gifts that the Holy Spirit bestows on the Church, and the vocation of all the baptized to holiness. It is necessary, therefore, that in each institution of the Curia, service to the Church as mystery remains joined to an experience of the covenant with God, manifested by common prayer, spiritual renewal and periodic common celebrations of the Eucharist. In the same way, based on their encounter with Jesus Christ, the members of the Curia are to carry out their work in the joyful recognition that they are missionary disciples at the service of the entire people of God.

7. **Personal integrity and professionalism.** The face of Christ is reflected in the varied faces of those of his disciples who place their charisms at the service of the Church’s mission. Consequently, those who serve in the Curia are chosen from Bishops, priests, deacons, members of Institutes of Consecrated Life and Societies of Apostolic Life, and lay men and women outstanding for their spiritual life, solid pastoral experience, simplicity of life and love for the poor, spirit of communion and service, competence in the matters entrusted to them, and ability to discern the signs of the times. For this reason, care and attention must be given to the selection and training of personnel, as well as the organization of work and the personal and professional growth of every individual.

8. **Cooperation between Dicasteries.** Communion and participation must be the hallmark of the internal working of the Curia and each of its institutions. The Roman Curia must increasingly be at the service of communion of life and operational unity around the pastors of the universal Church. Superiors of Dicasteries thus meet periodically with the Roman Pontiff, both individually and in groups. These periodic meetings favour transparency and concerted action in discussing the work plans of the Dicasteries and their application.

9. **Interdicasterial and intradicasterial meetings.** Interdicasterial meetings, which express the communion and cooperation existing within the Curia, discuss matters involving more than one Dicastery. Responsibility for convening these meetings belongs to the Secretariat of State, since it acts as the Papal Secretariat. Communion and cooperation are also shown by appropriate periodic meetings of the members of each individual Dicastery: plenary sessions, consultations and congresses. This spirit must also mark the meetings of Bishops with the Dicasteries, whether individually or in groups, as on the occasion of their visits *ad limina Apostolorum*.

10. **Expression of catholicity.** The catholicity of the Church must be expressed in the selection of Cardinals, Bishops and other personnel. All those invited to serve in the Roman Curia are a sign of communion and solidarity with the Roman Pontiff on the part of the Bishops and Superiors of
Institutes of Consecrated Life and Societies of Apostolic Life who make available to the Roman Curia qualified personnel coming from different cultures.

11. **Reduction of Dicasteries.** It has been necessary to reduce the number of the Dicasteries, unifying those whose purpose was very similar or complementary, and streamlining their functions with the aim of avoiding an overlap of competencies and improving the effectiveness of their work.

12. The chief aim of reform, as desired by Paul VI, is to allow the spark of God’s love to kindle, in the Curia and the entire Church, “the principles, teachings and resolves set forth by the Council, so that, fanned into flame by charity, they might truly bring about, in the Church and in the world, that renewal of mind, action, conduct, moral conviction, hope and joy which was the ultimate purpose of the Council”. [31]

III.

**General Norms**

**Notion of the Roman Curia**

**Art. 1**

The Roman Curia is the institution that ordinarily assists the Roman Pontiff in exercising his supreme pastoral office and universal mission in the world. It is at the service of the Pope, the successor of Peter, and of the Bishops, successors of the Apostles, in ways that correspond to each one’s specific nature. It carries out its function with evangelical spirit, working for the good and service of communion, unity and the building up of the universal Church, while also attentive to the circumstances of the world in which the Church is called to carry out its mission.

**The Pastoral Nature of the Work of the Curia**

**Art. 2**

Since all the members of the people of God, each according to his or her own condition, take part in the mission of the Church, those who serve in the Roman Curia cooperate in a way that corresponds to their expertise and competence, as well as to their pastoral experience.

**Art. 3**

Those who work in the Roman Curia and other institutions associated with the Holy See carry out a pastoral service in support of the mission of the Roman Pontiff and of the Bishops in their
respective responsibilities with regard to the universal Church. This service must be motivated and
carried out with the highest sense of cooperation, shared responsibility and respect for the
competence of others.

Art. 4

The pastoral character of curial service is nourished and enriched by a particular spirituality rooted
in the relationship of mutual interiority that exists between the universal Church and the particular
Church.

Art. 5

The distinct nature of the Roman Curia’s pastoral service demands that everyone recognize the
call to an exemplary life in the Church and in the world. This entails everyone’s engagement in the
demanding task of being missionary disciples, showing an example of dedication, a spirit of piety,
of welcome to those who come to them, and of service.

Art. 6

Along with the service provided in the Roman Curia, clerics should also attend to the care of souls
whenever possible and without prejudice to their work in the office. The members of Institutes of
Consecrated Life and Societies of Apostolic Life and the laity should collaborate in the pastoral
activities of their own communities or other ecclesial realities according to each one’s abilities and
opportunities.

The Operating Principles of the Roman Curia

Art. 7

§1. For the proper functioning of each component of the Roman Curia, it is essential that, in
addition to their dedication and virtue, those who work there should have the necessary
qualifications. This requires professionalism, that is, possession of the expertise and ability to
handle competently the matters assigned to them. Although this is acquired and developed with
time, through experience, study and self-improvement, it is necessary, however, that the individual
be adequately prepared from the outset.

§2. The different components of the Roman Curia, each according to its nature and competence,
should provide ongoing formation for their staff.

Art. 8
§1. The activity of each component of the Roman Curia must always be inspired by the criteria of reasonableness and functionality, in response to situations that arise over time and the needs of the universal Church and of the particular Churches.

§2. Functionality, which is aimed at offering the best and most effective service, requires that all those who work in the Roman Curia always be ready to carry out their work when needed.

Art. 9

§1. In carrying out its particular service, each Dicastery, Institution or Office is called, by reason of the mission in which it shares, to fulfil this service through cooperation with other Dicasteries, Institutions or Offices in a spirit of mutual collaboration, each according to its own competence, in continual interdependence and interconnection of activities.

§2. This cooperation is also fostered within each Dicastery, Institution or Office by the individual who carries out his or her work in such a way that each person’s diligence fosters the building up of an orderly and effective functioning, which transcends cultural, linguistic and national differences.

§3. The provisions of §§1-2 especially apply to the Secretariat of State since it is the Papal Secretariat.

Art. 10

In carrying out its work, each Dicastery, Institution or Office makes regular and appropriate use of the specific means envisioned in this Apostolic Constitution, such as the congress, in ordinary or plenary sessions. Interdicasterial meetings and meetings of heads of Dicasteries should also be held regularly.

Art. 11

Everything that concerns the performance of the personnel of the Roman Curia and other related issues falls within the competence of the Labour Office of the Apostolic See, whose duty it is to protect and promote the rights of collaborators, according to the principles of the social doctrine of the Church.

The Structure of the Roman Curia

Art. 12

§1. The Roman Curia is composed of the Secretariat of State, the Dicasteries and other
Institutions, all juridically equal among themselves.

§2. The expression “curial institutions” is understood to mean the various components of the Roman Curia referred to in §1.

§3. Among the Offices of the Roman Curia are the Prefecture of the Papal Household, the Office for the Liturgical Celebrations of the Supreme Pontiff and the Camerlengo of the Holy Roman Church.

Art. 13

§1. Each curial institution has a Prefect, or equivalent, an adequate number of members, including one or more Secretaries who assist the Prefect, together with, but subordinately, one or more Undersecretaries, all of whom are assisted by various officials and consultors.

§2. Depending on its particular nature, or a special law, a curial institution can have a structure other than the one established in §1.

Art. 14

§1. The curial institution is governed by the Prefect, or equivalent, who heads it and acts in its name.

§2. The Secretary, with the help of the Undersecretary or Undersecretaries, assists the Prefect in handling the work of the Dicastery as well as directing the personnel.

§3. The officials are selected, as far as possible, from various regions of the world, so that the Curia may reflect the universal character of the Church. They are taken from among clerics, members of Institutes of Consecrated Life and Societies of Apostolic Life and the laity, who are distinguished for their experience, proven expertise attested by appropriate academic degrees, virtue and prudence. They should be chosen by objective and transparent criteria, and should have a suitable number of years of pastoral experience.

§4. The suitability of the applicants should be ascertained by appropriate means.

§5. In choosing clerics as officials, care should be taken, as far as possible, to maintain a balance between diocesan or eparchial clerics and those of Institutes of Consecrated Life and Societies of Apostolic Life.

Art. 15
The members of curial institutions are appointed from among the Cardinals living in Rome or outside the city, to whom are added some Bishops, especially diocesan or eparchial ones, insofar as they have expertise in the particular matters involved. Depending on the nature of the Dicastery, priests, deacons, those in Institutes of Consecrated Life and Societies of Apostolic Life and lay faithful may also be appointed members.

Art. 16

The consultors of curial institutions and offices are appointed from among the faithful who are distinguished by their expertise, proven ability and prudence. In identifying and choosing them, care must be taken to respect, as much as possible, the criterion of universality.

Art. 17

§1. The Prefect, or equivalent, the members, the Secretary, the Undersecretary and other senior officials who are heads of office, their equivalents and experts, as well as consultors, are appointed by the Roman Pontiff for a five-year term.

§2. The Prefect and the Secretary, having reached the age provided for by the General Regulations of the Roman Curia, must submit their resignation to the Roman Pontiff, who, after considering all factors, will make a determination in this regard.

§3. Members who have reached eighty years of age cease from their appointment. However, those who hold a position in a curial institution also cease to be members when they no longer hold that position.

§4. As a rule, after five years, clerical officials and members of Institutes of Consecrated Life and Societies of Apostolic Life who have served in curial institutions and offices are to return to their Diocese or Eparchy, or to the Institute or Society to which they belong to continue their pastoral work. If the Superiors of the Roman Curia deem it appropriate, their service can be extended for another five-year period.

Art. 18

§1. When the Apostolic See is vacant, all heads of curial institutions and members cease from their office. Those exempt from this rule are the Major Penitentiary, who continues to carry out the ordinary business within his competence and refers all matters to the College of Cardinals which otherwise would have been referred to the Roman Pontiff, and the Almoner of His Holiness, who continues to exercise the works of charity, according to the same criteria followed during the Pontificate and remains at the service of the College of Cardinals until the election of the new Roman Pontiff.
§2. When the See is vacant, the Secretaries attend to the ordinary governance of curial institutions, taking care of ordinary business only. They must be confirmed in office by the Roman Pontiff within three months of his election.

§3. The Master of Pontifical Liturgical Celebrations assumes the duties provided for by the law concerning the vacancy of the Apostolic See and the election of the Roman Pontiff.

Art. 19

Each of the curial institutions and offices is to maintain its own archive in which incoming documents and copies of outgoing documents are protocolled and kept safe and in good order, according to appropriate criteria.

Competencies and Procedures of Curial Institutions

Art. 20

The competence of curial institutions is normally determined on the basis of subject matter. However, it is possible that competencies may also be established for other reasons.

Art. 21

Each curial institution, depending on its proper area of competence:

1. deals with those matters which, either by their nature or by law, are reserved to the Apostolic See;

2. deals with matters entrusted to it by the Roman Pontiff;

3. examines those matters that exceed the competence of individual diocesan or eparchial Bishops or episcopal bodies (Conferences or hierarchical structures of the Eastern Churches);

4. studies the major problems of the current age, so that the Church’s pastoral activity may be more effectively promoted and suitably coordinated, always with respect and due regard for the competencies of the particular Churches, Episcopal Conferences, their regional and continental groupings, as well as the hierarchical structures of Eastern Churches;

5. promotes, favours and encourages initiatives and proposals for the good of the universal Church;

6. evaluates and, if necessary, decides those matters that the faithful, exercising their right, refer
directly to the Apostolic See.

Art. 22

Possible conflicts of competencies arising among Dicasteries or between Dicasteries and the Secretariat of State are to be submitted to the Supreme Tribunal of the Apostolic Signatura, unless the Roman Pontiff determines otherwise.

Art. 23

Each curial institution addresses matters within its competence in accordance with universal law, the special law of the Roman Curia and its proper norms, applying the law always with canonical equity, attentive both to justice and the good of the Church, and, especially, to the salvation of souls.

Art. 24

The heads of curial institutions or, in their stead, the Secretaries, are received by the Roman Pontiff, in the manner established by him, in order to report regularly and frequently on current matters, activities and programmes.

Art. 25

It is the responsibility of the head of the Dicastery, unless otherwise specified for individual Dicasteries, to convocate the congress, composed of the head of the Dicastery, the Secretary, the Undersecretary and, in the judgment of the head of the Dicastery, all or some of the officials:

1. to examine specific matters and identify their resolution by a prompt decision, or by referring them to the ordinary or plenary session or to an interdicasterial meeting, or by presenting them to the Roman Pontiff;

2. to present to the consultors or other experts the matters that require particular study;

3. to examine requests for faculties and rescripts, according to the competencies of the Dicastery.

Art. 26

§1. The members of the Dicasteries meet in ordinary and plenary sessions.

§2. For ordinary sessions, concerning normal or regular matters, it is sufficient to convocate members of the Dicastery who reside in Rome.
§3. All the members of the Dicastery are convoked for the plenary session. It is to be held every two years, unless the *Ordo servandus* of the Dicastery determines a longer period of time, and always after the Roman Pontiff has been informed. Matters and questions of greater importance are reserved for the plenary session, according to the nature of the Dicastery. It is convoked, as needed, to deal also with matters of general principle or others that the head of the Dicastery deems necessary to address in this manner.

§4. In planning the work of the sessions, especially the plenary sessions that require the presence of all members, efforts should be made to limit the necessity of travel through use of videoconferences and other means of communication that are sufficiently confidential and secure to allow for effective collaboration independent of the need for being physically present in the same place.

§5. The Secretary participates in all the sessions with the right to vote.

**Art. 27**

§1. The consultors and those equivalent to them are to study the matter entrusted to them and to present their opinion, usually in writing.

§2. When deemed necessary and according to the specific nature of the Dicastery, the consultors – all or some of them, given their specific competencies – can be called together to examine particular matters in a collegial fashion and give their opinion.

§3. In individual cases, persons not counted among the consultors and who are noted for their special competence and experience in the particular matter to be addressed can be invited to offer advice.

**Art. 28**

§1. Matters touching the competence of more than one Dicastery are to be examined together by the Dicasteries concerned.

§2. The head of the Dicastery to which the matter was first referred convenes the meeting either *ex officio* or at the request of another Dicastery concerned, to examine the various points of view and come to a decision.

§3. In the event that the subject matter requires it, the question must be referred to a joint plenary session of the Dicasteries involved.

§4. The meeting will be presided over by the head of the Dicastery who convoked the meeting or
by the Secretary, if only Secretaries are participating.

§5. When deemed necessary, in order to deal with matters requiring mutual and frequent consultation, the head of the Dicastery that has begun to deal with the matter or to whom the matter was first referred, establishes a special interdicasterial commission with the prior approval of the Roman Pontiff.

Art. 29

§1. The curial institution that prepares a general document, before submitting it to the Roman Pontiff, will send it to other interested curial institutions, in order to receive possible observations, amendments and suggestions for improvement so that through different perspectives and evaluations, a unified implementation of the document can be achieved.

§2. Documents or statements on matters relating to relations with States and with other subjects of international law require the prior nihil obstat of the Secretariat of State.

Art. 30

A curial institution cannot issue laws or general decrees having the force of law, nor can it derogate from the prescriptions of the current universal law, except in individual and particular cases, and with the approval of the Roman Pontiff in forma specifica.

Art. 31

§1. It is a binding norm that nothing grave and extraordinary be transacted unless the Roman Pontiff be previously informed by the head of a curial institution.

§2. Decisions and resolutions concerning matters of major importance must be submitted for the approval of the Roman Pontiff, except decisions for which special faculties have been granted to curial institutions as well as sentences of the Tribunal of the Roman Rota and the Supreme Tribunal of the Apostolic Signatura issued within the limits of their proper competence.

§3. With regard to special faculties granted to a curial institution, the Prefect or his equivalent is required to examine and evaluate periodically with the Roman Pontiff their effectiveness, viability, implementation within the Roman Curia and suitability for the universal Church.

Art. 32

§1. Hierarchical recourses are received, examined and decided, in accordance with the law, by the curial institution that has competence in that subject matter. In case of doubt with regard to the
determination of competence, the Supreme Tribunal of the Apostolic Signatura resolves the question.

§2. Matters that must be dealt with juridically are sent to the competent Tribunals.

Art. 33

The curial institutions cooperate, according to their respective specific competencies, in the work of the General Secretariat of the Synod, paying attention to what is established in the specific legislation of the Synod itself, which collaborates with the Roman Pontiff, in accordance with the methods established or to be established by him, in matters of major importance for the good of the whole Church.

Meeting of Heads of Curial Institutions

Art. 34

§1. In order to foster greater coherence and transparency in the work of the Curia, by mandate of the Roman Pontiff, the heads of curial institutions are regularly convened to discuss the work plans of each institution and their implementation; to coordinate shared tasks; to give and receive information and examine matters of major importance; to offer opinions and suggestions; and to make decisions to be presented to the Roman Pontiff.

§2. The meetings are convened and coordinated by the Secretary of State in agreement with the Roman Pontiff.

Art. 35

If the Roman Pontiff deems it appropriate, more serious business of a general character, already under discussion in the meeting of the heads of the curial institutions, can also be dealt with by the Cardinals assembled in Consistory according to proper law.

The Roman Curia at the Service of the Particular Churches

Art. 36

§1. In more serious matters, curial institutions must cooperate with the particular Churches, the Episcopal Conferences, their regional and continental groupings and the hierarchical structures of the Eastern Churches.

§2. When the matter requires, documents of a general nature of major importance or those which
concern in a special way some particular Churches, are to be prepared taking into account the opinion of the Episcopal Conferences, their regional and continental groupings, and the hierarchical structures of the Eastern Churches concerned.

§3. Curial institutions should quickly acknowledge receipt of the requests presented to them by the particular Churches, examine them diligently and promptly and provide an appropriate response as soon as possible.

Art. 37

With regard to matters concerning particular Churches, curial institutions should consult the Pontifical Representatives who carry out their function in that place and should not fail to inform them, the Episcopal Conferences and the hierarchical structures of the Eastern Churches about the decisions taken.

Ad limina Apostolorum Visits

Art. 38

In keeping with the tradition and the prescriptions of canon law, the Pastors of each particular Church make the ad limina Apostolorum visit at predetermined times.

Art. 39

This visit has a particular importance for unity and communion in the life of the Church, inasmuch it constitutes the summit of the relationship of the Pastors of each particular Church, each Episcopal Conference and each hierarchical structure of the Eastern Churches with the Bishop of Rome. Indeed, in receiving his brothers in the Episcopate, he deals with them about matters concerning the good of Churches and the pastoral function of the Bishops, and he confirms and supports them in faith and charity. In this way, the bonds of hierarchical communion are strengthened and both the catholicity of the Church and the unity of the College of Bishops are made clear.

Art. 40

§1. The Pastors of each particular Church called to participate in the visit must prepare for it with care and diligence, submitting to the Apostolic See at the times indicated a detailed report on the state of the Diocese or Eparchy entrusted to them, including a report on its financial and patrimonial situation.

§2. The report should be concise, clear and characterized by precision and concreteness in
describing the real condition of the particular Church. It must also contain an evaluation of the support received from curial institutions and articulate expectations concerning the work to be accomplished in cooperation with the Curia.

§3. To facilitate the discussions, the Pastors of the particular Churches should attach a summary of the main themes to the detailed report.

**Art. 41**

The visit is divided into three principal moments: the pilgrimage to the tombs of the Princes of the Apostles, the meeting with the Roman Pontiff and the discussions with the Dicasteries and Institutions of Justice of the Roman Curia.

**Art. 42**

§1. The Prefects or their equivalents, and the respective Secretaries of the Dicasteries and Institutions of Justice should prepare diligently for the meeting with the Pastors of particular Churches, the Episcopal Conferences and the hierarchical structures of the Eastern Churches by carefully examining the reports received from them.

§2. In meeting with the Pastors mentioned in §1, the Prefects or their equivalents, and the respective Secretaries of the Dicasteries and Institutions of Justice, through an open and cordial dialogue, should offer them counsel, encouragement, suggestions and appropriate indications with the aim of contributing to the good and development of the whole Church in observance of the common discipline, and receive suggestions and indications from the Pastors in order to offer an increasingly effective service.

**Regulations**

**Art. 43**

§1. Concerning matters of procedure, without prejudice to the prescriptions of the current Codes, the principles and criteria outlined in Part II and the norms laid down in this Apostolic Constitution are to be observed in the *General Regulations of the Roman Curia*, that is, the set of common norms, duly approved by the Roman Pontiff, which establish the order and manner of carrying out work in the Curia and, where expressly provided for, in the Institutions associated with the Holy See.

§2. Each curial institution and office is to have its own *Ordo servandus*, that is, special norms, approved by the Roman Pontiff, according to which its work is carried out.
IV.

Secretariat of State

Art. 44

The Secretariat of State, as the Papal Secretariat, provides close assistance to the Roman Pontiff in the exercise of his supreme mission.

Art. 45

§1. It is directed by the Secretary of State.

§2. It includes three Sections: the Section for General Affairs, under the direction of the Substitute, assisted by the Assessor; the Section for Relations with States and International Organizations, under the direction of its own Secretary, assisted by the Undersecretary and an Undersecretary for the multilateral sector; and the Section for Diplomatic Personnel of the Holy See, under the direction of the Secretary for Pontifical Representations, assisted by an Undersecretary.

Section for General Affairs

Art. 46

The Section for General Affairs is responsible in a particular way for expediting matters involving the day-to-day service of the Roman Pontiff; examining matters needing to be dealt with outside of the ordinary competence of the institutions of the Curia and the other agencies of the Apostolic See; and fostering cooperation among the Dicasteries, agencies and offices without prejudice to their autonomy. This Section deals with all matters concerning the Representatives of States to the Holy See.

Art. 47

It is also responsible:

1. for drawing up and dispatching apostolic constitutions, decretal letters, apostolic letters, epistles, and other documents entrusted to it by the Roman Pontiff;

2. for preparing for publication the acts and public documents of the Holy See in the official gazette Acta Apostolicae Sedis;

3. for giving directions to the Dicastery for Communication regarding official announcements
concerning the acts of the Roman Pontiff and the activity of the Holy See;

4. for guarding the lead seal and the Fisherman’s ring.

Art. 48

It is likewise the task of this Section:

1. to handle preparations for the periodic meetings of the heads of curial institutions and to enact the decisions made therein;

2. to prepare the appropriate documents concerning appointments made or approved by the Roman Pontiff involving Prefects or their equivalent, members, Secretaries, Undersecretaries and consultors of curial institutions and offices, and institutions dependent on the Holy See or associated with it, as well as those involving diplomatic personnel;

3. to prepare documentation for the granting of papal honours;

4. to collect, coordinate and publish statistics regarding the life of the Church throughout the world.

Section for Relations with States and International Organizations

Art. 49

The specific task of the Section for Relations with States and International Organizations is to attend to matters dealing with the respective civil authorities.

It is responsible:

1. for fostering the diplomatic and political relations of the Holy See with States and other subjects of international law, and dealing with matters of common interest for the promotion of the good of the Church and of civil society, also by means of concordats and other international agreements, taking account of the considered views of the episcopal bodies that may be affected;

2. for representing the Holy See in international intergovernmental organizations and multilateral intergovernmental conferences, availing itself, when appropriate, of the cooperation of the relevant Dicasteries and Institutions of the Roman Curia;

3. for granting approval whenever a Dicastery or Institution of the Roman Curia intends to publish a statement or a document relating to international affairs or relations with civil authorities.

Art. 50
§1. In particular circumstances, this Section, by mandate of the Roman Pontiff and after consultation with the relevant Dicasteries of the Roman Curia, handles all matters concerning the provision of particular Churches, as well as their establishment and any changes made to these and their groupings.

§2. In other cases, especially where a concordat is in effect, it is responsible for dealing with matters needing to be treated with civil governments.

Art. 51

§1. The Section is assisted by its own council when addressing specific questions.

§2. Permanent commissions may be established in the Section whenever necessary for addressing certain matters or general questions concerning different continents and particular geographical areas.

Section for Diplomatic Personnel of the Holy See

Art. 52

§1. The Section for Diplomatic Personnel of the Holy See deals with questions concerning persons who serve in the diplomatic service of the Holy See, and in particular their living and working conditions and their ongoing formation. In the fulfilment of his duties, the Secretary makes visits to Papal Representations and convenes and presides at meetings regarding the provision of the same.

§2. The Section cooperates with the President of the Pontifical Ecclesiastical Academy concerning the selection and training of candidates for the diplomatic service of the Holy See and maintains contact with retired diplomatic personnel.

§3. The Section carries out its responsibilities in close cooperation with the Section for General Affairs and the Section for Relations with States and International Organizations, which, each according to its own specific areas of competence, also deal with matters involving Pontifical Representatives.

V.

DICASTERIES

Dicastery for Evangelization
Art. 53

§1. The Dicastery serves the work of evangelization, so that Christ, the light of the nations, may be known and witnessed to by word and deed, and the Church, his mystical Body, may be built up. The Dicastery is competent for fundamental questions regarding evangelization in the world and for the establishment, assistance and support of new particular Churches, without prejudice to the competence of the Dicastery for the Eastern Churches.

§2. The Dicastery is composed of two Sections: the Section for Fundamental Questions regarding Evangelization in the World and the Section for the First Evangelization and New Particular Churches within the territories of its competence.

Art. 54

The Dicastery for Evangelization is presided over directly by the Roman Pontiff. Each of the two Sections is directed in his name and by his authority by a Pro-Prefect, who is assisted in accordance with the norms of Art. 14 § 2.

Section for Fundamental Questions regarding Evangelization in the World

Art. 55

§1. It is the task of this Section to study, in cooperation with the particular Churches, Episcopal Conferences and the hierarchical structures of the Eastern Churches, and Institutes of Consecrated Life and Societies of Apostolic Life, fundamental questions regarding evangelization and the development of an effective proclamation of the Gospel, discerning suitable ways, means and language to carry it out. The Section gathers the most significant experiences in the area of evangelization and places them at the disposal of the entire Church.

§2. The Section encourages reflection on the history of evangelization and mission, especially in relation to the political, social and cultural contexts that have marked and conditioned the preaching of the Gospel.

Art. 56

§1. The Section, through studies and exchanges of experiences, supports the particular Churches in the process of inculturating the Good News of Jesus Christ in different cultures and ethnic groups and the evangelization of the same, with particular attention to popular piety.

§2. In promoting and supporting popular piety, it is particularly attentive to international shrines. The Section is competent to erect international shrines and to approve their respective statutes, in
conformity with canonical requirements, and, in cooperation with diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches, to promote an organic pastoral care in these shrines, as dynamic centres of continuing evangelization.

Art. 57

In light of political, social and cultural challenges, the Section:

1. promotes evangelization through discernment of the signs of the times and study of the social-economic and environmental conditions of the recipients of the preaching of the Gospel;

2. studies and promotes the renewal that the Gospel brings in its encounter with the various cultures and with all matters concerning the promotion of human dignity and religious freedom. In close cooperation with the particular Churches, Episcopal Conferences and hierarchical structures of the Eastern Churches, it helps and encourages the spread and application of the Church’s teaching on the encounter between the Gospel and the various cultures. Since evangelization implies a fundamental option for the poor, it organizes the World Day of the Poor;

3. assists and supports the initiatives of diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches for the preaching of the Gospel.

Art. 58

§1. The Section is competent for catechesis, placing itself at the service of the particular Churches as they carry out their duty to proclaim the Gospel of Jesus Christ to the baptized in their daily Christian living, to those who show a certain degree of faith but without a sufficient knowledge of its foundations, to those who feel the need to learn more about the teaching they have received, and to those who have abandoned the faith or no longer profess it.

§2. The Section exercises vigilance to ensure that religious instruction is properly imparted and catechetical formation carried out in accordance with the norms laid down by the Church’s magisterium. It is likewise competent to grant the required confirmation of the Apostolic See for catechisms and other texts relative to catechetical instruction, with the consent of the Dicastery for the Doctrine of the Faith.

Art. 59

§1. Since every member of the people of God, by virtue of baptism, is a missionary disciple of the Gospel, the Section supports the growth of this awareness and responsibility, so that each individual may effectively cooperate in missionary work in his or her daily life, through prayer, witness and works.
§2. Evangelization takes place especially by the proclamation of divine mercy, in a variety of forms and expressions. In a particular way, the specific activity of the Missionaries of Mercy contributes to this end; the Section promotes and supports their training and provides criteria for their pastoral activity.

Art. 60

§1. In the context of evangelization, the Section affirms and promotes religious freedom in all social and political settings, in the real situations of the world. In this regard, the Section also avails itself of the cooperation of the Secretariat of State.

§2. As an approach to evangelization, the Section encourages and supports, in cooperation with the Dicastery for Interreligious Dialogue and the Dicastery for Culture and Education, and in accordance with their specific competencies, opportunities for encounter and dialogue with members of other religions and those of no religion.

Section for the First Evangelization and New Particular Churches

Art. 61

This Section supports the proclamation of the Gospel and the deepening of the life of faith in territories of the first evangelization and is responsible for all that concerns the erection or modification of ecclesiastical circumscriptions, their provision and carries out other tasks, analogous to those carried out by the Dicastery for Bishops in the area of its own competence.

Art. 62

The Section, in accordance with the principle of just autonomy, supports new particular Churches in the work of initial evangelization and in their growth, in cooperation with the particular Churches, Episcopal Conferences, Institutes of Consecrated Life and Societies of Apostolic Life, associations, ecclesial movements, new communities and ecclesial welfare agencies.

Art. 63

The Section cooperates with Bishops, Episcopal Conferences and Institutes of Consecrated Life and Societies of Apostolic Life in fostering missionary vocations on the part of clerics, members of Institutes of Consecrated Life and Societies of Apostolic Life and laity, as well as in training the secular clergy and catechists in the territories subject to the Dicastery, without prejudice to the competencies of other Dicasteries in specific areas such as: the academic training of clerics, institutes of higher education, formation and culture.
Art. 64

§1. The Section promotes the exchange of experiences within new particular Churches and between them and Churches of older date.

§2. It assists the integration of new particular Churches and encourages other Churches to offer them solidary and fraternal support.

§3. It provides and organizes courses of initial and continuing formation for Bishops and those equivalent to them, within the territories of its competence.

Art. 65

To increase missionary cooperation, the Section:

1. seeks to help new particular Churches to become financially independent by working with them to create the necessary conditions for this;

2. helps to establish the funds needed to support new particular Churches and to prepare competent personnel for collecting those funds and for cooperating with other particular Churches;

3. promotes among new particular Churches and their groupings the creation of agencies of administration and oversight for the effective use of resources and the quality of investments;

4. supports new particular Churches in the management of personnel.

Art. 66

The Section handles everything having to do with the quinquennial reports and the visits ad limina Apostolorum of the particular Churches entrusted to its care.

Art. 67

§1. The Section for the First Evangelization and New Particular Churches is entrusted with the Pontifical Mission Societies: the Society for the Propagation of the Faith, the Society of Saint Peter the Apostle, the Holy Childhood Association and the Pontifical Missionary Union of Priests and Religious, as instruments for promoting responsibility for the missions on the part of all the baptized and for the support of new particular Churches.

§2. The management of the economic subsidies designated for missionary work and their equitable distribution are entrusted to the Adjunct Secretary of the Section who holds the position
of President of the Pontifical Mission Societies.

Art. 68

The patrimony set aside for the missions is administered through its own special office, headed by the Adjunct Secretary of the Section, without prejudice to the obligation to render due account to the Secretariat for the Economy.

Dicastery for the Doctrine of the Faith

Art. 69

The task of the Dicastery for the Doctrine of the Faith is to help the Roman Pontiff and the Bishops to proclaim the Gospel throughout the world by promoting and safeguarding the integrity of Catholic teaching on faith and morals. It does this by drawing upon the deposit of faith and seeking an ever deeper understanding of it in the face of new questions.

Art. 70

The Dicastery consists of two Sections: Doctrinal and Disciplinary, each coordinated by a Secretary who assists the Prefect in accordance with the specific area of its competence.

Art. 71

The Doctrinal Section encourages and supports study and reflection on the understanding of faith and morals and the progress of theology in different cultures in the light of sound doctrine and contemporary challenges, in order to offer a response, in light of the faith, to the questions and arguments arising from scientific advances and cultural developments.

Art. 72

§1. On the measures to be taken for safeguarding faith and morals and protecting their integrity from errors disseminated by whatever means, the Doctrinal Section carries out its work in close contact with diocesan/eparchial Bishops – whether individually or assembled in Episcopal Conferences, particular Councils or in the hierarchical structures of the Eastern Churches – in the exercise of their mission as authentic teachers and doctors of the faith, whereby they are obliged to preserve and promote the integrity of that faith.

§2. This cooperation applies especially in the case of authorization for the teaching of the theological disciplines, for which the Section offers its considered opinion, with due respect for the proper competence of the Dicastery for Culture and Education.
Art. 73

For safeguarding the truth of the faith and the integrity of morals, the Doctrinal Section:

1. examines writings and opinions that appear contrary or harmful to right faith and morals; it seeks a dialogue with the authors of these works and presents suitable remedies to be applied, in accordance with its proper norms;

2. works to ensure that errors and dangerous teachings circulating among the Christian people do not go without suitable rebuttal.

Art. 74

The Doctrinal Section, through its marriage office, is to examine, both in law and in fact, all matters concerning the *privilegium fidei*.

Art. 75

Documents to be published by other Dicasteries, Institutions or Offices of the Roman Curia, insofar as they concern teaching on faith and morals, are to be subjected beforehand to the considered judgment of the Doctrinal Section, which through a process of discussion and mutual understanding will help in making appropriate decisions.

Art. 76

§1. The Disciplinary Section, through its disciplinary office, deals with delicts reserved to the Dicastery and adjudicated by the Supreme Apostolic Tribunal established therein, which then declares or imposes canonical sanctions according to the norm of law, both common and proper, without prejudice to the competence of the Apostolic Penitentiary.

§2. With regard to the delicts mentioned in § 1, the Section, by mandate of the Roman Pontiff, will judge Cardinals, Patriarchs, Legates of the Apostolic See and Bishops, as well as other physical persons, in conformity with canonical provisions.

§3. The Section promotes the training programmes offered by the Dicastery to Ordinaries and legal professionals in order to foster a proper understanding and application of the canonical norms related to its proper area of competency.

Art. 77

Established within the Dicastery are the Pontifical Biblical Commission and the International
Theological Commission, both of which are headed by the Prefect. Each operates according to its own approved norms.

Art. 78

§1. Established within the Dicastery is the Pontifical Commission for the Protection of Minors, charged with providing guidance and advice to the Roman Pontiff, as well as proposing the most appropriate measures for safeguarding minors and vulnerable persons.

§2. The Pontifical Commission assists diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches, and the Superiors of Institutes of Consecrated Life and Societies of Apostolic Life and their Conferences, in developing guidelines that propose suitable strategies and procedures for protecting minors and vulnerable persons from sexual abuse and provide an appropriate response to such conduct on the part of the clergy and members of Institutes of Consecrated Life and Societies of Apostolic Life, in accordance with canonical norms and in due consideration of the requirements of civil law.

§3. The members of the Pontifical Commission are appointed by the Roman Pontiff for a term of five years and are chosen from among clerics, members of Institutes of Consecrated Life and Societies of Apostolic Life and lay men and women of various nations who are distinguished for their expertise, proven ability and pastoral experience.

§4. The Pontifical Commission is presided by a President Delegate and a Secretary, both of whom are appointed by the Roman Pontiff for a term of five years.

§5. The Pontifical Commission has its own officials and carries out its work in accordance with its own approved norms.

Dicastery for the Service of Charity

Art. 79

The Dicastery for the Service of Charity, also known as the Office of the Papal Almoner, is a special expression of mercy and, based on the option for the poor, vulnerable and excluded, carries out in every part of the world the work of aid and assistance offered in the name of the Roman Pontiff, who in cases of particular need or other emergencies, personally determines the forms of aid to be given.

Art. 80

The Dicastery, under the guidance of the Prefect, the Almoner of His Holiness, in contact with the
other competent Dicasteries, demonstrates, by its activity, the solicitude and closeness of the 
Roman Pontiff, as Pastor of the universal Church, toward those experiencing situations of extreme 
need, exclusion and poverty, as well as grave disasters.

Art. 81

§1. The Dicastery is competent to receive, seek and request voluntary donations for the works of 
charity that the Roman Pontiff carries out for those most in need.

§2. The Almoner of His Holiness also has the faculty to grant the Apostolic Blessing through 
properly authenticated parchments.

Dicastery for the Eastern Churches

Art. 82

§1. The Dicastery deals with those matters involving persons or things, that affect the Eastern 
Catholic Churches sui iuris.

§2. Since some of these Churches, especially the ancient patriarchal Churches, are of ancient 
tradition, the Dicastery will examine on a case-by-case basis, after having consulted, if necessary, 
other Dicasteries involved, questions that deal with matters related to internal governance that can 
be left to the higher authorities of those Churches, derogating from the Code of Canons of the 
Eastern Churches.

Art. 83

§1. The Patriarchs and Major Archbishops of Eastern Churches sui iuris, and the Prefect of the 
Dicastery for Promoting Christian Unity, are members of the Dicastery by law.

§2. To the extent possible, its consultors and officials are to be chosen from both Eastern rite 
faithful of the various Churches sui iuris and from Latin rite faithful.

Art. 84

§ 1. The Dicastery is competent in all matters pertaining to the Eastern Churches that must be 
referred to the Apostolic See regarding the structure and organization of those Churches; the 
exercise of the functions of teaching, sanctifying and governing; and the status, rights, and 
obligations of persons. It also handles the procedures involving quinquennial reports and visits ad 
limina Apostolorum.
§ 2. With regard to § 1, the proper and exclusive competence of the Dicasteries for the Doctrine of the Faith, the Causes of Saints, and Legislative Texts, as well as that of the Apostolic Penitentiary, the Supreme Tribunal of the Apostolic Signatura and the Tribunal of the Roman Rota, always remains intact.

§3. In matters that also affect the faithful of the Latin Church, before proceeding, the Dicastery will consult, if the importance of the matter requires it, the Dicastery competent in the same matters for the faithful of the Latin Church.

**Art. 85**

The Dicastery pays close attention to communities of Eastern faithful living within the circumscriptions of the Latin Church, and attends to their spiritual needs by providing visitators and, insofar as is possible, a proper hierarchy in cases where numbers and circumstances demand it, following consultation with the Dicastery competent for the establishment of particular Churches in that territory.

**Art. 86**

In regions where Eastern rites have been more numerous from ancient times, the apostolate and missionary activity depend solely on this Dicastery, even if they are carried out by missionaries belonging to the Latin Church.

**Art. 87**

The Dicastery carries out its work in cooperation with the Dicastery for Promoting Christian Unity in those matters involving relations with non-Catholic Eastern Churches and with the Dicastery for Interreligious Dialogue and the Dicastery for Culture and Education in matters that concern these.

**Dicastery for Divine Worship and the Discipline of the Sacraments**

**Art. 88**

The Dicastery for Divine Worship and the Discipline of the Sacraments promotes the sacred liturgy in accordance with the renewal undertaken by the Second Vatican Council. Its areas of competence include all matters that pertain by law to the Apostolic See concerning the regulation and promotion of the sacred liturgy and vigilance in ensuring that the laws of the Church and the liturgical norms are faithfully observed in every place.

**Art. 89**
§1. It is the task of the Dicastery to provide for the redaction or the revision and updating of the typical editions of liturgical books.

§2. The Dicastery confirms the translations of liturgical books in current languages and grants the recognitio to the fitting adaptations of these to local cultures, as legitimately approved by the Episcopal Conferences. It also grants the recognitio to particular calendars and to the Propers of Masses and the Liturgy of the Hours of particular Churches and Institutes of Consecrated Life and Societies of Apostolic Life, following their approval by the relative competent authority.

§3. The Dicastery assists diocesan Bishops and Episcopal Conferences in promoting, by effective and suitable measures, the liturgical apostolate, especially with regard to the celebration of the Eucharist, the other sacraments and liturgical acts, for the sake of an ever more active participation on the part of the faithful. With the Episcopal Conferences, the Dicastery encourages reflection on possible forms of inculturation of the liturgy and accompanies their contextualization.

Art. 90

§1. The Dicastery oversees the discipline of the sacraments and juridical issues involving their valid and licit celebration, as well as the discipline of sacramentals, without prejudice to the competence of the Dicastery for the Doctrine of the Faith.

§2. It examines and grants requests for indults and dispensations concerning matters that exceed the competencies of diocesan Bishops.

Art. 91

The Dicastery promotes and organizes the periodic celebration of International Eucharistic Congresses and is available to cooperate in the celebration of National Eucharistic Congresses.

Art. 92

The Dicastery is responsible for matters concerning liturgical life:

1. by promoting liturgical formation at various levels, also through multi-regional meetings;

2. by supporting commissions or institutes created for promoting the liturgical apostolate, music, chant and sacred art;

3. by erecting international associations for these purposes or by approving their statutes.

Art. 93
The Dicastery is responsible for the regulation and discipline of the sacred liturgy with regard to the use – permitted according to the established norms – of liturgical books in use prior to the reform of the Second Vatican Council.

Art. 94

The Dicastery is responsible for preserving the veneration of sacred relics, the confirmation of patron saints and the granting of the title of minor basilica.

Art. 95

The Dicastery assists diocesan Bishops in ensuring that the forms of popular devotion increasingly conform to the Church’s norms and are in harmony with the sacred liturgy, by affirming its principles and providing guidance for their fruitful implementation in the particular Churches.

Art. 96

The Dicastery assists Bishops in carrying out their proper office as moderators, promoters and guardians of the entire liturgical life of the particular Church entrusted to their care, by offering guidelines and suggestions for promoting a correct liturgical formation, in order to prevent and eliminate possible abuses.

Art. 97

To carry out its responsibilities more effectively, the Dicastery can, in addition to its members and consultors, seek cooperation and periodic exchanges with the liturgical commissions of the various Episcopal Conferences and with the international committees for the translation of liturgical books into the major languages; it also follows with interest the contributions made in the area of liturgy by institutions of higher ecclesiastical studies.

Dicastery for the Causes of Saints

Art. 98

The Dicastery for the Causes of Saints, in accordance with its prescribed procedure, treats all that pertains to causes of beatification and canonization.

Art. 99

§1. The Dicastery provides special norms and assists with advice and direction the diocesan/eparchial Bishops who are responsible for the instruction of a cause.
§2. It examines the acts of causes already instructed, verifying that the process was carried out properly and expressing a judgment on the merits of those causes, in order to submit them to the Roman Pontiff.

Art. 100

The Dicastery oversees the application of the norms regulating the administration of the fund established to cover the expenses of causes.

Art. 101

The Dicastery determines the canonical procedure for verifying and declaring the authenticity of sacred relics and for ensuring their preservation.

Art. 102

The Dicastery is also competent to make a determination regarding the granting of the title Doctor of the Church to a given saint, after having received the votum of the Dicastery for the Doctrine of the Faith concerning his or her outstanding teaching.

Dicastery for Bishops

Art. 103

The Dicastery for Bishops is responsible for all matters pertaining to the establishment and provision of particular Churches and to the exercise of the episcopal office in the Latin Church, without prejudice to the competence of the Dicastery for Evangelization.

Art. 104

The Dicastery, after collecting the necessary information and in cooperation with the Bishops and Episcopal Conferences, deals with all matters concerning the constitution, division, union, suppression, and any other changes of particular Churches and of their groupings. It is also responsible for erecting military Ordinariates as well as personal Ordinariates for the Anglican faithful who enter into full communion with the Catholic Church within the territory of a given Episcopal Conference, after having consulted the Dicastery for the Doctrine of the Faith and the Conference involved.

Art. 105

§1. The Dicastery deals with all matters concerning the appointment of diocesan and titular
Bishops, Apostolic Administrators and, in general, the provision of the particular Churches. It does so by considering the proposals presented by the particular Churches, the Episcopal Conferences and the Pontifical Representations, and after having consulted the executive officers of the respective Episcopal Conference and the Metropolitan. In appropriate ways, it also engages in this process the members of the people of God of the dioceses in question.

§2. The Dicastery, in consultation with the Episcopal Conferences and their regional and continental groupings, determines the criteria for the selection of candidates. These criteria must take into account differing cultural needs and are to be periodically evaluated.

§3. The Dicastery also deals with the resignation of Bishops from their office, in conformity with the canonical norms.

Art. 106

Whenever discussions with civil governments are required, either for the establishment or modification of particular Churches and their groupings or the provision of those Churches, the Dicastery will proceed only after consultation with the Section for Relations with States and International Organizations of the Secretariat of State and the Episcopal Conferences involved.

Art. 107

§1. The Dicastery readily cooperates with the Bishops in all matters concerning the correct and fruitful exercise of the pastoral office entrusted to them.

§2. In cases where the correct exercise of the episcopal function of governance calls for a special intervention, and the Metropolitan or the Episcopal Conferences are not able to resolve the problem, it falls to the Dicastery, if necessary in accord with other competent Dicasteries, to decide upon fraternal or apostolic visitations and, proceeding in like manner, to evaluate their outcome and to propose to the Roman Pontiff the measures deemed appropriate.

Art. 108

The Dicastery handles everything dealing with the *ad limina Apostolorum* visits of the particular Churches assigned to its care. To this end, it studies the reports submitted by the Bishops in accordance with art. 40; it assists the Bishops during their stay in Rome, arranging their meeting with the Roman Pontiff, their pilgrimages to the Papal Basilicas and other meetings. When the visit is completed, the Dicastery communicates in writing its conclusions, suggestions and proposals for the respective particular Churches and Episcopal Conferences.

Art. 109
§1. The Dicastery, without prejudice to the competence of the Dicastery for Evangelization, is responsible for the formation of new Bishops, with the help of Bishops of proven wisdom, prudence and experience, as well as experts from various parts of the universal Church.

§2. The Dicastery periodically offers to the Bishops occasions for permanent formation and courses of continuing education.

Art. 110

The Dicastery carries out its work in a spirit of service and in close cooperation with the Episcopal Conferences and their regional and continental groupings. It seeks to do likewise with regard to the celebration of particular Councils, the establishment of Episcopal Conferences and the recognitio of their statutes. The Dicastery receives the acts and decrees of the above-mentioned bodies. It examines them in consultation with the other Dicasteries involved, and grants the required recognitio to the decrees. It also carries out everything prescribed by the canonical norms concerning ecclesiastical provinces and regions.

Art. 111

§1. Established within the Dicastery is the Pontifical Commission for Latin America, which is responsible for studying questions regarding the life and growth of those particular Churches as a means of assisting the Dicasteries that deal with them by reason of their competence, and to help those Churches with advice and economic resources.

§2. It is also responsible for fostering relations between international and national ecclesiastical institutions working in the regions of Latin America and with the institutions of the Curia.

Art. 112

§1. The President of the Commission is the Prefect of the Dicastery for Bishops, assisted by one or more Secretaries. They have as counsellors Bishops chosen from both the Roman Curia and the Churches of Latin America. The Secretary and the counsellors are appointed by the Roman Pontiff for a term of five years.

§2. The members of the Commission are chosen from the institutions of the Curia, the Latin American Episcopal Council (CELAM), Bishops from the regions of Latin America, and the institutions mentioned in the preceding article. They are appointed by the Roman Pontiff for a term of five years.

§3. The Commission has its own officials.
Dicastery for the Clergy

Art. 113

§1. The Dicastery for the Clergy deals with all matters relating to priests and deacons of the diocesan clergy, with regard to their persons and pastoral ministry, and everything needed for the fruitful exercise of the latter. In these matters, it provides suitable assistance to the Bishops.

§2. The Dicastery expresses and implements the solicitude of the Apostolic See with regard to the training of candidates for Holy Orders.

Art. 114

§1. The Dicastery assists diocesan Bishops in promoting vocations to the ordained ministry in their Churches and in ensuring that, in seminaries established and conducted in accordance with the law, students are suitably trained and receive a solid human, spiritual, intellectual and pastoral formation.

§2. For those matters that by law are the competence of the Holy See, the Dicastery ensures that community life and the governance of seminaries conform to the requirements of seminary formation and that the Superiors and educators make every effort to contribute by their example and sound doctrine to forming the character of future ordained ministers.

§3. The Dicastery is responsible for promoting all that concerns the training of future clerics by issuing appropriate norms, such as the Ratio Fundamentalis Institutionis Sacerdotalis and the Ratio Fundamentalis Institutionis Diaconorum Permanentium, as well as other documents regarding ongoing formation.

§4. The Dicastery is competent to confirm the Ratio Institutionis Sacerdotalis Nationalis issued by the various Episcopal Conferences, and to confirm the erection of inter-diocesan seminaries and their statutes.

§5. In order to ensure and improve the quality of priestly formation, the Dicastery promotes the establishment of inter-diocesan seminaries in places where diocesan seminaries cannot offer an adequate formation with a sufficient number of candidates, properly qualified formators, instructors and spiritual directors, as well as other structures necessary for supporting them.

Art. 115

§1. The Dicastery offers assistance to diocesan Bishops and Episcopal Conferences in their respective activities of governance with regard to the life, discipline, rights and obligations of
clerics, and it cooperates with them concerning the permanent formation of clerics. It ensures, furthermore, that diocesan Bishops or Episcopal Conferences provide for the sustenance and social welfare of the clergy in accordance with the law.

§2. It is competent to examine through an administrative process the disputes and hierarchical recourses presented by clerics, including members of Institutes of Consecrated Life and Societies of Apostolic Life, where the exercise of ministry is concerned, without prejudice to the prescriptions of art. 28 § 1.

§3. It studies, with the help of the competent Dicasteries, problems resulting from the shortage of priests in various parts of the world, which on the one hand deprives the people of God from the possibility of participating in the Eucharist and on the other weakens the sacramental structure of the Church. It therefore encourages Bishops and Episcopal Conferences to provide for a more adequate distribution of clergy.

Art. 116

§1. The Dicastery is responsible for handling, in conformity with the canonical norms, matters having to do with the clerical state as such, for all clergy, including members of Institutes of Consecrated Life and Societies of Apostolic Life, and for permanent deacons, in cooperation with the competent Dicasteries whenever circumstances so demand.

§2. The Dicastery is competent for cases of dispensation from the obligations assumed by ordination to the diaconate and priesthood involving diocesan clerics and members of Institutes of Consecrated Life and Societies of Apostolic Life from the Latin Church and from the Eastern Churches.

Art. 117

The Dicastery has competence for all matters that pertain to the Holy See with regard to Personal Prelatures.

Art. 118

The Dicastery deals with those matters in which the Holy See is competent regarding:

1. the general discipline governing diocesan finance councils, presbyteral councils, colleges of consultors, chapters of canons, diocesan pastoral councils, parishes and churches;

2. associations of clerics and public clerical associations; to the latter it can grant the faculty to incardinate, after having consulted the competent Dicasteries and having received the approval of
the Roman Pontiff;

3. ecclesiastical archives;

4. the extinction of pious wills in general and of pious foundations.

Art. 119

The Dicastery carries out everything that pertains to the Holy See regarding the regulation of ecclesiastical goods, especially their correct management, and it grants the necessary permissions and approvals, without prejudice to the Dicasteries for Evangelization, the Eastern Churches and Institutes of Consecrated Life and Societies of Apostolic Life.

Art. 120

Established within the Dicastery are the Pontifical Work for Priestly Vocations and the Permanent Interdicasteral Commission for the formation for Holy Orders, presided over ex officio by the Prefect.

Dicastery for Institutes of Consecrated Life and Societies of Apostolic Life

Art. 121

The competence of the Dicastery is to promote, encourage and regulate the practice of the evangelical counsels, how they are lived out in the approved forms of consecrated life and all matters concerning the life and activity of Societies of Apostolic Life throughout the Latin Church.

Art. 122

§1. It pertains to the Dicastery to approve the Institutes of Consecrated Life and Societies of Apostolic Life, to erect them and also to grant permission for the validity of the establishment of an Institute of Consecrated Life or Society of Apostolic Life of diocesan right on the part of the Bishop.

§2. Mergers, unions and suppressions of Institutes of Consecrated Life and Societies of Apostolic Life are also reserved to the Dicastery.

§3. The Dicastery is competent for approving and regulating forms of consecrated life that are new with respect to those already recognized by law.

§4. It is the task of the Dicastery to erect or suppress unions, confederations, and federations of Institutes of Consecrated Life and Societies of Apostolic Life.
Art. 123

The Dicastery works to ensure that Institutes of Consecrated Life and Societies of Apostolic Life make progress in following Christ in conformity with the Gospel according to their proper charism stemming from the spirit of the founder and sound traditions, that they faithfully pursue their own ends and contribute effectively to the building up of the Church and to its mission in the world.

Art. 124

§1. In accordance with canonical norms, the Dicastery deals with matters belonging to the competence of the Apostolic See regarding the life and activity of the Institutes of Consecrated Life and Societies of Apostolic Life, particularly with regard to:

1. the approval of Constitutions and their amendments;

2. ordinary government and discipline of members;

3. the incorporation and formation of members, including through specific norms and directives;

4. temporal goods and their administration;

5. the apostolate;

6. extraordinary measures of governance.

§2. The following also belong to the competence of the Dicastery, according to the norm of law:

1. the transfer of a member to another approved form of consecrated life;

2. the extension of absence and exclaustration beyond the term granted by the supreme Moderators;

3. the indult for members in perpetual vows to depart from Institutes of Consecrated Life or Societies of Apostolic Life of Pontifical right;

4. imposed exclaustration;

5. the examination of appeals against the decree of dismissal of members.

Art. 125

It is the competence of the Dicastery to erect international Conferences of Major Superiors, to
approve their statutes and to ensure that their activities are ordered to their proper ends.

Art. 126

§1. The eremitical life and the Ordo Virginum are subject to the Dicastery inasmuch as they are forms of consecrated life.

§2. It is the Dicastery’s task to establish associations of the Ordo Virginum at the international level.

Art. 127

The competence of the Dicastery also extends to Third Orders and associations of the faithful erected with a view to becoming an Institute of Consecrated Life or a Society of Apostolic Life.

Dicastery for the Laity, the Family and Life

Art. 128

§1. The Dicastery for the Laity, the Family and Life is competent for enhancing the apostolate of the lay faithful, the pastoral care of young people, the family and its mission according to God’s plan, the elderly, and for the promotion and protection of life.

§2. In carrying out its responsibilities, the Dicastery maintains relationships with the particular Churches, with Episcopal Conferences, their regional and continental groupings, the hierarchical structures of the Eastern Churches and other ecclesial entities, promoting exchanges between them and offering its cooperation so that the values and initiatives connected to these matters may be promoted.

Art. 129

In enlivening and encouraging the promotion of the vocation and mission of the lay faithful in the Church and in the world, the Dicastery cooperates with the various lay ecclesial organizations so that the lay faithful share both their experiences of faith in diverse social contexts and their own secular skills in the Church’s pastoral ministry and governance.

Art. 130

The Dicastery expresses the Church’s special concern for young people, promoting their leading role amid the world’s challenges. It supports the Roman Pontiff’s initiatives in the field of youth ministry and places itself at the service of Episcopal Conferences, of the hierarchical structures of
the Eastern Churches, and of international youth movements and associations, fostering their cooperation and organizing meetings on the international level.

Art. 131

The Dicastery seeks to deepen reflection on the relationship between men and women in their respective specificity, reciprocity, complementarity and equal dignity. It offers its own contribution to ecclesial reflection on the identity and mission of women and men in the Church and in society by promoting their participation, appreciating the distinctive characteristics of women and men, and developing role models for women in the Church.

Art. 132

The Dicastery studies issues relating to cooperation between the laity and ordained ministers in virtue of their baptism and the diversity of charisms and ministries, in order to foster in both an awareness of co-responsibility for the life and mission of the Church.

Art. 133

It is the competence of the Dicastery, with the agreement of other Dicasteries concerned, to evaluate and approve the proposals of Episcopal Conferences relating to the institution of new ministries and ecclesiastical offices to be entrusted to the laity, according to the needs of the particular Churches.

Art. 134

Within the sphere of its own competence, the Dicastery accompanies the life and development of groups of the faithful and of ecclesial movements, recognizing or erecting, in conformity with the provisions of canon law, those which have an international character and approving their statutes, without prejudice to the competence of the Secretariat of State. It also deals with possible hierarchical appeals relating to the common life and apostolate of the laity.

Art. 135

The Dicastery promotes the pastoral care of marriage and the family on the basis of the teachings of the Church’s magisterium. It works to ensure the recognition of the rights and duties of spouses and of families in the Church, society and in economic and political life. It promotes international meetings and events.
In coordination with the Dicasteries for Evangelization and for Culture and Education, the Dicastery supports the development and sharing of models for transmitting the faith within families and encourages parents to practice their faith in daily life. It also promotes inclusive models in pastoral care and education.

**Art. 137**

§1. The Dicastery examines, with the input of Episcopal Conferences and the hierarchical structures of the Eastern Churches, the variety of anthropological, socio-cultural and economic conditions of the lives of married couples and families.

§2. With the help of experts, the Dicastery studies and analyses the major causes of crises within marriages and families, paying particular attention to the experiences of those involved in marital breakdowns, especially children, in order to encourage greater awareness of the value of the family and the role of parents in society and in the Church.

§3. It is the task of the Dicastery, in cooperation with Episcopal Conferences and the hierarchical structures of the Eastern Churches, to collect and propose models of pastoral accompaniment, of formation of consciences and of integration for the divorced and civilly remarried and also for those in certain cultures who live in situations of polygamy.

**Art. 138**

§1. The Dicastery supports initiatives in favour of responsible procreation, as well as for the protection of human life from conception to its natural end, bearing in mind the needs of the person in the various stages of development.

§2. The Dicastery promotes and encourages organizations and associations that help families and individuals to welcome and responsibly safeguard the gift of life, especially in the case of difficult pregnancies, and prevent recourse to abortion. It also supports programmes and initiatives of particular Churches, Episcopal Conferences and hierarchical structures of the Eastern Churches aimed at helping those involved in an abortion.

**Art. 139**

§1. The Dicastery studies the main issues in biomedicine and law relating to human life, in dialogue with the various theological disciplines and other relevant sciences, based on the Church’s magisterium. It examines developing theories about human life and the reality of humanity. In studying the aforementioned questions, the Dicastery proceeds in consultation with the Dicastery for the Doctrine of the Faith.
§2. In the same way, it reflects on changes in social life, in order to promote the full and harmonious development of human persons, valuing progress and taking stock of trends that hinder this development on the cultural and social level.

Art. 140

The Dicastery follows the activities of Catholic institutions, associations, movements and organizations, both nationally and internationally, whose purpose is to serve the good of the family.

Art. 141

§1. The Dicastery cooperates with the Pontifical Academy for Life, and avails itself of its competence, on issues concerning the protection and promotion of human life.

§2. The Dicastery works with the Pontifical John Paul II Theological Institute for Matrimonial and Family Science, both with the central session and with the other sessions and associated/linked centres, in order to promote a common direction for studies on marriage, family and life.

Dicastery for Promoting Christian Unity

Art. 142

It belongs to the Dicastery for Promoting Christian Unity to engage in timely ecumenical initiatives and activities, both within the Catholic Church and in relations with other Churches and Ecclesial Communities, in order to restore unity among Christians.

Art. 143

§1. It is the task of the Dicastery to implement the teachings of the Second Vatican Council and of the post-conciliar magisterium on ecumenism.

§2. It deals with the correct interpretation and faithful application of ecumenical principles and established directives in order to guide, coordinate and develop ecumenical activity.

§3. It promotes Catholic meetings and events, both nationally and internationally, suitable for promoting Christian unity.

§4. The Dicastery coordinates the ecumenical initiatives of other curial institutions, offices and institutions associated with the Holy See with other Churches and Ecclesial Communities.
Art. 144

§1. Having previously submitted matters to the Roman Pontiff, the Dicastery takes care of relations with other Churches and Ecclesial Communities. It promotes theological dialogue and meetings in order to foster unity with them, making use of the cooperation of experts.

§2. The Dicastery appoints the Catholic members of theological dialogues, and the Catholic observers and delegates for the various ecumenical meetings. Whenever it seems appropriate, it invites observers, or fraternal delegates of other Churches and Ecclesial Communities to the most significant meetings and events of the Catholic Church.

§3. The Dicastery fosters ecumenical initiatives also on the spiritual, pastoral and cultural levels.

Art. 145

§1. Since the Dicastery, by its very nature, must often deal with questions pertaining to the faith, it is necessary that it proceed in consultation with the Dicastery for the Doctrine of the Faith, especially when it comes to issuing public documents or declarations.

§2. In dealing with matters concerning relations between the Eastern Catholic Churches and the Orthodox or Oriental Orthodox Churches, it cooperates with the Dicastery for the Eastern Churches and the Secretariat of State.

Art. 146

In order to advance the relationship between Catholics and Jews, the Commission for Religious Relations with the Jews is established within the Dicastery. The Commission is directed by the Prefect.

Dicastery for Interreligious Dialogue

Art. 147

The Dicastery for Interreligious Dialogue promotes and supervises relations with members and groups of non-Christian religions, with the exception of Judaism, competence for which belongs to the Dicastery for Promoting Christian Unity.

Art. 148

The Dicastery works to ensure that dialogue with the followers of other religions takes place in an appropriate way, with an attitude of listening, esteem and respect. It fosters various kinds of
relations with them so that, through the contribution of all, peace, freedom, social justice, the protection and safeguarding of creation, and spiritual and moral values may be promoted.

Art. 149

§1. Aware that interreligious dialogue takes place through action, theological exchange and spiritual experience, the Dicastery encourages a true search for God among all people. It promotes timely studies and conferences in order to enhance mutual knowledge and esteem, so that human dignity and the spiritual and moral riches of people can grow.

§2. It is the Dicastery’s task to assist diocesan/eparchial Bishops in the formation of those who engage in interreligious dialogue.

Art. 150

§1. Recognizing the different religious traditions that sincerely seek God, the Dicastery provides specialized personnel for these different areas.

§2. In order to promote relations with followers of different religious beliefs, Commissions are established in the Dicastery under the direction of the Prefect and in cooperation with the relevant Episcopal Conferences and hierarchical structures of the Eastern Churches, including the Commission for Religious Relations with Muslims.

Art. 151

In the exercise of its functions, the Dicastery, when required, proceeds in consultation with the Dicastery for the Doctrine of the Faith and, if necessary, with the Dicasteries for the Eastern Churches and for Evangelization.

Art. 152

§1. In carrying out its functions, the Dicastery proceeds and plans its initiatives in consultation with the particular Churches, Episcopal Conferences, their regional and continental groupings and the hierarchical structures of the Eastern Churches.

§2. The Dicastery also encourages particular Churches to undertake initiatives in the field of interreligious dialogue.

Dicastery for Culture and Education

Art. 153
§1. The Dicastery for Culture and Education works for the development of people’s human values in the context of Christian anthropology, contributing to the full realization of Christian discipleship.

§2. The Dicastery comprises the Section for Culture, dedicated to the promotion of culture, pastoral activity and the enhancement of cultural heritage, and the Section for Education, which develops the fundamental principles of education regarding schools, Catholic and ecclesiastical institutes of higher education and research, and is competent for hierarchical recourses in these matters.

Art. 154

The Section for Culture promotes and supports relations between the Holy See and the world of culture. It responds to the many issues therein with a preference for dialogue as an indispensable tool of true encounter, mutual interaction and enrichment, in order that different cultures may become ever more open to the Gospel, as likewise the Christian faith towards them, and that lovers of the arts, literature, the sciences, technology and sport may know and feel recognized by the Church as people at the service of a sincere search for the true, the good and the beautiful.

Art. 155

The Section for Culture offers its assistance and cooperation so that diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches may protect and preserve their historical patrimony, particularly documents and juridical instruments concerning and attesting to the life and pastoral care of ecclesial entities, as well as their artistic and cultural heritage. These should be kept with the utmost care in archives, libraries and museums, churches and other buildings in order that they be available to all interested parties.

Art. 156

§1. The Section for Culture promotes and encourages dialogue between the diverse cultures present within the Church, thus fostering mutual enrichment.

§2. It seeks to ensure that diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches enhance and protect local cultures with their patrimony of wisdom and spirituality as a resource for the whole human family.

Art. 157

§1. The Section for Culture arranges appropriate initiatives concerning culture; it follows projects undertaken by particular institutions of the Church and, where necessary, offers them its cooperation, without prejudice to the autonomy of their respective research programmes.
§2. In consultation with the Secretariat of State, it shows an interest in and follows the action programmes undertaken by States and international institutions aimed at the promotion of culture and the enhancement of cultural patrimony. It participates in these areas, as opportunity allows, in international forums and specialized conferences, and it promotes or supports congresses.

Art. 158

The Section for Culture establishes and promotes initiatives of dialogue with those who, though professing no particular religion, sincerely seek an encounter with God’s truth. It likewise shows the Church’s pastoral concern for those who do not profess any creed.

Art. 159

§1. The Section for Education cooperates with diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches so that the fundamental principles of education, especially Catholic education, may be welcomed and better understood, enabling them to be implemented contextually and culturally.

§2. It supports diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches which, in order to promote the Catholic identity of schools and institutes of higher education, can issue norms defining their criteria in a particular cultural context. Together with them, it ensures that the integrity of the Catholic faith is safeguarded in doctrinal teaching.

Art. 160

§1. The Section for Education supports diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches in establishing the norms according to which Catholic schools of all kinds and levels must be erected, in which provision should also be made for educational pastoral care as part of evangelization.

§2. It promotes the teaching of the Catholic faith in schools.

Art. 161

§1. The Section for Education cooperates with diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches in promoting throughout the whole Church the establishment and development of a sufficient and qualified number of ecclesiastical and Catholic institutes of higher education and of other institutes of study, in which the sacred disciplines and humanistic and scientific studies can be deepened and fostered, taking into account Christian truths. In this way, students can be suitably formed for carrying out their proper roles in the Church and in society.
§2. It is competent for fulfilling the necessary requirements in order that academic degrees issued in the name of the Holy See are recognized by States.

§3. It is the competent authority for approving and erecting institutes of higher education and other ecclesiastical academic institutions, for approving their statutes and overseeing their observance, in relationship also with civil authorities. As far as Catholic institutes of higher education are concerned, it deals with matters that, by law, fall within the competence of the Holy See.

§4. It promotes cooperation between ecclesiastical and Catholic institutes of higher education and their associations.

§5. It is responsible for issuing the nihil obstat necessary for teachers to be eligible to teach theological disciplines, as foreseen by art. 72 § 2.

§6. It cooperates with other competent Dicasteries in supporting diocesan/eparchial Bishops and other Ordinaries and Hierarchs, Episcopal Conferences and the hierarchical structures of the Eastern Churches in the academic formation of clerics, members of Institutes of Consecrated Life and Societies of Apostolic Life and lay people preparing for service in the Church.

Art. 162

The Dicastery for Culture and Education also coordinates the activities of a number of Pontifical Academies, some of long-standing origin, which involve the participation of international figures within the theological and humanistic sciences, chosen from both believers and non-believers. Currently these are: the Pontifical Academy of Fine Arts and Letters of the Virtuosi at the Pantheon; the Pontifical Roman Academy of Archaeology; the Pontifical Academy of Theology; the Pontifical Academy of Saint Thomas Aquinas; the Pontifical International Marian Academy; the Pontifical Academy Cultorum Martyrum and the Pontifical Academy for Latin.

Dicastery for Promoting Integral Human Development

Art. 163

§1. The Dicastery for Promoting Integral Human Development has the task of promoting the human person and the God-given dignity of all, together with human rights, health, justice and peace. It is principally concerned with matters relating to the economy and work, the care of creation and the earth as our “common home”, migration and humanitarian emergencies.

§2. It examines and spreads the Church’s social doctrine on integral human development and, in the light of the Gospel, recognizes and interprets both the current and future needs and concerns of the human race.
§3. It supports the particular Churches, Episcopal Conferences, their regional and continental groupings and the hierarchical structures of the Eastern Churches in the area of integral human promotion, and recognizes their contribution.

§4. It makes use of experts from Institutes of Consecrated Life and Societies of Apostolic Life and from organizations for development and humanitarian intervention. It cooperates with the representatives of civil society and international organizations, respecting the competencies of the Secretariat of State.

Art. 164

In cooperation with Episcopal Conferences, their regional and continental groupings and the hierarchical structures of the Eastern Churches, the Dicastery fosters the implementation of the Church’s magisterium in the areas of the protection and integral development of the environment, working with members of other Christian confessions and of other religions, with civil authorities and organizations, and with international organizations.

Art. 165

In its activity of promoting justice and peace, the Dicastery:

1. actively works for the prevention and resolution of conflicts, also identifying and analysing their possible causes, in consultation with the Secretariat of State and with the involvement of Episcopal Conferences and the hierarchical structures of the Eastern Churches;

2. undertakes to defend and promote the dignity and fundamental rights of human persons as well as their social, economic and political rights;

3. supports initiatives against human trafficking, forced prostitution, the exploitation of minors and vulnerable individuals and various forms of slavery and torture, and works to ensure that the international community is attentive and sensitive to the issue of the treatment of prisoners and their living conditions and is committed to the abolition of the death penalty;

4. endeavours to ensure that through the particular Churches, effective and appropriate material and spiritual assistance is given – if necessary also through appropriate pastoral structures – to migrants, refugees, displaced persons and others involved in human movement in need of specific pastoral care.

Art. 166

§1. Within particular Churches, the Dicastery promotes the pastoral care of seafarers, both at sea
and in ports, especially through the Apostolate of the Sea, which it directs.

§2. It exercises the same care for those who serve on aircraft or in airports.

Art. 167

The Dicastery, in cooperation with Episcopal Conferences, their regional and continental groupings and the hierarchical structures of the Eastern Churches, promotes the fight against poverty, and works with national and international institutions for the pursuit of integral human development. It encourages initiatives against corruption and in favour of good governance, so that the public interest may be served and trust in the international community may increase.

Art. 168

The Dicastery promotes and defends equitable economic models and sober lifestyles, especially by promoting initiatives against the economic and social exploitation of poor countries, asymmetrical commercial relations, financial speculation and development models that create exclusion.

Art. 169

The Dicastery cooperates with diocesan/eparchial Bishops, Episcopal Conferences and the hierarchical structures of the Eastern Churches in order to increase awareness of the need for peace, and for the commitment to justice and solidarity towards the weakest and most fragile in society, especially on the occasion of World Days dedicated to these themes.

Art. 170

The Dicastery, together with Episcopal Conferences, their regional and continental groupings and the hierarchical structures of the Eastern Churches, analyses – and is committed to overcoming – the main causes of migration and flight from countries of origin. It likewise promotes initiatives of solidarity and integration in the countries of welcome. In consultation with the Secretariat of State, it cooperates with organizations for development and humanitarian interventions and international organizations for the drafting and adoption of norms in favour of refugees, asylum seekers and migrants.

Art. 171

The Dicastery promotes and encourages just and integral health care. It supports the initiatives of Dioceses, Eparchies, Institutes of Consecrated Life, Societies of Apostolic Life, Caritas and lay associations in seeking to prevent the marginalization of the sick and disabled, and to overcome
the lack of care due to shortages of staff, hospital equipment or the supply of medicines to poor countries. It also devotes attention to the lack of research in the fight against disease.

Art. 172

§1. The Dicastery also cooperates with the Secretariat of State in participating in the Holy See’s Delegations to intergovernmental meetings on matters pertaining to its competence.

§2. On matters regarding relations with civil governments and other subjects of international law, it maintains close relations with the Secretariat of State, especially when it intends to speak publicly through documents or statements.

Art. 173

The Dicastery cooperates with the Holy See’s agencies for humanitarian aid in crisis areas, working with ecclesial humanitarian and development organizations.

Art. 174

§1. The Dicastery maintains a close relationship with the Pontifical Academy of Social Sciences and the Pontifical Academy for Life, respecting their statutes.

§2. It is competent with regard to Caritas Internationalis and the International Catholic Migration Commission, according to their statutes.

§3. It exercises the responsibilities reserved by law to the Holy See in establishing and supervising international charitable associations and funds created for the same purposes, in accordance with the provisions of the respective statutes and in compliance with current legislation.

Dicastery for Legislative Texts

Art. 175

§1. The Dicastery for Legislative Texts promotes and encourages in the Church the understanding and acceptance of the canon law of the Latin Church and that of the Eastern Churches and offers assistance for its correct application.

§2. It performs its duties by serving the Roman Pontiff, the curial institutions and offices, diocesan/eparchial Bishops, Episcopal Conferences, the hierarchical structures of the Eastern Churches, and the Supreme Moderators of Institutes of Consecrated Life and Societies of Apostolic Life of Pontifical right.
§3. In the execution of its duties, it cooperates with canonists from different cultures who work in different continents.

Art. 176

It is the function of the Dicastery to formulate the authentic interpretation of the Church’s laws, approved in forma specifica by the Roman Pontiff as Supreme Legislator and Interpreter, after having consulted, in questions of greater importance, the competent curial institutions and offices of the Roman Curia with regard to the particular matters being considered.

Art. 177

In the event that a doubt about a law arises which does not require an authentic interpretation, the Dicastery can offer appropriate clarifications about the meaning of the norms through an interpretation formulated according to the criteria provided for by canonical legislation. These clarifications can take the form of statements or explanatory notes.

Art. 178

In studying the current legislation of the Latin Church and the Eastern Churches and issues arising from ecclesial practice, the Dicastery examines the possible presence of lacunae legis and presents to the Roman Pontiff adequate proposals for overcoming them. It also verifies any need to update current legislation and suggests amendments, ensuring the harmony and effectiveness of the law.

Art. 179

The Dicastery assists curial institutions in preparing general executive decrees, instructions and other texts of a normative character, to ensure that they are in conformity with the prescriptions of current universal law and are drawn up in a correct juridical form.

Art. 180

The general decrees issued by plenary Councils, Episcopal Conferences or the hierarchical structures of the Eastern Churches are submitted to this Dicastery by the Dicastery which is competent to grant them recognitio, in order that they be examined from a juridical perspective.

Art. 181

At the request of interested parties, the Dicastery determines whether laws or general decrees issued by legislators below the level of the Roman Pontiff are in conformity with the Church’s
Art. 182

§1. The Dicastery fosters the study of the canon law of the Latin Church and of the Eastern Churches and of other legislative texts by organizing interdicasterial meetings, conferences and by promoting international and national associations of canonists.

§2. The Dicastery pays particular attention to correct canonical practice, so that law is adequately understood and correctly applied in the Church. When necessary, it likewise alerts the competent authority concerning the emergence of illegitimate practices and offers advice in this regard.

Dicastery for Communication

Art. 183

The Dicastery for Communication oversees the entire communications network of the Apostolic See and, with structural unity and respecting the relative operational characteristics, unifies the Holy See’s activities in the area of communication. It does so in order that the whole system responds in an integrated way to the needs of the Church’s evangelizing mission in a context characterized by the presence and development of digital media, and by the factors of convergence and interactivity.

Art. 184

The Dicastery meets the needs of the Church’s evangelizing mission through the use of production models, technological innovations and forms of communication currently available and those that may yet emerge.

Art. 185

In addition to the operational functions assigned to it, the Dicastery also deepens and develops the properly theological and pastoral aspects of the Church’s activity in the field of communication. In this sense, it also works on the level of training, in order that communication not be reduced to purely technological and instrumental concepts.

Art. 186

It pertains to the Dicastery to ensure that the faithful become increasingly aware of their own responsibility to commit themselves to the task of making the multiple means of communication available to the Church’s pastoral mission, in service to the growth of civilization and morality. It
especially seeks to develop this awareness through the celebration of *World Communications Day*.

**Art. 187**

In its activities, the Dicastery makes use of the connectivity and network infrastructures of Vatican City State, in accordance with the particular legislation and international commitments undertaken by the Holy See. In fulfilling its functions, it cooperates with the competent curial institutions and in particular with the Secretariat of State.

**Art. 188**

The Dicastery is to support the communication activities of other curial institutions and offices, institutions associated with the Holy See, the Governorate of Vatican City State, and other entities based in Vatican City State or depending on the Apostolic See.

**VI. INSTITUTIONS OF JUSTICE**

**Art. 189**

§1. The service provided by the Institutions of Justice is one of the essential functions in the governance of the Church. The aim of this service, pursued by each institution in the forum of its own competence, is that of the Church’s own mission: to proclaim and inaugurate the Kingdom of God and to work, through the order of justice applied with canonical equity, for the salvation of souls, which is always the supreme law in the Church.

§2. The ordinary Institutions of Justice are the Apostolic Penitentiary, the Supreme Tribunal of the Apostolic Signatura and the Tribunal of the Roman Rota. The three institutions are independent of each other.

**Apostolic Penitentiary**

**Art. 190**

§1. The Apostolic Penitentiary is competent in all matters regarding the internal forum and indulgences as expressions of divine mercy.

§2. It is headed by the Major Penitentiary, assisted by the Regent and by several officials.
Art. 191

For the internal forum, whether sacramental or non-sacramental, it grants absolution from censures, dispensations, commutations, validations, remissions and other favours.

Art. 192

§1. The Apostolic Penitentiary sees to it that the Papal Basilicas of Rome are provided with a sufficient number of Penitentiaries supplied with appropriate faculties.

§2. It oversees the proper training of the Penitentiaries appointed in the Papal Basilicas and of those appointed elsewhere.

Art. 193

The Apostolic Penitentiary is charged with the granting and use of indulgences, without prejudice to the competence of the Dicastery for the Doctrine of the Faith concerning their doctrine and of the Dicastery for Divine Worship and the Discipline of the Sacraments for ritual matters.

Supreme Tribunal of the Apostolic Signatura

Art. 194

The Apostolic Signatura functions as the Church’s Supreme Tribunal and also ensures that justice in the Church is correctly administered.

Art. 195

§1. The Supreme Tribunal of the Apostolic Signatura is composed of Cardinals, Bishops and priests appointed by the Roman Pontiff for a term of five years. It is headed by the Cardinal Prefect.

§2. In dispatching the affairs of the Tribunal, the Prefect is assisted by a Secretary.

Art. 196

The Apostolic Signatura, as a tribunal of ordinary jurisdiction, adjudicates:

1. complaints of nullity and petitions for *restitutio in integrum* against sentences of the Roman Rota;

2. recourses in cases involving the status of persons when the Roman Rota has denied a new
examination of the case;

3. exceptions of suspicion and other proceedings against judges of the Roman Rota arising from the exercise of their functions;

4. conflicts of competence between tribunals which are not subject to the same appellate tribunal.

Art. 197

§1. The Apostolic Signatura, as the administrative tribunal for the Roman Curia, adjudicates recourses against individual administrative acts, whether issued by the Dicasteries or the Secretariat of State or else approved by them, whenever it is contended that the act being impugned violated some law, either in the decision-making process or in the procedure employed.

§2. In these cases, in addition to its judgement regarding the illegality of the act, the Apostolic Signatura, at the request of the plaintiff, can also judge concerning the reparation of possible damages incurred through the act in question.

§3. The Apostolic Signatura also adjudicates other administrative controversies referred to it by the Roman Pontiff or by institutions of the Curia. Finally, it adjudicates conflicts of competence between Dicasteries or between Dicasteries and the Secretariat of State.

Art. 198

The Apostolic Signatura, as an administrative institution of justice in disciplinary matters, is also competent:

1. to exercise vigilance over the correct administration of justice in the different ecclesiastical tribunals and, if need be, to censure officials, advocates or procurators;

2. to adjudicate petitions presented to the Apostolic See for obtaining the referral of a case to the Roman Rota;

3. to adjudicate concerning any other request relative to the administration of justice;

4. to extend the competence of lower tribunals;

5. to grant approval of a tribunal of appeal, as well as approval, if reserved to the Holy See, of the erection of inter-diocesan/inter-eparchial/inter-ritual, regional, national and, if need be, supranational tribunals.
Art. 199

The Apostolic Signatura is governed by its proper law.

Tribunal of the Roman Rota

Art. 200

§1. The Tribunal of the Roman Rota ordinarily acts as an appellate court of higher instance at the Apostolic See, with the purpose of safeguarding rights within the Church; it fosters unity of jurisprudence and, by virtue of its decisions, provides assistance to lower tribunals.

§2. The Tribunal of the Roman Rota also includes the Office competent to adjudicate the fact of the non-consummation of marriage and the existence of a just cause for granting dispensations.

§3. This Office is also competent to deal with cases of the nullity of sacred ordination, pursuant to the norm of universal and proper law, in accordance with the different cases.

Art. 201

§1. The Tribunal has a collegiate structure and is composed of a certain number of judges of proven doctrine, competence and experience selected by the Roman Pontiff from various parts of the world.

§2. The College of the Tribunal is headed by the Dean, as primus inter pares, who is appointed for a term of five years by the Roman Pontiff, who chooses him from among the judges.

§3. The Office for procedures of dispensation from a marriage ratum et non consummatum and for cases of the nullity of sacred ordination is headed by the Dean, assisted by its proper officials and by designated commissioners and consultors.

Art. 202

§1. The Tribunal of the Roman Rota adjudicates in second instance cases that have been decided by ordinary tribunals of first instance and referred to the Holy See by legitimate appeal.

§2. It adjudicates in third or further instances cases already decided by the same Apostolic Tribunal and by any other tribunals, unless they have become res iudicata.

Art. 203

§1. The Roman Rota, in addition, adjudicates in first instance:
1. Bishops in contentious matters, unless they concern the rights or temporal goods of a juridical person represented by the Bishop;

2. Abbots Primate or Abbots Superior of monastic congregations and Supreme Moderators of Institutes of Consecrated Life and Societies of Apostolic Life of Pontifical right;

3. Dioceses/Eparchies or other ecclesiastical persons, whether physical or juridical, which have no Superior below the Roman Pontiff;

4. cases which the Roman Pontiff entrusts to this Tribunal.

§2. It adjudicates these same cases also in second and further instances, unless other provisions are made.

Art. 204

The Tribunal of the Roman Rota is governed by its proper law.

VII.

INSTITUTIONS OF FINANCE

Council for the Economy

Art. 205

§1. The Council for the Economy is competent for supervising the administrative and financial structures and activities of curial institutions and offices and of institutions associated with the Holy See or that relate to it, as indicated in the list attached to the Council’s statutes.

§2. The Council for the Economy carries out its functions in the light of the social doctrine of the Church, following the best practices recognized internationally in the field of public administration and striving for an administrative and financial management that is both ethical and efficient.

Art. 206

§1. The Council consists of eight Cardinals or Bishops, representing the universality of the Church, and seven lay people, chosen from experts of various nationalities. The fifteen members are appointed by the Roman Pontiff for a five-year term.

§2. The Council is convened and chaired by the Cardinal Coordinator, assisted by a Secretary.
§3. The Prefect of the Secretariat for the Economy participates in the meetings of the Council, but without the right to vote.

Art. 207

The Council submits for the approval of the Roman Pontiff guidelines and norms aimed at ensuring that:

1. the assets of the entities and administrations subject to its supervision are protected;

2. patrimonial and financial risks are reduced;

3. human, material and financial resources are allocated in a reasonable way and managed with prudence, efficiency and transparency;

4. the agencies and administrations carry out their tasks efficiently, in accordance with the activities, plans and budgets approved in their regard.

Art. 208

The Council establishes the criteria, including that of value, for determining which acts of alienation, acquisition or extraordinary administration carried out by the entities it supervises require, ad validitatem, the approval of the Prefect of the Secretariat for the Economy.

Art. 209

§1. The Council approves the annual budget and the consolidated financial statements of the Holy See and submits them to the Roman Pontiff.

§2. During the vacancy of the Apostolic See, the Council for the Economy provides the Cardinal Camerlengo of the Holy Roman Church with the most recent consolidated financial statements of the Holy See and the budget for the current year.

Art. 210

The Council requests from the Supervisory and Financial Information Authority, whenever necessary and with respect for its operational autonomy, information relevant to the scope of its activities and is informed annually about the activities of the Institute for the Works of Religion.

Art. 211

The Council examines proposals made by the Secretariat for the Economy, as well as eventual
suggestions presented by the various administrations of the Holy See, by the Supervisory and Financial Information Authority and by other entities indicated in the Council’s proper statutes.

Secretariat for the Economy

Art. 212

§1. The Secretariat for the Economy functions as a Papal Secretariat for economic and financial matters.

§2. It exercises monitoring and vigilance in administrative, economic and financial matters with regard to curial institutions, offices and other institutions associated with the Holy See or related to it, as indicated in the list attached to the statutes of the Council for the Economy.

§3. It also exercises appropriate supervision over Peter’s Pence and other papal funds.

Art. 213

§1. The Secretariat for the Economy is headed by a Prefect, assisted by a Secretary.

§2. The Secretariat has two areas of operation: one for the regulation, monitoring and supervision of economic and financial matters; the other for the regulation, monitoring and supervision of administrative matters.

Art. 214

§1. The Secretariat for the Economy must consult the Council for the Economy and submit for its examination proposals and guidelines concerning norms on matters of greater importance or relating to general principles.

§2. During the preparation of proposals or guidelines, the Secretariat for the Economy carries out appropriate consultations, with due regard for the autonomy and competencies of the agencies and administrations.

§3. For matters relating to relations with states and other subjects of international law, the Secretariat for the Economy acts in cooperation with the Secretariat of State, which has exclusive competence.

Art. 215

The Secretariat for the Economy:
1. issues guidelines on economic and financial matters for the Holy See and verifies that activities are carried out in compliance with the operational plans and approved programmes;

2. monitors the administrative, economic and financial activities of the institutions entrusted to its oversight and supervision and proposes and ensures any corrective actions;

3. prepares the annual budget, verifying that it is respected, and the consolidated balance sheet of the Holy See, and submits these to the Council for the Economy;

4. carries out an annual risk assessment of the patrimonial and financial situation of the Holy See and submits it to the Council for the Economy.

Art. 216

The Secretariat for the Economy:

1. formulates guidelines, policies, models and procedures with regard to procurement, aimed at ensuring that all the goods and services needed by curial institutions and by offices and institutions associated with the Holy See or related to it, are acquired in the most prudent, efficient and economically advantageous manner, in conformity with appropriate internal audits and procedures;

2. arranges for suitable information technology so that administrative, economic and financial management will be effective and transparent and that archives and accounting records are faithfully kept, in accordance with approved norms and procedures.

Art. 217

§1. The Secretariat for the Economy includes the Human Resources Department of the Holy See, which, in dialogue and cooperation with the entities concerned, is responsible for whatever concerns the position and labour management of the personnel of entities subject to the Holy See’s proper legislation, without prejudice to the provisions of art. 48, 2°.

§2. Among its other areas of competence, the Secretariat for the Economy, through this Department, authorizes the hiring of personnel, verifying that all necessary requisites have been met, and approves the organizational charts of the entities.

Art. 218

§1. The Secretariat for the Economy approves, based on the criteria determined by the Council for the Economy, all acts of alienation, acquisition or extraordinary administration carried out by curial
§2. During the vacancy of the Apostolic See, the Secretariat for the Economy furnishes the Cardinal Camerlengo of the Holy Roman Church whatever information may be requested with regard to the financial status of the Holy See.

**Administration of the Patrimony of the Apostolic See**

**Art. 219**

§1. The Administration of the Patrimony of the Apostolic See is the entity responsible for the administration and management of the real estate and movable assets of the Holy See which are meant to provide the resources necessary for the Roman Curia properly to carry out its work for the good of, and in service to, the particular Churches.

§2. It is also responsible for administering the real estate and movable assets of those entities that have entrusted their assets to the Holy See, respecting the specific purpose for which those assets were established and the guidelines and general policies approved by the competent institutions.

§3. The execution of the financial transactions referred to in §§ 1 and 2 is carried out through the Institute for the Works of Religion.

**Art. 220**

§1. The Administration of the Patrimony of the Apostolic See provides whatever is necessary for the ordinary activities of the Roman Curia, and is responsible for liquidity, accounting, purchases and other services.

§2. The Administration of the Patrimony of the Apostolic See can provide the same services referred to in § 1 also for institutions associated with the Holy See or related to it, in the event that they request it, or if so stipulated.

**Art. 221**

§1. The Administration of the Patrimony of the Apostolic See is headed by a President, assisted by a Secretary and a council made up of Cardinals, Bishops, priests and lay people, which helps him in developing the strategic guidelines of the Administration and evaluating its outcomes.

§2. The internal organization of the Administration has three functional areas, responsible for
property management, financial affairs and services.

§3. The Administration makes use of the advice of experts in the areas of its competence, appointed pursuant to Articles 16-17 § 1.

**Office of the Auditor General**

**Art. 222**

The Auditor General's Office is charged with auditing the consolidated financial statements of the Holy See.

**Art. 223**

§1. In accordance with the annual audit plan approved by the Council for the Economy, the Office is responsible for auditing the annual financial statements of individual curial institutions and offices, and those of institutions associated with the Holy See or related to it, that are included in the aforementioned consolidated financial statements.

§2. The annual audit plan is submitted by the Auditor General to the Council for the Economy for its approval.

**Art. 224**

§1. The Office of the Auditor General, at the request of the Council for the Economy, or the Secretariat for the Economy, or the heads of the offices and administrations referred to in art. 205 § 1, carries out audits in particular situations connected to: anomalies in the use or allocation of financial or material resources; irregularities in the granting of contracts or in the execution of transactions or alienations; acts of corruption or fraud. These audits can be initiated independently by the Auditor General, who informs the Cardinal Coordinator of the Council for the Economy beforehand, citing the reasons.

§2. The Auditor General receives notifications from individuals who in the course of their work become aware of particular situations. After studying these notifications, he presents them with a report to the Prefect of the Secretariat for the Economy and also, should he deem it necessary, to the Cardinal Coordinator of the Council for the Economy.

**Commission for Confidential Matters**

**Art. 225**
The Commission for Confidential Matters is competent:

1. to authorize any legal, economic or financial act that for the greater good of the Church or of persons must be kept confidential and removed from the examination and supervision of the competent entities;

2. to monitor contracts of the Holy See which by law demand confidentiality and to exercise vigilance over them.

Art. 226

The Commission, in accordance with its proper statutes, is composed of members appointed by the Roman Pontiff for a term of five years. It is headed by a President, assisted by a Secretary.

Committee for Investments

Art. 227

§1. The Committee for Investments is responsible for guaranteeing the ethical nature of the Holy See’s equity investments in accordance with the Church’s social doctrine and, at the same time, monitoring their profitability, propriety and degree of risk.

§2. In accordance with its statutes, the Committee is composed of members and distinguished professionals appointed for a term of five years by the Roman Pontiff. It is headed by a President, assisted by a Secretary.

VIII.

OFFICES

Prefecture of the Papal Household

Art. 228

§1. The Prefecture is responsible for the internal organization of the Papal Household and supervises whatever concerns the conduct and service of all who make up the Papal Chapel and the Papal Family.

§2. It is headed by a Prefect, assisted by the Regent, both appointed by the Roman Pontiff for a term of five years, assisted by several officials.
Art. 229

§1. The Prefecture of the Papal Household sees to the planning and execution, apart from their strictly liturgical aspect, of papal ceremonies and determines the order of precedence.

§2. It is the task of the Prefecture to coordinate the services of the antechamber and to organize the public, special and private audiences of the Roman Pontiff and the visits of individual persons, in consultation with the Secretariat of State whenever circumstances so demand. It makes all the necessary arrangements when Heads of State, Heads of Government, government ministers, public authorities and other dignitaries, as well as ambassadors, are received by the Pontiff in solemn audience.

§3. It is also responsible for arranging the spiritual exercises of the Roman Pontiff, the College of Cardinals and the Roman Curia.

Art. 230

§1. The Prefecture is responsible for making preparations whenever the Roman Pontiff visits the territory of the Vatican or Rome, or travels within Italy.

§2. The Prefect assists the Pope only on the occasion of meetings and visits that take place within Vatican territory.

Office for the Liturgical Celebrations of the Supreme Pontiff

Art. 231

§1. The Office for the Liturgical Celebrations of the Supreme Pontiff is responsible for preparing whatever is needed for the liturgical and other sacred celebrations in the Vatican at which the Roman Pontiff, or – in his name and by his mandate – a Cardinal or a Prelate presides, participates or assists, and for supervising them according to the current prescriptions of liturgical law. It also arranges everything necessary or useful for their dignified celebration and for the active participation of the faithful.

§2. The Office is also responsible for the preparation and execution of all papal liturgical celebrations that take place during the pastoral visits of the Roman Pontiff and his Apostolic Journeys, bearing in mind the distinctive characteristics of papal celebrations.

Art. 232

§1. The Office is headed by the Master of Papal Liturgical Celebrations, appointed by the Roman
Pontiff for a term of five years. He is assisted in sacred celebrations by the Papal Masters of Ceremony, appointed by the Roman Pontiff for five years.

§2. Within the Office, the Master is assisted by various officials and consultors.

Art. 233

§1. The Master of Papal Liturgical Celebrations is also responsible for the papal sacristy and for the chapels of the Apostolic Palace.

§2. He is likewise responsible for the Sistine Chapel Choir, with the duty of overseeing all the Choir’s liturgical, pastoral, spiritual, artistic and educational areas and activities. The Sistine Chapel Choir has been joined to the Office because it offers a specific service to papal liturgical functions and in order to preserve and promote the prestigious artistic and musical heritage produced over the centuries by the Choir itself for the solemn liturgies of the Pontiffs.

Art. 234

The competence of the Office includes the celebration of the Consistory and the direction of the liturgical celebrations of the College of Cardinals during the vacancy of the Apostolic See.

The Camerlengo of the Holy Roman Church

Art. 235

§1. The Cardinal Camerlengo of the Holy Roman Church carries out the duties assigned to him by the special law governing the vacancy of the Apostolic See and the election of the Roman Pontiff.

§2. The Cardinal Camerlengo of the Holy Roman Church and the Vice-Camerlengo are appointed by the Roman Pontiff.

§3. In carrying out his assigned duties, the Cardinal Camerlengo of the Holy Roman Church is helped by three Cardinal Assistants under his authority and responsibility. One of these is the Cardinal Coordinator of the Council for the Economy and the other two are selected in accordance with the modalities set forth in the norms concerning the vacancy of the Apostolic See and the election of the Roman Pontiff.

Art. 236

The task of overseeing and administering the temporal goods and rights of the Apostolic See during the time of its vacancy is entrusted to the Cardinal Camerlengo of the Holy Roman Church.
If he is impeded, this function will be assumed by the Vice-Camerlengo.

Art. 237

During the vacancy of the Apostolic See, it is the right and duty of the Cardinal Camerlengo of the Holy Roman Church:

1. to request from all administrations dependent on the Holy See reports on their patrimonial and economic status, as well as information on any extraordinary business that may be under way;

2. to request from the Council for the Economy the budget and consolidated financial statement of the Holy See for the previous year, as well as the budget for the following year;

3. to request, to the extent necessary, from the Secretariat for the Economy any information on the financial status of the Holy See.

IX.

ADVOCATES

Register of Advocates at the Roman Curia

Art. 238

In addition to the Register of Advocates of the Roman Rota, a Register is kept of Advocates who, at the request of interested parties, are authorized to represent them in their cases before the Supreme Tribunal of the Apostolic Signatura and offer their assistance in hierarchical recourses lodged before curial institutions.

Art. 239

§1. Professionals distinguished by virtue of their suitable preparation as evidenced by academic degrees, their exemplary Christian life, and their honourable character and professional ability, can be inscribed in this Register.

§2. The Secretary of State, after hearing a Commission stably constituted for this purpose, provides for inscribing in the Register those experts in possession of the requisites referred to in § 1 who so request it. In the event that those requisites cease, the Advocates are removed from the Register.
The Corps of Advocates of the Holy See

Art. 240

§1. The Corps of Advocates of the Holy See is preferably composed of those inscribed in the Register of Advocates at the Roman Curia. They can undertake the representation of cases before ecclesiastical or civil tribunals in the name of the Holy See or of curial institutions.

§2. The Advocates of the Holy See are appointed by the Secretary of State for a five-year period, renewable, after hearing the Commission referred to in Art. 239 § 2; they cease from office upon completion of their seventy-fifth year of age, and they can be dismissed for serious reasons.

§3. The Advocates of the Holy See are obliged to lead an upright and exemplary Christian life and to carry out the tasks entrusted to them with the utmost conscientiousness and for the good of the Church.

X.

INSTITUTIONS ASSOCIATED WITH THE HOLY SEE

Art. 241

There are certain institutions, either of ancient origin or more recent establishment, that, albeit not part of the Roman Curia in the strict sense and having their own juridical personality, nevertheless provide a variety of useful or necessary services to the Roman Pontiff, the Roman Curia and the universal Church, and are in some way associated with the Curia itself.

Art. 242

The Vatican Apostolic Archive carries out its specific activity of preserving and maintaining acts and documents concerning the government of the universal Church, so that they can be available primarily to the Holy See and the Roman Curia in the fulfilment of their activities, and, secondarily, by papal concession, so that they can represent for all scholars, without distinction of country or religion, sources for the knowledge, including secular knowledge, of events that in the course of history have been closely connected with the life of the Church.

Art. 243

An institution of ancient origin, the Vatican Apostolic Library is an outstanding means for the Church to contribute to the development and dissemination of culture, in support of the work of the Apostolic See. Through its various sections, it is responsible for collecting and preserving a vast
patrimony of learning and art and of making it available to scholars in search of truth.

Art. 244

The Fabric of Saint Peter’s deals with everything that concerns the Papal Basilica of Saint Peter, which preserves the memory of the martyrdom and the tomb of the Apostle, including the conservation and decorum of the building and the internal discipline of its employees and of pilgrims and visitors, in accordance with its proper norms. Where necessary, the President and the Secretary of the Fabric act in agreement with the Chapter of the Basilica.

Art. 245

The Pontifical Commission for Sacred Archaeology is responsible for studying, preserving, safeguarding and enhancing the Christian catacombs of Italy, in which the testimonies of faith and art of the first Christian communities continue to transmit their profound message to pilgrims and visitors.

Art. 246

For the pursuit of truth and its dissemination in the various areas of the divine and human sciences, there have arisen within the Catholic Church different Academies, among which the Pontifical Academy of Sciences, the Pontifical Academy of Social Sciences and the Pontifical Academy for Life stand out.

Art. 247

In order to promote and develop a culture of quality within academic institutions directly dependent on the Holy See and to ensure their quality standards are valid at the international level, the Holy See has established the Agency for the Evaluation and Promotion of Quality in Ecclesiastical Universities and Faculties.

Art. 248

The Supervisory and Financial Information Authority carries out, as provided for by law and by its proper statutes, the functions of: supervision aimed at the prevention and countering of money laundering and the financing of terrorism with regard to the entities and subjects under its supervision; prudential supervision of those entities that carry out financial activity on a professional basis; regulation for prudential purposes of those entities that carry out financial activity on a professional basis and, in the cases provided for by law, regulation for the prevention and countering of money laundering and financing of terrorism. In this capacity, it also carries out the function of financial intelligence.
Art. 249

With regard to their constitution and administration, all the aforementioned institutions associated with the Holy See are governed by their proper laws.

XI.

TRANSITIONAL NORM

Art. 250

§1. The general provisions of the norms of this Apostolic Constitution apply to the Secretariat of State and to the Dicasteries, Institutions, Offices, and institutions that are part of the Roman Curia or are associated with the Holy See. Those that also have proper statutes and laws are to observe them only insofar as they do not conflict with the present Apostolic Constitution, and are to submit their planned adaptation as soon as possible for the approval of the Roman Pontiff.

§2. The executory norms currently in force for the entities mentioned in § 1, such as the “General Regulations of the Roman Curia”, the Ordo servandus and the internal modus procedendi of curial institutions and offices, are to be observed in everything that is not contrary to the norms of this Apostolic Constitution, until the approval of the new Ordo servandus and statutes.

§3. With the entry into force of this Apostolic Constitution, the Constitution Pastor Bonus is completely abrogated and replaced; with it, the institutions of the Roman Curia indicated in Pastor Bonus and no longer provided for or reorganized in this Constitution are also abolished.

I decree the present Apostolic Constitution to be firm, valid and effective, now and henceforth, entering into full effect beginning on 5 June 2022, the Solemnity of Pentecost, and that it be fully observed in all its details by those to whom it applies, now and in the future, anything to the contrary notwithstanding, even if worthy of most special mention.

Given in Rome, at Saint Peter’s, on the Solemnity of Saint Joseph, Spouse of the Blessed Virgin Mary, on 19 March in the year 2022, the tenth of my Pontificate.

Francis


[8] Ibid.


30.


[26] Ibid., 23.

[27] Cf. FRANCIS, Apostolic Exhortation *Evangelii Gaudium*, 16.


