1     2     3     4     5     6     7     8     9     10     11     12     13     14     15 $     15     $	Denise Jarman (State Bar No. 88650) LAW OFFICE OF DENISE JARMAN 1241 Johnson Avenue, Suite 206 San Luis Obispo, CA 93401 Tele: 916-607-5692 Fax: 866-715-4630 Email: denise@jarmaninsurancelaw.com <i>Attorneys for Plaintiff</i> LEO GABRIELIAN <b>LTL ATTORNEYS LLP</b> Geoffrey T. Tong (State Bar No. 140312) <i>geoffrey.tong@ltlattorneys.com</i> Kevin B. Kelly (State Bar No. 274145) <i>kevin.kelly@ltlattorneys.com</i> 300 South Grand Ave, 14th Floor Los Angeles, CA 90071 Tel: (213) 612-8900 <i>Attorneys for Defendant</i> THE LAFAYETTE LIFE INSURANCE CO	JS-6	
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	UNITED STATES D FOR THE CENTRAL DIST LEO GABRIELIAN, Plaintiff, vs. THE LAFAYETTE LIFE INSURANCE COMPANY, and DOES 1 to 10, Inclusive, Defendants.		
	[PROPOSED] ORDER FOR ENTRY OF FINAL JUDGMENT Dockets.Justia.com		

1	<u>ORDER</u>	
2	This Court has read and considered the Joint Stipulation for Entry of Final	
3	Judgment of Plaintiff Leo Gabrielian and Defendant The Lafayette Life Insurance	
4	Company.	
5	PURSUANT TO SUCH STIPULATION, IT IS ORDERED THAT:	
6	1. Judgment shall be entered forthwith in favor of Defendant The	
7	Lafayette Life Insurance Company on all claims and issues in this matter and	
8	against Plaintiff Leo Gabrielian, including, but not limited to, claims for relief and	
9	remedies available under: (1) Declaratory Relief; (2) Breach of Contract; (3) Breach	
10	of the Implied Covenant of Good Faith and Fair Dealing; and (4) Bad Faith.	
11	IT IS SO ORDERED.	
12	Viene A. Plini	
13	Dated: May 15, 2018 hignin A. Phillip	
14	Virginia A. Phillips Chief United States District Indee	
15	Chief United States District Judge	
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	- 1 - [PROPOSED] ORDER FOR ENTRY OF FINAL JUDGMENT	