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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
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11	JOCELYN ANNETTE JOHNSON,) NO. 2:15-cv-01284-JAK-MRW
12	Plaintiff,	JUDGMENT
13	VS.) JS-6
14	TOYOTA MOTOR SALES,	}
15	TOYOTA MOTOR SALES, U.S.A., INC., B.A.R., PENSKE TOYOTA, CARSON TOYOTA, NORWALK TOYOTA,	}
16		}
17	Defendants.	}
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24	The Court, having heard the motion for summary judgment filed by	
25	defendants Toyota Motor Sales, U.S.A., Inc.'s ("TMS") and Apaulo, Inc. dba	
26	Norwalk Toyota's (collectively, "Defendants") against plaintiff Jocelyn Annette	
27	Johnson on June 27, 2016, and thereafter granting the motion in its entirety:	
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		OR PARTIAL SUMMARY JUDGMENT OR, IN THE

1	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED: That plaintiff	
2	Jocelyn Annette Johnson shall take nothing and that Defendants are entitled to	
3	judgment against plaintiff Jocelyn Annette Johnson. Furthermore, by reason of	
4	said judgment and pursuant to Rule 54(d)(1) of Federal Rules of Civil Procedure	
5	and Local Rules 54-1 and 54-2, Defendants may seek to recover costs pursuant to	
6	an application submitted under those rules.	
7	IT IS SO ORDERED.	
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9	Dated: December 15, 2016	
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11	am n	
12	HON. JOHN A. KRONSTADT UNITED STATES DISTRICT JUDGE	
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