2       3         3       4         5       5         6       7         7       8         8       UNITED STATES DISTRICT COURT         9       CENTRAL DISTRICT OF CALIFORNIA         10       District COURT         11       BRIAN WARNER, et al., individually and on behalf of all others similarly situated, on behalf of all others (States could be all others)       JUDGMENT         12       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this situated, o	1	1	JS-6		
4         5         6         7         8 <b>UNITED STATES DISTRICT COURT</b> 9 <b>CENTRAL DISTRICT OF CALIFORNIA</b> 10         11         12         13         14         15         16         17         18         19         11         11         12         13         14         15         16         17         18         19         11         10         11         11         12         13         14         15         15         16         17         17         18         19         10         10         11         10         11         11         12         12         12         13         14         15	2	2			
5         6         7         8       UNITED STATES DISTRICT COURT         9       CENTRAL DISTRICT OF CALIFORNIA         10         11       BRIAN WARNER, et al., individually and on behalf of all others similarly situated, plaintiffs, plaintiff,	3	3			
6       7         7       UNITED STATES DISTRICT COURT         9       CENTRAL DISTRICT OF CALIFORNIA         10       BRIAN WARNER, et al., individually and on behalf of all others similarly situated, and behalf of an other situation of the Settlement Agreement.         10       Ptarsuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this Judgment, IT IS ADJUDGED THAT:         11       1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance with the terms of the Settlement Agreement.         12       2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and costs in the amount of \$124,091.91.         13       3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be paid fo	4	4			
7       8       UNITED STATES DISTRICT COURT         9       CENTRAL DISTRICT OF CALIFORNIA         10       BRIAN WARNER, et al., individually and on behalf of all others similarly situated, on behalf of all other similarly situated, on behalf of all other similarly situated, on behalf of all other fees, costs & Service Awards ("Order"), filed contemporaneously with the filing of this         10       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of         13       Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this         14       Its ADJUDGED THAT:         15       1. Defendant shall pay each named plaintiff a service payment of \$2	5	5			
8       UNITED STATES DISTRICT COURT         9       CENTRAL DISTRICT OF CALIFORNIA         10       Case No. CV 15-2171 FMO (FFMx)         11       Plaintiffs,         12       JUDGMENT         13       Case No. CV 15-2171 FMO (FFMx)         14       JUDGMENT         15       Case No. CV 15-2171 FMO (FFMx)         16       JUDGMENT         17       TOYOTA MOTOR SALES, U.S.A., INC., J         16       Defendant.         17       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this Judgment, IT IS ADJUDGED THAT:         17       1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance with the terms of the Settlement Agreement.         18       Optimization of the Settlement Agreement.         19       Attorney's fees in the amount of \$2,500.00 in accordance         10       Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and costs in the amount of \$124,091.91.         10       Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and costs in the amount of \$124,091.91.	6	6			
9       CENTRAL DISTRICT OF CALIFORNIA         10       BRIAN WARNER, et al., individually and on behalf of all others similarly situated, plaintiffs,       Case No. CV 15-2171 FMO (FFMx)         11       Plaintiffs,       JUDGMENT         12       V.       TOYOTA MOTOR SALES, U.S.A., INC., a California Corporation,         16       Defendant.       Judgment, IT         17       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this         19       Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this         20       Judgment, IT IS ADJUDGED THAT:         21       1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance         22       with the terms of the Settlement Agreement.         23       2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and costs in the amount of \$124,091.91.         24       3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be paid for her fees and expenses in connection with the administration of the Settlement Agreement, in accordance with the terms of the Settlement Agreement.	7	7			
10       BRIAN WARNER, et al., individually and on behalf of all others similarly situated,       Case No. CV 15-2171 FMO (FFMx)         12       Plaintiffs,       JUDGMENT         13       V.       TOYOTA MOTOR SALES, U.S.A., INC., a California Corporation,       JUDGMENT         16       Defendant.       Defendant.       Judgment, IT IS ADJUDGED THAT:         18       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this Judgment, IT IS ADJUDGED THAT:         11       1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance with the terms of the Settlement Agreement.         12       2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and costs in the amount of \$124,091.91.         15       3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be paid for her fees and expenses in connection with the administration of the Settlement Agreement, in accordance with the terms of the Settlement Agreement.	8	8 UNITED STATES DISTRICT COURT			
11       BRIAN WARNER, et al., individually and on behalf of all others similarly situated, Plaintiffs, Plaintiffs, Plaintiffs, JUDGMENT       Case No. CV 15-2171 FMO (FFMx)         12       Plaintiffs, Plaintistiffs, Plaintiffs, Plai	9	CENTRAL DISTRICT OF CALIFORNIA			
on behalf of all others similarly situated, Plaintiffs,       JUDGMENT         13       V.         14       V.         15       a California Corporation,         16       Defendant.         17       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this Judgment, IT IS ADJUDGED THAT:         21       1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance with the terms of the Settlement Agreement.         23       2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and costs in the amount of \$124,091.91.         25       3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be paid for her fees and expenses in connection with the administration of the Settlement Agreement, in accordance with the terms of the Settlement Agreement.	10	10			
12       Plaintiffs,         13       V.         14       TOYOTA MOTOR SALES, U.S.A., INC.,         15       a California Corporation,         16       Defendant.         17         18       Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of         19       Attorney's Fees, Costs & Service Awards ("Order"), filed contemporaneously with the filing of this         20       Judgment, IT IS ADJUDGED THAT:         21       1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance         22       with the terms of the Settlement Agreement.         23       2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and         24       costs in the amount of \$124,091.91.         25       3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be         26       paid for her fees and expenses in connection with the administration of the Settlement Agreement,         27       in accordance with the terms of the Settlement Agreement.	11		71 FMO (FFMx)		
13       v.         14       TOYOTA MOTOR SALES, U.S.A., INC.,         15       a California Corporation,         16       Defendant.         17	12	12			
14       TOYOTA MOTOR SALES, U.S.A., INC., a California Corporation,         15       a California Corporation,         16       Defendant.         17	13	13 JUDGMENT			
<ul> <li>a California Corporation,</li> <li>Defendant.</li> <li>Defendant.</li> <li>Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of</li> <li>Attorney's Fees, Costs &amp; Service Awards ("Order"), filed contemporaneously with the filing of this</li> <li>Judgment, IT IS ADJUDGED THAT:</li> <li>1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance</li> <li>with the terms of the Settlement Agreement.</li> <li>2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	14	14 Ú			
<ul> <li>Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of</li> <li>Attorney's Fees, Costs &amp; Service Awards ("Order"), filed contemporaneously with the filing of this</li> <li>Judgment, IT IS ADJUDGED THAT:</li> <li>1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance</li> <li>with the terms of the Settlement Agreement.</li> <li>2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	15				
<ul> <li>Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of</li> <li>Attorney's Fees, Costs &amp; Service Awards ("Order"), filed contemporaneously with the filing of this</li> <li>Judgment, IT IS ADJUDGED THAT:</li> <li>1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance</li> <li>with the terms of the Settlement Agreement.</li> <li>2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	16	16 Defendant. )			
<ul> <li>Attorney's Fees, Costs &amp; Service Awards ("Order"), filed contemporaneously with the filing of this</li> <li>Judgment, IT IS ADJUDGED THAT:</li> <li>1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance</li> <li>with the terms of the Settlement Agreement.</li> <li>2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	17	17			
<ul> <li>Judgment, IT IS ADJUDGED THAT:</li> <li>1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance</li> <li>with the terms of the Settlement Agreement.</li> <li>2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	18	18 Pursuant to the Court's Order Re: Final Approval of Class Ac	Pursuant to the Court's Order Re: Final Approval of Class Action Settlement; Approval of		
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<ul> <li>with the terms of the Settlement Agreement.</li> <li>2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	20	20 Judgment, IT IS ADJUDGED THAT:	Judgment, IT IS ADJUDGED THAT:		
<ul> <li>23 2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and</li> <li>24 costs in the amount of \$124,091.91.</li> <li>25 3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>26 paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>27 in accordance with the terms of the Settlement Agreement.</li> </ul>	21	1. Defendant shall pay each named plaintiff a service payment of \$2,500.00 in accordance			
<ul> <li>costs in the amount of \$124,091.91.</li> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	22	with the terms of the Settlement Agreement.			
<ul> <li>3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be</li> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	23	2. Defendant shall pay class counsel attorney's fees in the amount of \$9.75 million, and			
<ul> <li>paid for her fees and expenses in connection with the administration of the Settlement Agreement,</li> <li>in accordance with the terms of the Settlement Agreement.</li> </ul>	24	costs in the amount of \$124,091.91.			
27 in accordance with the terms of the Settlement Agreement.	25	3. The Settlement Notice Administrator, Jeanne Finegan of Heffler Claims Group, shall be			
	26	paid for her fees and expenses in connection with the administration of the Settlement Agreement,			
28 4. The Settlement Claims Administrators, Patrick A. Juneau and Michael Juneau, shall be	27	in accordance with the terms of the Settlement Agreement.			
	28	28 4. The Settlement Claims Administrators, Patrick A. Juneau	and Michael Juneau, shall be		

paid for their fees and expenses in connection with the administration of the Settlement
 Agreement, in accordance with the terms of the Settlement Agreement.

5. Except as to any class members who have validly and timely requested exclusion, this
action is **dismissed with prejudice**, with all parties to bear their own fees and costs except as
set forth herein and in the prior orders of the court.

6 6. All class members who did not validly and timely request exclusion from the settlement
7 have released their claims, as set forth in the Settlement Agreement, against any of the released
8 parties (as defined in the Settlement Agreement). In addition, all class members who did not
9 validly and timely request exclusion from the settlement are barred and enjoined from instituting,
10 commencing, filing, maintaining, continuing or prosecuting against any of the released parties (as
11 defined in the Settlement Agreement) any action or proceeding in any court or tribunal asserting
12 any of the released claims. See 28 U.S.C. §§ 1651(a) & 2283.

13 Dated this 21st day of May, 2017.

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17         18         19         20         21         22         23         24         25         26         27	15	/s/
18         19         20         21         22         23         24         25         26         27	16	Fernando M. Olguin United States District Judge
19         20         21         22         23         24         25         26         27	17	
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<ul> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ul>	20	
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