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10	UNITED STATES DISTRICT COURT		
11	CENTRAL DISTRICT OF CALIFORNIA		
12 13 14 15 16 17 18	ALEKSANDR URAKHCHIN, <i>et al.</i> , Plaintiffs, v. ALLIANZ ASSET MANAGEMENT OF AMERICA, L.P., <i>et al.</i> , Defendants.	Case No. 8:15-cv-01614-JLS-JCG <b>FINAL JUDGMENT</b> Date: July 27, 2018 Time: 2:30 P.M. Courtroom: 10A Hon. Josephine L. Staton	
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Having issued its Order granting Plaintiffs' motion for final approval of the Class Action Settlement Agreement dated December 26, 2017 (herein the "Settlement") in the above matter, the Court hereby orders and adjudges as follows:

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The First Amended Complaint and all Released Claims asserted therein, 1. whether asserted by the Class Representatives on their own behalf or on behalf of the Class Members, or derivatively to secure relief for the Plan, are dismissed with prejudice, without costs to any of the Settling Parties other than as provided for in this Settlement Agreement.

2. The Class Representatives and each Class Member and their respective heirs, beneficiaries, executors, administrators, estates, past and present partners, 10 officers, directors, agents, attorneys, predecessors, successors, and assigns, shall be 11 (i) conclusively deemed to have, and by operation of the Effective Approval Order 12 shall have, fully, finally, and forever settled, released, relinquished, waived, and 13 discharged Defendants, the Plan, and the Released Parties from all Released Claims, 14 and (ii) barred and enjoined from suing Defendants, the Plan, or the Released Parties 15 in any action or proceeding alleging any of the Released Claims, even if any Class 16 Member may thereafter discover facts in addition to or different from those which 17 the Class Member or Class Counsel now know or believe to be true with respect to 18 the Action and the Released Claims, whether or not such Class Members have 19 executed and delivered a Former Participant Claim Form, whether or not such Class 20 Members have filed an objection to the Settlement, and whether or not the objections 21 or claims for distribution of such Class Members have been approved or allowed. 22

3. The Plan shall be (i) conclusively deemed to have, and by operation of 23 the Effective Approval Order shall have, fully, finally, and forever settled, released, 24 relinquished, waived, and discharged Defendants and the Released Parties from all 25 Released Claims, and (ii) barred and enjoined from suing Defendants or the Released 26 Parties in any action or proceeding alleging any of the Released Claims, even if the 27 Plan or any Class Member on behalf of the Plan may thereafter discover facts in 28

addition to or different from those which the Plan or any Class Member now knows or believes to be true with respect to the Action and the Released Claims.

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4. Each Class Member shall release Defendants, Defense Counsel, Class Counsel, the Released Parties, and the Plan from any claims, liabilities, and attorneys' fees and expenses arising from the allocation of the Gross Settlement Amount or Net Settlement Amount and for all tax liability and associated penalties and interest as well as related attorneys' fees and expenses.

5. The Court finds that it has subject matter jurisdiction over the claims herein and personal jurisdiction over the Defendants and the Class Members pursuant to the provisions of ERISA, and expressly retains that jurisdiction for purposes of enforcing this Final Approval Order and/or the Settlement Agreement

6. The Court finds that all applicable CAFA requirements have been satisfied.

7. The Settlement Administrator shall have final authority to determine the share of the Net Settlement Amount to be allocated to each Current Participant and each Authorized Former Participant pursuant to the Plan of Allocation approved by the Court.

8. With respect to payments or distributions to Authorized Former
Participants, all questions not resolved by the Settlement Agreement shall be resolved
by the Settlement Administrator in its sole and exclusive discretion.

9. Within twenty-eight (28) calendar days following the issuance of all settlement payments to Class Members as provided by the Plan of Allocation approved by the Court, the Settlement Administrator shall prepare and provide to Class Counsel and Defense Counsel a list of each person who received a settlement payment or contribution from the Qualified Settlement Fund and the amount of such payment or contribution.

27 10. Upon the Effective Date of this Order under the Settlement Agreement,
28 all Settling Parties, the Settlement Class, and the Plan shall be bound by the

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1	Settlement Agreement and by this Final Approval Order.	
2	IT IS SO ORDERED.	
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4	Dated: July 30, 2018	
5	Hon. Josephine L. Staton United States District Judge	
6	United States District Judge	
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