1 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 2 WESTERN DIVISION 3 LSIMC, LLC, on behalf of itself and all others Case No. 2:20-cv-11518-SVW (PVCx) similarly situated, 4 Plaintiff, **DECLARATION OF** 5 GINA INTREPIDO-BOWDEN VS. REGARDING SETTLEMENT 6 ADMINISTRATION EXPENSES AMERICAN GENERAL LIFE INSURANCE COMPANY, 7 Defendant. 8 9 10 I, Gina Intrepido-Bowden, hereby declare as follows: 11 **INTRODUCTION** 12 1. I am a Vice President at JND Legal Administration LLC ("JND"). This 13 Declaration is based upon my personal knowledge, as well as upon information provided to me by 14 experienced JND employees and Class Counsel, and if called upon to do so, I could and would 15 testify competently thereto. 16 2. JND is serving as the Settlement Administrator in the above-captioned litigation 17 ("Action") for the purposes of administering the Joint Stipulation and Settlement Agreement 18 ("Settlement Agreement") as ordered by the Court in its Order Granting Motion for Preliminary 19 Approval of Settlement ("Order") (Dkt. 217), dated February 16, 2023. I previously submitted 20 three (3) Declarations to this Court: two (2) for the California Litigation Class (one on September 21 14, 2022 Regarding the Proposed Notice Plan that notified Class Members about the litigation and 22 their exclusion right (Doc. 118-1) and one on October 8, 2022 Regarding Proof of Notice Mailing 23

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