

What is the lawsuit about? The lawsuit claims that State Farm, Ed Murnane, and William Shepherd (the “Defendants”) violated the RICO statute in an attempt to overturn, in the Illinois Supreme Court, a \$1.05 billion judgment in favor of approximately 4.7 million State Farm policyholders, which would allow State Farm to avoid paying the amount of the judgment rendered in plaintiffs’ favor in the trial court. The Defendants deny all allegations of wrongdoing, including specifically that they violated RICO. **The Court has not decided who is right.** A trial is scheduled to begin on September 4, 2018.

You received this notice because State Farm’s records indicate you may be a Class Member. The Court decided that the Class includes individuals in the United States (except Arkansas and Tennessee) who, between July 28, 1987, and February 24, 1998, (1) were insured by a vehicle casualty insurance policy issued by State Farm and (2) made a claim for vehicle repairs pursuant to their policy and had non-factory authorized and/or non-OEM (Original Equipment Manufacturer) ‘crash parts’ installed on or specified for their vehicles or else received monetary compensation determined in relation to the cost of such parts.

What are your options? If you are a Class Member, you must choose whether to stay in the Class. If you stay in the Class, and money or benefits are obtained for the Class, you will be notified about how you can share in any benefits for which you are eligible. You will be bound by all orders and judgments of the Court, whether favorable or not, and you won’t be able to sue the Defendants for the claims at issue in this case. If you want to stay in the Class, **YOU DO NOT HAVE TO DO ANYTHING NOW.**

To exclude yourself from the lawsuit, you must send a letter asking to be excluded. Instructions for making this request can be found at the website or by calling the toll-free number below. You must mail your exclusion request postmarked by **August 14, 2018.** If you exclude yourself, you cannot get any money or benefits from this lawsuit, but you will not be bound by any orders or judgments in this case. If you do not request exclusion, you may (but do not have to) enter an appearance in the Court through your own counsel. Detailed information is available at the website and toll-free number listed below. **Neither State Farm personnel nor State Farm agents are authorized to discuss this case with you. Please do not call your State Farm agent about this case.**

U5041 v.01 04.27.2018

www.HaleyStateFarmClassAction.com • 1-844-420-6491

Hale v. State Farm Class Action Administrator
PO Box 5053
Portland, OR 97208-5053

FIRST-CLASS MAIL
U.S. POSTAGE
PAID
Portland, OR
PERMIT NO. 2882

If you were insured by State Farm and had non-OEM crash parts installed on or specified for your vehicle (or received compensation based on the value of those parts) between July 28, 1987 and February 24, 1998 a class action lawsuit may affect your rights.

Important Notice About a Class Action Lawsuit

<<MAILID>>

<<NAME1>>

<<NAME2>>

<<ADDRESS1>>

<<ADDRESS2>>

<<CITY, STATE ZIP>>

<<COUNTRY>>