## EXHIBIT A

## LEGAL NOTICE

Este Aviso está disponible en español en www.FarmersInsuranceMinnesotaClassAction.com o llamando al ( )	

The Court has certified a class of consumers in *Taqueria El Primo LLC et al. v. Illinois Farmers Ins. Co. et al.*, Case No. 0:19-cv-03071 (D. Minn.), who have purchased an auto or business insurance policy in Minnesota from Illinois Farmers Insurance Company, Farmers Insurance Exchange, Truck Insurance Exchange, or Mid-Century Insurance Company (with Farmers Group, Inc. and Farmers Insurance Company, Inc., collectively "Farmers" or "Defendants") that provided for medical expense benefits as required under Minnesota's No-Fault Automobile Insurance Act. The lawsuit alleges Farmers violated the Minnesota Consumer Fraud Act, Minnesota Deceptive Trade Practices Act, and the terms of insurance policies by entering into undisclosed agreements with health care providers. Plaintiffs contend that these agreements limited the ability of insureds to use policy benefits at the health care provider of their choice and seek damages for the Class. The lawsuit also seeks injunctive relief so that Farmers will be legally prohibited from creating or enforcing undisclosed limitations on medical expense benefits. Defendants deny any violation of Minnesota law or that they denied reimbursement of any medical expense benefits.

This Notice summarizes the Class allegations and your rights as a Class Member. Please read this Notice carefully.

**Am I a Class Member?** Farmers' records indicate you are a Class Member, because you purchased or renewed an auto insurance policy from Farmers in the State of Minnesota during the period on or after January 17, 2013.

Is there any money available now? No money or benefits are available at this time. There is no guarantee that money or benefits will be obtained. If they are through either final judgment or settlement, you will receive a notice describing how to receive your share of any funds. For more information, go to: <a href="https://www.FarmersInsuranceMinnesotaClassAction.com">www.FarmersInsuranceMinnesotaClassAction.com</a>.

What Are My Options as a Class member? You can decide whether to stay in the Class or opt out of it and litigate the same issues separately on your own. If you stay in the Class, you will be bound by all Orders and Judgments of the Court in this case, even if there is no recovery. If you opt out of the Class (by stating in writing that you do not want to be included in the Class), you will give up the right to participate in any recovery that may occur. But you will keep any rights you may currently have to sue Farmers regarding the legal claims at issue in this lawsuit. You also will not be bound by the Orders the Court issues and Judgments the Court makes in this class action. Specific instructions on how to exclude yourself from the Class are available at www.FarmersInsuranceMinnesotaClassAction.com.

Who Represents Me? The Court has appointed lawyers at Lockridge Grindal Nauer; Hellmuth & Johnson PLLC; and Sawicki & Phelps, P.A. to serve as Lead Class Counsel. You may hire your own lawyer at your expense if you so choose.

How do I opt out of the Class? If you do not want to remain a member of the Class, you must "Request to Opt Out" using the online form available at the website below. You may also opt out by mailing a request to ADMINISTRATOR, PO Box 2007, Chanhassen, MN 55317-2007. Your written request must include: Your name, address, and telephone number; a statement confirming that you want to opt out of the Class; and the case name and number. Requests to opt out must be submitted no later than [60 days from sending of notice] 2022.

How Do I Get More Information? Go to www.FarmersInsuranceMinnesotaClassAction.com, or by calling ( )

## COURT ORDERED LEGAL NOTICE

Taqueria El Primo LLC et al. v. Illinois Farmers Ins. Co. et al.

Class Action **Certification Notice** 

Opt-Out Deadline:

, 2022

Farmers Insurance Minnesota Class Action

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