## Exhibit D

## LEGAL NOTICE ONLY TO BE OPENED BY THE INTENDED RECIPIENT

A federal court has authorized this Notice.

This is <u>not</u> a solicitation from a lawyer.

## «ScanString»

Settlement Administrator

{Settlement Administrator mailing address}

Postal Service: Please do not mark barcode

Notice ID: «Notice ID»
Confirmation Code: «Confirmation Code»

«FirstName» «LastName»

«Address1» «Address2»

«City», «StateCd» «Zip» «CountryCd»

## e 8:21-cv-00762-SSS-DFM $\,$ Document 101-7 $\,$ Filed 07/11/24 $\,$ Page 3 of 3 $\,$ Pag

If You Purchased A Lifetime Maximum Care Service Contract to Congular Contracts Inc. For A Chrysler, Dodge, or Jeep Brand Vehicle You May Be Eligible For A Partial REIMBURSEMENT Through a Class Action Settlement.

\*\*PLEASE VISIT | InsertWebsite | FOR MORE INFORMATION.\*\*

Why am I receiving this notice? A class action settlement in the case titled Hall v. FCA US LLC, Case No. 8:21-cv-00762, currently pending in the United States District Court for the Central District of California, has been reached between the Plaintiff and FCA US LLC. The case concerns allegations that FCA US wrongfully canceled Lifetime Maximum Care Service Contracts for a purchaser's failure to comply with an inspection clause. FCA US denies any liability or wrongdoing, and the Court has not decided who is right, but the parties have settled the matter to avoid the risks, burdens, and expense of continued litigation. You are receiving this notice because records show you may be a member of the settlement class as defined below.

Who's Included in the settlement class? Persons in California who purchased a Lifetime Maximum Care Service Contract for a Chrysler, Dodge, or Jeep brand vehicle that was canceled because of a failure to comply with the inspection terms of the vehicle's corresponding Lifetime Powertrain Limited Warranty.

What are the settlement benefits? Each class member who submits a valid and timely settlement claim will receive a reimbursement of 50% of the Lifetime Maximum Care Service Contract's purchase price. A valid claim will require submission of both a completed Claim Form and Proof of Claim documentation. Claims may be submitted to the Settlement Administrator via U.S. mail. Please visit [InsertWebsite] for a full description of Settlement benefits, a copy of the Claim Form, and more information on how to submit a Claim.

What are my options? To receive payment, you must submit a valid and timely claim. If you do not want to be legally bound by the settlement, you must opt out of the settlement by Month DD, 2024. If you want to object to the Settlement, you must file an objection by Month DD, 2024. A "Long Form Notice" available on the settlement website explains how to submit a Claim Form, opt out, or object.

The Court's Fairness Hearing. The Court will hold a Fairness Hearing on Month DD, 2024 to consider whether to approve the settlement, the plaintiff's request for attorneys' fees, costs, and expenses, and a potential service award for the plaintiff. You may appear at the hearing, either yourself or through an attorney hired by you, but it is not required. More information is available on the website.

For more information, please visit [InsertWebsite] or call toll-free XXX-XXX-XXXX.