

Exhibit B

ID #:548

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

*A federal court has
authorized this Notice.*

*This is not a solicitation
from a lawyer.*

Regueiro v. FCA US LLC

c/o Settlement Administrator

ADDRESS

ADDRESS

«Refnum»

Postal Service: Please do not mark barcode

Class Member ID: <<RefNum>>

«FirstName» «LastName»

«Address1»

«Address2»

«City», «State» «Zip»

«CountryCd»

If You purchased any of the following model-year vehicles equipped with a 3.6L engine in the states of in California, Connecticut, Delaware, Maine, Maryland, Massachusetts, Oregon, Pennsylvania, Rhode Island, Vermont, or Washington (collectively the “Class Vehicles”), your rights may be impacted by a Class Action Settlement: 2015-2020 Ram 1500; 2015-2019 Dodge Journey; 2015-2020 Jeep Wrangler; 2015-2020 Dodge Challenger; 2015-2020 Dodge Charger; 2015-2020 Chrysler 300; 2015-2020 Chrysler Town & Country or Dodge Grand Caravan; 2015-2017 Chrysler 200; 2015-2020 Ram Promaster; 2015-2020 Dodge Durango; or 2015-2020 Grand Cherokee.

Why am I receiving this notice? The plaintiff and defendant FCA US reached a settlement agreement in the class action matter *Requeiro v. FCA US LLC*, No. 2:22-cv-05521, which is currently pending in the United States District Court for the Central District of California. The case is premised on allegations that FCA US did not provide the appropriate emissions warranty coverage for certain valve train system components, specifically, the Valve Rocker Arm, Valve Stem Oil Seal, or Valve Tappet (“valve train component”), as “high-priced” warranted parts under the California Emissions Warranty (13 CCR §§ 2035, et seq.) on the Class Vehicles. You are receiving this notice because FCA US’s records show you may own a vehicle identified above. The purpose of the notice is to inform you of the class action and the proposed settlement so that you can decide what to do. **PLEASE VISIT WWW.WEBSITE.COM FOR MORE INFORMATION** or call toll-free xxx-xxx-xxxx.

Who’s included in the Settlement Class? All individuals who, as confirmed by FCA US’s records, purchased a Class Vehicle.

What are the Settlement benefits? FCA US has agreed to extend its existing warranty obligations for the Class Vehicles to cover the costs of parts and labor for replacing a failed valve train component for the earlier of seven years from the Class Vehicle’s in-service date or 70,000 miles driven. You will not pay for a repair going forward if the repair is completed by an authorized FCA US dealership. Further, any Settlement Class member who previously paid for a qualifying repair to a failed valve train component may submit a claim for full reimbursement. Claim Form and instructions for submitting a claim are available at www.website.com. Please visit the website for a full description of the Settlement benefits and more information on how to submit a claim.

What are my options? You need not do anything to receive the benefits of the warranty extension. But, to be reimbursed for a previous valve train component you paid for, you must submit a claim. Further, if you do not want to be legally bound by the Settlement, you must **opt out** of the Settlement by **Month DD, 2025**. If you want to **object** to the Settlement, you must file an objection by **Month DD, 2025**. The “Long Form Notice” available at the Settlement website explains how to submit a Claim as well as how to opt out or object to the Settlement.

The Court’s Fairness Hearing. The Court will hold a **Fairness Hearing on Month DD, 2025** to consider approving the Settlement, a request for attorneys’ fees, and expenses for Plaintiff’s counsel, and service awards for the representatives of the Settlement Class. You may appear at the Fairness Hearing personally or through an attorney you have hired, but it is not required. More information is available at the Settlement website.