

You have been identified as a class member in a class action lawsuit against AMICA Mutual Insurance Company or Amica Property and Casualty Company (“AMICA”). The Parties in the case have agreed to settle the case.

Why am I getting this Notice? You have been identified as a “Settlement Class Member” from AMICA’s claims data, because you were a Florida resident and insured by AMICA Insurance Company of Florida or AMICA Property and Casualty Company and submitted a physical damage claim with respect to a covered vehicle on or after July 2, 2014, that resulted in a total loss claim payment.

What is this lawsuit about? The Settlement resolves a lawsuit claiming that AMICA breached its auto insurance policies by failing to pay title transfer fees and license plate (tag) registration fees (together “title and registration fees”) to customers who submitted Florida first-party total loss auto claims.

Settlement Terms. AMICA will pay a total of \$79.85 in title and registration fees to all eligible Settlement Class Members who timely submit a claim. The amount paid to Settlement Class Members will be offset by any amounts for fees already paid to that Class Member. The payment from AMICA to settle this class action lawsuit is the full amount sought in the case and totals approximately \$464,168.00 for all class members. In addition, AMICA will pay attorneys’ fees and costs of up to \$204,000.00, and \$3,500.00 as a service award to the Class Representative. These payments will not reduce the amount of money available to Settlement Class Members.

How do I Receive Payment? To receive a payment, you must timely complete and mail the attached Claim Form or submit a Claim Form online at www.amicatotallosssettlement.com. Claim Forms must be postmarked or submitted online by **December 4, 2020**.

Do I have any other options? Unless you file a Claim Form, you will not get a Settlement payment and your rights will be affected. If you don’t want to be legally bound by the settlement, you must exclude yourself from it by **August 10, 2020**. Unless you exclude yourself, you won’t be able to sue or continue to sue AMICA for any claim made in this lawsuit or released by the Settlement Agreement. If you stay in the settlement (i.e., don’t exclude yourself), you may object to it or ask for permission for you or your own lawyer to appear and speak at the hearing—at your own cost—but you don’t have to. Objections and requests to appear are due by **August 10, 2020**. More details and the full terms of the Proposed Settlement are available at www.AMICATotalLossSettlement.com.

COURT ORDERED LEGAL
NOTICE

Cruz-Santiago v. AMICA Mutual Insur.
C/O AMICA Settlement Administrator
PO BOX 58781
Philadelphia, PA 19102-9911

If you suffered a total-loss while insured by AMICA from 2014-2020, you may be entitled to a cash payment of \$79.85.

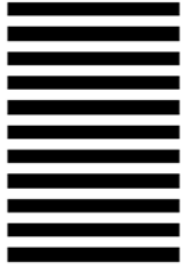
**<<Name 1>> <<Name 2>>
<<Address 1>> <<Address 2>>
<<City>> <<State>> <<Zip>>**

Complete and return the enclosed form by December 4, 2020 to receive a cash payment.

IMPORTANT: DO NOT ENLARGE, REDUCE OR MOVE the FIM and barcodes. They are only valid as printed!
Special care must be taken to ensure FIM and barcode are actual size AND placed properly on the mail piece
to meet both USPS regulations and automation compatibility standards.



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CRUZ-SANTIAGO V. AMICA MUTUAL INSURANCE COMPANY
C/O AMICA SETTLEMENT ADMINISTRATOR
PO BOX 58781
PHILADELPHIA PA 19102-9911



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