

**Legal Notice to those who had USAA auto insurance in California any time after
December 28, 2017**

*A court authorized this notice.
This is not a solicitation from a lawyer.*

LEGAL NOTICE

A class action lawsuit claiming that USAA used unlawful business practices may affect YOU.

The lawsuit is *Coleman v. USAA*, No. 21-cv-217, in the U.S. District Court for the Southern District of California. The Court decided the lawsuit should be a class action on behalf of group of people (or a “Class”) that may include you. You must decide if you want to stay in the Class and be bound by the results, or opt out and keep any rights to sue USAA on your own. This notice summarizes your rights and options, but more information is below.

Are You Affected? You are in the Class if you are (or were) an enlisted servicemember who qualified as a “Good Driver” and had auto insurance with collision coverage for vehicles in California from one USAA affiliate (USAA General Indemnity Company) after 12/28/2017 and paid higher premiums than you would have in a second USAA affiliate (United Services Automobile Association).

What Is This Case About? The lawsuit claims enlisted servicemembers, who qualified under California’s “Good Driver” law, paid higher auto-insurance premiums than they should have because they were sold policies from USAA General Indemnity Company, instead of from United Services Automobile Association. The Class seeks to end this practice and recover money. There is no money available now and no guarantee that there will be. USAA denies any wrongdoing. The Court has not decided who is right. Plaintiffs will have to prove their claims at a trial.

What If You Do Nothing? If you do nothing by 7/25/2024, you will: stay in the Class, be bound by all orders and judgments in the case, give up your right to sue (or continue to sue) USAA in another lawsuit for the same claims in this case, and be notified if Plaintiffs receive any money.

How To Exclude Yourself? If you opt out of the Class, you won’t share any money the Class may receive, but any orders or judgments in the class action will not apply to you, and you will keep any rights to sue USAA on your own for the claims in this case. To ask to be excluded, mail a letter with: (a) your name; (b) your mailing address; (c) a statement that you want to be excluded from *Coleman v. USAA*; and (d) your signature. Your letter must be postmarked by 7/25/2024 and mailed to: **USAA Exclusions, P.O. Box 3637, Baton Rouge, LA 70821.**

Do You Have A Lawyer In This Case? The Court decided the law firms Consumer Watchdog of Los Angeles, CA; Mehri & Skalet, PLLC, of Washington, D.C.; and Mason LLP of Washington, D.C., are qualified to represent you as “Class Counsel.” You don’t pay Class Counsel, but they may ask for attorneys’ fees and costs to be paid by USAA, or paid out of any money recovered for the Class. You may hire your own lawyer at your own expense.

Can You Get More Information? This notice is a summary only. If you have questions or want details, call toll-free to **1-(844)-635-0800**, or visit **www.USAGoodDriverClassAction.com**. **Please do not contact the Court.**