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**BEFORE THE INSURANCE COMMISSIONER
OF THE STATE OF CALIFORNIA**

In the Matter of the Rate Applications of

STATE FARM GENERAL INSURANCE
COMPANY,

Applicant.

File Nos. PA-2024-00011, PA-2024-00012,
PA-2024-00013

DECLARATION OF JORDAN D. TETI

1 I, Jordan D. Teti, declare as follows:

2 1. I am a partner in the law firm Hogan Lovells US LLP, attorneys of record for
3 Applicant State Farm General Insurance Company (“State Farm General” or “SFG”) in this matter.
4 I am providing this declaration pursuant to the Administrative Procedure Act, Government Code
5 § 11513, in support of the above-referenced matter. I have personal knowledge of the facts set forth
6 in this Declaration and, if called to testify as a witness, could and would testify competently to these
7 matters.

8 2. Attached hereto as Exhibit SFG-VW-1 is a true and correct copy of the Letter from
9 State Farm General to Commissioner Ricardo Lara (“Commissioner Lara” or “the Commissioner”)
10 Re: Restoring the financial condition of State Farm General Insurance Company (Mar. 20, 2024).

11 3. Attached hereto as Exhibit SFG-VW-2 is a true and correct excerpt of SFG’s Rate
12 Application (No. 24-1271), submitted June 27, 2024.

13 4. Attached hereto as Exhibit SFG-VW-3 is a true and correct excerpt of SFG’s Rate
14 Application (No. 24-1273), submitted June 27, 2024.

15 5. Attached hereto as Exhibit SFG-VW-4 is a true and correct excerpt of SFG’s Rate
16 Application (No. 24-1330), submitted July 5, 2024.

17 6. Attached hereto as Exhibit SFG-VW-5 is a true and correct copy of the
18 Commissioner’s Order Regarding State Farm General’s Request For An Emergency Interim Rate
19 Pending Rate Hearing, dated March 14, 2025.

20 7. Attached hereto as Exhibit SFG-VW-6 is a true and correct copy of the Letter from
21 Commissioner Lara Re: State Farm General Insurance Company Request for Emergency Interim
22 Rate Approval (Feb. 14, 2025).

23 8. Attached hereto as Exhibit SFG-VW-7 is a true and correct excerpt of Consumer
24 Watchdog’s Opposition Brief in *State Farm General Ins. Co. v. Dave Jones*, No. 37-2016-
25 00041469-CU-MC-CTL (San Diego Cnty. Super. Ct.), filed on December 22, 2017.

26 9. Attached hereto as Exhibit SFG-VW-8 is a true and correct excerpt of Consumer
27 Watchdog’s Combined Appellant’s Reply Brief and Cross-Respondent’s Brief in *State Farm*

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1 *General Ins. Co. v. Ricardo Lara*, No. D075529 (Cal. Ct. App.), filed on November 2, 2020.

2 10. Attached hereto as Exhibit SFG-VW-9 is a true and correct copy of the Letter from
3 State Farm General to Commissioner Lara Re: State Farm General Insurance Company Request for
4 Emergency Interim Rate Approval (Feb. 3, 2025).

5 11. Attached hereto as Exhibit SFG-VW-10 is a true and correct copy of Governor Gavin
6 Newsom's Executive Order N-13-23, dated September 21, 2023.

7 12. Attached hereto as Exhibit SFG-VW-11 is a true and correct copy of Governor Gavin
8 Newsom's Proclamation of a State of Emergency, dated January 7, 2025.

9 13. Attached hereto as Exhibit SFG-VW-12 is a true and correct copy of Commissioner
10 Lara's Declaration of Emergency Situation, dated January 13, 2025.

11 14. Attached hereto as Exhibit SFG-VW-13 is a true and correct copy of the Letter from
12 State Farm General to Commissioner Lara Re: State Farm General Insurance Company Request for
13 Emergency Interim Rate Approval (Feb. 25, 2025).

14 15. Attached hereto as Exhibit SFG-VW-14 is a true and correct copy of the Letter from
15 State Farm General to Commissioner Lara Re: State Farm General Insurance Company Request for
16 Emergency Interim Rate Approval (Mar. 11, 2025).

17 16. Attached hereto as Exhibit SFG-VW-15 is a true and correct excerpt of the Transcript
18 of the February 26, 2025 State Farm Emergency Interim Rate Approval hearing before
19 Commissioner Lara.

20 17. Attached hereto as Exhibit SFG-VW-16 is a true and correct copy of the Transcript
21 of the March 11, 2025 follow-up meeting regarding State Farm General Insurance Company's
22 Request for an Emergency Interim Rate.

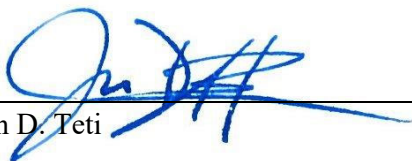
23 18. Attached hereto as Exhibit SFG-VW-17 is a true and correct copy of the Letter from
24 Nikki McKennedy re: In the Matter of the Rate Application of State Farm General Insurance
25 Company, File no. 24-1271, PA-2024-00012 (Aug. 26, 2024).

26 19. Attached hereto as Exhibit SFG-VW-18 is a true and correct excerpt of the Pre-Filed
27 Direct Testimony of Allan I. Schwartz re: In the Matter of the Rate Application of State Farm
28

1 General Insurance Company, File no. PA-2015-00004, filed on October 19, 2015.

2 20. Attached hereto as Exhibit SFG-VW-19 is a true and correct excerpt of the California
3 Department of Insurance's Notice of Hearing re: In the Matter of the Rate Applications of State
4 Farm General Insurance Company, File Nos. PA-2024-00011, PA-2024-00012, PA-2024-00013,
5 dated March 17, 2025.

6 I declare under penalty of perjury under the laws of the State of California that the foregoing
7 is true and correct, and that this declaration was executed on April 2, 2025, in Los Angeles,
8 California.

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Jordan D. Teti