EXHIBIT E

March 11, 2021

United States Attorney General and the Appropriate Officials Identified in Attachment A

RE: CAFA Notice of Proposed Class Action Settlement

Dear Attorney General or Appropriate State Official:

This Notice is being provided to you in accordance with the Class Action Fairness Act ("CAFA"), 28 U.S.C. § 1715 on behalf of Defendant, American Honda Motor Co., Inc., in the below-referenced class action ("the Action"). Plaintiffs' Motion for Preliminary Approval of Class Action Settlement was filed with the Court on March 1, 2021. The Court has not yet scheduled a preliminary approval hearing.

Case Name: Banh, et al. v. American Honda Motor Co., Inc.

Case Number: *Case No.: 2:19-cv-05984 RGK (ASx)*

Jurisdiction: United States District Court for the Central District of California

Date Settlement filed March 1, 2021

with Court:

Pursuant to 28 U.S.C. § 1715 (b), the enclosed CD-ROM contains the following documents filed in the Action:

01 - Corrected Second Amended Class Action Complaint.pdf

Filed January 15, 2020

02 - Notice of Motion and Motion for Preliminary Approval.pdf

Notice of Motion and Motion for Preliminary Approval of Class Action Settlement, filed on March 1, 2021, and attaching:

[List Exhibits]

03 - Declaration of Sean Matt in Support of Motion for Preliminary Approval of Class Settlement

[List Exhibits]

04 - Settlement Agreement.pdf

Class Action Settlement Agreement and Release, filed on March 1, 2021, and attaching:

[List Exhibits]

Additional case materials are available on the Court's docket, published electronically on PACER

(www.pacer.login.uscourts.gov).

It is not possible to provide a breakdown of the Settlement Class in accordance with 28 U.S.C. § 1715 (b)(7) at this time. However, we anticipate that the Settlement Class is sufficiently numerous as to include Class Members potentially residing in all 50 U.S. states, as well as the District of Columbia, and may include Class Members residing in Puerto Rico and the U.S. territories.

There are no other settlements or agreements made between Counsel for the parties related to the class defined in the proposed settlement. As of the date of this Notice, no Final Judgment or notice of dismissal has been entered in this case.

If you have any questions regarding the details of the case and settlement, please contact Defense Counsel's representative at:

Livia M. Kiser King & Spalding LLP 633 West Fifth Street Suite 1600 Los Angeles, California 90071 USA

Phone: (213) 443-4394 Email: lkiser@kslaw.com

Regards,

/s/

Enclosures