IN THE DISTRICT COURT OF OKLAHOMA COUNTY

STATE OF OKLAHOMA

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| JOHN and JANE DOE,  Plaintiffs,  v.  DEFENDANT INSURANCE COMPANY,  Defendant. | Case No.: CJ- |

**PETITION**

Plaintiffs, for cause of action against Defendant, state:

(1) While Defendant, DEFENDANT NAME had in force its policy number xxxxxx, insuring Plaintiffs’ house at PLAINTIFF ADDRESS, Plaintiffs suffered a covered loss to their house from a hail storm.

(2) On March 2, 2008, Plaintiffs notified Farmers of the covered loss.

(3) On May 3, 2008, the claim was denied based upon an invalid policy exclusion.

(4) Defendant has failed to deal fairly and in good faith with Plaintiff’s claim. As a result, Plaintiffs have suffered emotional and financial distress and other losses.

WHEREFORE, Plaintiffs pray judgment against Defendant for $15,000.00 on the contract claim, and an amount in excess of $10,000.00 on the bad faith tort claim, plus interest at 15% and attorney fees and such further relief as the court shall deem appropriate.

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