What Else Should I Know?

If the vehicle is not repaired, TxDMV may send a technical expert to meet with the consumer and the manufacturer to help settle the dispute. If the complaint is still not settled, it will be scheduled for a hearing conducted by the State Office of Administrative Hearings at hearing sites throughout the state. At the hearing, the consumer will have to prove to an administrative law judge that the vehicle is a lemon. TxDMV's goal is to hold the hearing and issue the decision within 150 days after the complaint is filed and the filing fee is paid. If the ruling is in favor of the consumer, the manufacturer may be required to repurchase or replace the vehicle, less a reasonable allowance for use (RAFU). (See Web site for an explanation of the RAFU calculation and incidental expenses.)



TxDMV's Enforcement Division, Lemon Law Section, for Lemon Law information at: 1-888/368-4689

TxDMV's Enforcement Division, Motor Vehicle Section, to file a non-Lemon Law complaint (fraud, ad violation,

brokering, odometer rollback, etc.) against a dealer or manufacturer at: **1-888/368-4689**



Enforcement Division P.O. Box 2063 Austin, Texas 78768-2063 Phone: 512/465-3000 1-888/368-4689 http://www.texaslemonlaw.us e-mail: lemonlaw@txdmv.gov

TEXAS DEPARTMENT OF MOTOR VEHICLES

TEXAS LEMON LAW

ENFORCEMENT DIVISION

For cars, trucks, motor homes, towable recreational vehicles, allterrain vehicles, motorcycles and neighborhood electric vehicles



1-888/368-4689 http://www.texaslemonlaw.us e-mail: lemonlaw@txdmv.gov 7/2012

To obtain a Lemon Law Complaint Form and handbook visit our Web site:

http://www.texaslemonlaw.us

or call:

1-888/368-4689

or write to: TxDMV Motor Vehicle Division P.O. Box 2063 Austin, Texas 78768-2063

How the Lemon Law Works

The Texas "Lemon Law"^{*} is a state law administered by the Texas Department of Motor Vehicles (TxDMV) that helps consumers who buy or lease **new**^{**} motor vehicles **from licensed Texas dealers or lease companies** and have repeated problems getting their vehicles properly repaired. The Lemon Law can help a consumer get the vehicle repurchased, replaced or repaired. It can be less complicated and less expensive than going to court.

What Does It Cover?

- ★ New vehicles that develop problems covered by a manufacturer's written warranty
- ★ Demonstrator vehicles are considered new vehicles
 - * Texas Occupations Code, Chapter 2301.

** The relief available to used motor vehicle buyers is limited to repairs only, if the repairs were originally covered under the manufacturer's warranty. TRVs must be titled and registered in Texas.



How Do I Know if I Own or Lease a Lemon?

The consumer must prove the following conditions:

- **1.** The vehicle has a serious defect or abnormal condition.
- 2. The defect or condition is covered by a manufacturer's written warranty.
- 3. The consumer reports the defect or condition to the dealer or manufacturer within the warranty term.
- 4. The consumer gives the dealer a reasonable number of attempts to repair the defect or condition.
- 5. The consumer gives the manufacturer (preferably by certified mail) written notice of the defect and at least one opportunity for repair.
- 6. The defect or condition persists and substantially impairs the vehicle's use or market value, or creates a serious safety hazard.
- 7. The consumer files a timely Lemon Law complaint and pays the filing fee.
- 8. The vehicle was purchased from a Texas dealer or lease company.
- In For TRVs only, the vehicle is registered and titled in Texas.

How Long Do I Have to File a Lemon Law Complaint?

A Lemon Law complaint **must** be filed within six months following the **earlier** of:

- **Expiration** of the express warranty term.
- 2. 24 months after the purchase.
- 24,000 miles following the date of delivery of the vehicle (except TRVs).

Since the filing period is determined by which of the above events comes first, the complaint should be filed as soon as the consumer realizes the dealer is having problems repairing the vehicle.

What Should a Lemon "Owner" Do?

- **1.** Send written notice, preferably by certified mail, to the manufacturer offering an opportunity to repair the vehicle.
- 2. Obtain a repair order from the dealer each time the vehicle is taken in for repairs, even if the problem can't be diagnosed or fixed.
- 3. Ask TxDMV's Enforcement Division for a copy of the Lemon Law Handbook or visit the Web site to view the handbook and to download the complaint form.
- 4. Begin gathering documents (buyer's order, repair orders, etc.).
- File a written complaint and pay the \$35.00 filing fee.