

This Free E-Book is brought to you by Natural-Aging.com.

100% Effective Natural Hormone Treatment
Menopause, Andropause And Other Hormone Imbalances
Impair Healthy Healing In People Over The Age Of 30!

Consumer Protection In The Form Of A Used Car Lemon Law

By Earl Powers

Lemon law was created to protect consumers from faulty and defective automobiles. Used car

lemon law refers to legal support to consumers from buying used cars that turn out to be lemons. According the used car lemon law, the dealer needs to provide a written warranty. The written warranty as per used car lemon law ensures that the dealer shall repair, free of charge, any defects in covered parts or, at the dealer's option, provide reimbursement for the reasonable costs of such repairs. If the dealer is unable to repair the car after a reasonable number of attempts, then according to the used car lemon law consumer is entitled to a full refund of the purchase price.

Several norms govern the enactment of the used car lemon law. Different states have different used car lemon law. Some states in United States do not enforce used car lemon law. Various norms for used car lemon law are that the vehicle should have been purchased, leased or transferred after eighteen thousand miles of operation or two years from the date of original delivery, whichever occurs earlier.

The vehicle under used car lemon law should also have been leased from the same state where the law is enforced. The purchase price of the vehicle under used car lemon law should have been purchased or leased at least at a price of \$1500. The vehicle should be primarily for personal use and should have been driven 100,000 miles or less at the time of purchase or lease.

According the used car lemon law it should be primarily for personal use or for the use of family or household purpose. Used car lemon law is not applicable to cars purchased from individuals or independent sellers.

Under the used car lemon law, a dealer is any person or business which sells or leases a used car after selling or leasing three or more used cars in the previous twelve month period. Banks or other financial institutions, except in the case of a lease, are not included. Similarly, a car purchased from a retail auto auction is also covered. In such a case the auction company should be registered with the Department of Motor Vehicles. During any sales by an auction company or the dealer, the seller must provide the lemon law warranty at the time or before the sale. In cases where a dealer fails to give you the written lemon law warranty, the dealer is nevertheless considered to have given the warranty and

you are entitled to all the protections under the law.

The used car lemon law sets only the minimum obligation for the dealers. However, a dealer may choose to provide additional warranty or may limit the coverage of the vehicle under warranty. The exclusion may include service or repair asked for due to consumer negligence, vandalism negligence, collision, abuse or theft, etc. Exclusion can also be for motor tune-up or repairs asked if the odometer has been tampered. There can be other several exclusions depending upon the dealers warranty provided.

Different states have different contact points or toll free numbers where the consumer can obtain free information about used car lemon law. One needs to check out the contact numbers for a particular state where the used car lemon law needs to be enforced.

Earl Powers, US Lawyer and Used Car Lemon Law expert at Aquest Group LLC (

<http://www.used-car-lemon-law.com>

) publishes other articles related to Used Car Lemon Law at

<http://www.car-lemon-laws.com>

and

<http://www.lemon-law-lawyers.com>

Are Lemon Law Lawyers Really Worth The Money?

By Earl Powers

Lemon law had been created to protect the consumer from faulty vehicles. But in order to ensure complete understanding of the law and filing a suit one needs to consult lemon law lawyers. It is not easy to sue the manufacturers with proper help. Consumers who find themselves stuck with lemons can find redress through lemon laws. Each state has its own version of these laws and requires consumers to take certain actions in order to remedy the situation.

Various competent lemon law lawyers, attorneys and law firms ensure consumer rights to be made aware to the consumers. Such lemon law lawyers handle all kinds of consumer cases for all defective vehicles including cars, trucks, mini-vans, SUV's, recreational vehicles and campers, full size vans, boats, motorcycles and even jet skis. Such lemon law lawyers also offer help for consumer protection laws a defective computer or other consumer products. The lemon law lawyers, attorneys or law firms enable consumers get compensation for their defective vehicles and other products.

Good lemon law lawyers first identify whether the automobile is a lemon or not. Several lemon law lawyers and attorneys have readymade questionnaire that a consumer needs to fill out. Based on the

Consumer Protection In The Form Of A Used Car Lemon Law

replies received the lemon law lawyers identify if the vehicle is a lemon or not. Most of the lemon law lawyers have websites and the questionnaire can either be freely downloaded or filled online.

Lemon law lawyers have substantially greater negotiation power and can achieve better results. Most of the lemon law lawyers have worked successfully in the consumer field for several years developing extensive legal knowledge. A few of lemon law lawyers also know the contacts within the manufacturers which may prove to be helpful while filing a suit.

One does not necessarily need lemon law lawyers all the time. In some states with proper documentation one can easily file a complaint but in some states one necessarily needs to hire lemon law lawyers.

Some states also allow consumer to recover fees for lemon law lawyers where as some states also make you them for manufacturer's lemon law lawyers in case they lose. If lemon law lawyers sue under the Magnuson–Moss Warranty Act, then the fees for lemon law lawyers are awarded if the case if won.

In certain cases manufacturers attempt to convince the consumer that the consumer was waived of the rights when they have signed the contract during the lease or the purchase. The lemon law lawyers and attorneys ensure that consumer understands that no no clause or waiver can waive off consumer rights if the vehicle proves to be defective and the lemon law comes in to full force.

As with most legal matters, it is wise to consult with licensed, competent lemon law lawyers or attorneys in state of residence that knows the details of the law. Many lemon law lawyers and attorneys offer free consultations, and do not charge a fee unless consumer wins the case. Such lemon law lawyers even seek attorney's fees from the manufacturer, and the fees are usually granted to the prevailing party.

Earl Powers, US Lawyer and Lemon Law Lawyers expert at Aquest Group LLC (

<http://www.lemon-law-lawyers.com>

) publishes other articles related to Lemon Law Lawyers at

<http://www.state-lemon-laws-explained.com>

and

<http://www.car-lemon-laws.com>



This Free E-Book has been brought to you by Natural-Aging.com.

[100% Effective Natural Hormone Treatment](#)
Menopause, Andropause And Other Hormone Imbalances
Impair Healthy Healing In People Over The Age Of 30!