

# NOTICE TO BUYER

## TEXAS LEMON LAW TEXAS OCCUPATIONS CODE, CHAPTER 2301, SUBCHAPTER M

The Texas “LEMON LAW” provides simple and inexpensive help for consumers who own defective new vehicles. Owners or lessees of new vehicles, including towable recreational vehicles (TRVs), who have repeated warranty repairs on their vehicles, may file a complaint with the Enforcement Division if the vehicle is less than 30 months old and is within certain time and mileage limits. To qualify for relief, the vehicle must be presented for repairs, in most cases, at least 2 times during the first 12 months or 12,000 miles after delivery and 2 more times during the next 12 months or 12,000 miles, whichever occurs first. Mileage limitations generally do not apply to TRVs. If the defects cannot be corrected, owners or lessees of “LEMONS” are entitled to have their vehicles repurchased or replaced by the manufacturer.

In general, a “LEMON” is a vehicle that continues to have uncorrected defects after having been subject to repair a reasonable number of times and the defects seriously affect the use, value, or safety of the vehicle.

Complaints under the “LEMON LAW” must be filed with the Enforcement Division within certain time limits. A filing fee is required, but will be reimbursed if the vehicle is found to be a “LEMON.”

Because the filing deadline and other requirements of the “LEMON LAW” are very specific, call the Enforcement Division for more information or for assistance concerning warranty repair problems at **(512) 465-3000** or **1-888-368-4689**.

(Texas Occupations Code, §2301.613 requires this notice to be conspicuously posted in the cashier area of the franchised dealer’s service department.)

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