STATE OF CONNECTICUT DEPARTMENT OF CONSUMER PROTECTION TRADE PRACTICES DIVISION, LEMON LAW UNIT



INSTRUCTIONS

- Read the entire Back In The Driver's Seat booklet before completing this 1. application. We realize the application is lengthy, but we have found that all the information is essential to a timely and equitable resolution. Please call the Lemon Law office at (860) 713-6120 or 1-800-538-CARS if you have any questions regarding the application form.
- 2. Type or print, using black ink, the answers to all questions. Be accurate and thorough, brief where indicated. Please do not respond to a question by writing "see attached" as documents are considered evidence supporting your response. If additional space is needed, use blank sheets of paper and reference the section being continued. Use 8-1/2" x 11" paper for additional information. Please do not write on the reverse side of any page and do not staple or tape pages together.
- A \$50.00 filing fee must accompany this application. If your case does not 3. qualify for arbitration the fee will be returned. Make checks payable to the "Department of Consumer Protection". DO NOT SEND CASH.
- The purchaser(s) of the vehicle specified in this application must sign the 4. Agreement to Arbitrate on Page 11 in the presence of a notary public or Commissioner of Superior Court. If a corporation owns the vehicle, an officer of the company must sign the Agreement to Arbitrate and represent the company in the arbitration proceedings.
- 5. If required in the warranty or owner's manual, you must send written notification to the manufacturer at the address indicated in the warranty or owner's manual of your intent to file a complaint under lemon law. Please provide a copy of the letter sent to the manufacturer with your Request for Arbitration.
- 6. Submit the Request for Arbitration, required documents, and filing fee to:

Department of Consumer Protection Automobile Dispute Settlement Program 165 Capitol Avenue, Room 110 Hartford, Connecticut 06106

For office use only:	Page 1

Request for Arbitration	Received: Completed:			
	completed			
Owner (s) Information				
Name of purchaser (s):				
Street address:				
City:	State:		Zip code:	
Telephone: (indicate name if mo	ore than one purch			
Home: ()		Work: ()	
Vehicle information:				
	anufacturer:		Model:	
Mileage at the time of purchase		Current n	niles:	
Do you have an automatic or st	andard transmissic	n:		
Vehicle identification number:				
Purchase date:		Delivery date:		
Did you receive a manufacturer	's rebate?	If ye	s, what amount:	
Selling dealer:				
Address:				
City:	State:		Zip code:	
Are you the original purchaser?	If no, name	e and address of	the original purchaser (s) if known
If the vehicle is financed and yo	u were to prepay y	our loan, what is	the current payoff * bala	ance of the
loan? \$	as of		(date).	
(*This differs from the balance	of the loan. This info	rmation is available	e from your lending institu	tion.)

Case number:

Complete only if the vehicle is leased. The Lemon Law allows the leasing company to participate in the arbitration procedure. You must notify the company by a certified or registered letter of your intent to file for an arbitration hearing **before** you submit the Request for Arbitration form to the Automobile Dispute Settlement Program. Include a **copy** of the postal receipt confirming the use of certified or registered mail.

Name of leasing dealer:			
Address:			
City:	State:	Zip code:	
Name of leasing company:			
Address:			
City:	State:	Zip code:	

On the following pages provide information regarding all repair attempts. List each repair attempt on a separate page. Begin with the first occurrence. Be sure to include all pertinent information such as problems you experienced with your vehicle, any towing charges, work performed, what the servicing dealer told you, ect. If known, give name and title of the person with whom you spoke. If you wrote to the dealer or the manufacturer, provide a copy of the correspondence.

FIRST REPAIR:				
FROM (Date):	ТО	(Date):		
Number of days the vehicle was in the shop f	for this ser	vice:		
Repair Order Number:	Mile	eage:		
Servicing Dealer:	<u>.</u>			
Street Address:				
City:	State:		Zip Code:	
Was the repair covered by the terms of the manufacturer's new car warranty?				
Amount you paid for this repair including a de	eductible, i	if any:		

SECOND REPAIR:				
FROM (Date):	TO (Date):			
Number of days the vehicle was in the shop for this service:				
Repair Order Number:		Mileage:		
Servicing Dealer:				
Street Address:				
City:	State	:	Zip Code:	
Was the repair covered by the terms of the r	manufa	acturer's new car wa	arranty?	
Amount you paid for this repair including a d	deducti	ble, if any:		

THIRD REPAIR:				
FROM (Date):	ТО	(Date):		
Number of days the vehicle was in the shop f	for this ser	vice:		
Repair Order Number:	Mile	eage:		
Servicing Dealer:				
Street Address:				
City:	State:		Zip Code:	
Was the repair covered by the terms of the manufacturer's new car warranty?				
Amount you paid for this repair including a deductible, if any:				

FOURTH REPAIR:				
FROM (Date):		TO (Date):		
Number of days the vehicle was in the shop	for th	s service:		
Repair Order Number:		Mileage:		
Servicing Dealer:				
Street Address:				
City:	State	; :	Zip Code:	
Was the repair covered by the terms of the manufacturer's new car warranty?				
Amount you paid for this repair including a d	deduct	ible, if any:		

ADDITIONAL REPAIRS:				
FROM (Date):	TO (Date):			
Number of days the vehicle was in the shop for	or this service:			
Repair Order Number:	Mileage:			
Servicing Dealer:	•			
Street Address:				
City:	State:	Zip Code:		
Was the repair covered by the terms of the manufacturer's new car warranty?				
Amount you paid for this repair including a deductible, if any:				

ADDITIONAL REPAIRS:				
FROM (Date):	TO (Date):			
Number of days the vehicle was in the shop for	or this service:			
Repair Order Number:	Mileage:			
Servicing Dealer:				
Street Address:				
City:	State:	Zip Code:		
Was the repair covered by the terms of the manufacturer's new car warranty?				
Amount you paid for this repair including a deductible, if any:				

Request for Arbitration

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Answer the following questions.

. What is the total number of days the vehicle was at the dealership by reason of repair during the first 24,000 miles or two (2) years , whichever occurred first?				
What are the total numb from the purchase date to	er of days the vehicle was the present?	at the dealership	by reason of repair	
3. Are you currently driving	the vehicle?	If no, please e	explain.	
4. Were you ever refused se	ervice of the vehicle by the	dealer?	lf yes, explain.	
5. Has the vehicle ever bee	n in an accident or sustaine	d damage?		
Indicate the date of the incid	ent and include a copy of es	stimates, repair orde		
Indicate the date of the incidereport. Has the damage been repair	ent and include a copy of es	stimates, repair ordo	ers and the accident	
Indicate the date of the incidereport. Has the damage been repair repaired?	ent and include a copy of esections.	stimates, repair orde	ers and the accident	
Indicate the date of the incidence of th	ent and include a copy of estend?If	stimates, repair order yes, where and where a	ers and the accident	
Indicate the date of the incidereport. Has the damage been repair repaired? Were the repairs covered by	ent and include a copy of exectly the manufacturer's new can new car warranty? (years /	stimates, repair order yes, where and where a	ers and the accident	
Indicate the date of the incidereport. Has the damage been repair repaired? Were the repairs covered by 6. What is the period of the	ent and include a copy of exectly the manufacturer's new can new car warranty? (years /	yes, where and where warranty?	ers and the accident	
Indicate the date of the incidereport. Has the damage been repair repaired? Were the repairs covered by 6. What is the period of the Basic new car warranty:	ent and include a copy of extends red?If the manufacturer's new ca new car warranty? (years /years /years /	stimates, repair order yes, where and where warranty?	ers and the accident	

7.	If required in the warranty or owners manual, you must send written notification to the manufacturer (not the dealer) at the address indicated in the warranty or owner's manual of your intent to file a complaint under lemon law. Please provide a copy of the letter sent to the manufacturer with your Request for Arbitration. Please include copies of all written correspondence.
	Name (Title) and address of contact:
	Date of contact:
	Result of contact:
8.	Have you participated in any other arbitration or mediation program regarding this vehicle?
	YES NO Did you accept the award?
	If yes, provide a copy of the award.
9.	Select one of the following types of hearings. (Refer to the Back to the Driver's Seat booklet for an explanation of oral and documentary hearings).
	Oral Hearing. If possible, bring your vehicle to the scheduled hearing.
	<u>Documentary Hearing</u> . If the arbitrators order an inspection of your vehicle, one will be scheduled after the hearing.
	Hearings are scheduled approximately 60 to 90 days from the date your application is received. If you will not be able to attend a hearing on a specific date or dates within this timeframe, please indicate:
10	If you intend to be represented by an attorney, or a third party complete the following. All correspondence will be directed to the party representing you.
	Attorney's Name
	Street Address
	City State Zip Code
	Telephone Number ()
	Third party's name
	Street Address
	City State Zip Code
	Telephone Number ()

11.		on panel will ultimately determine a fair and equitable decision. Please select bllowing options to indicate what you believe would be a fair resolution.
	A)	*REPLACEMENT with an identical or comparable vehicle. Include information relative to factory or dealer installed options, design characteristics, or color choices that would be essential in any replacement vehicle. Please do not include items that are not on your current vehicle.
		*POSSIBLY NOT ARRUSARIE TO LEAGER VEHICLES
		*POSSIBLY NOT APPLICABLE TO LEASED VEHICLES
	B)	REFUND of the contract price. Note: Arbitrators <u>may</u> deduct an allowance for consumer's use of the vehicle. Indicate if applicable, why you feel you should <u>not</u> be assessed a mileage usage fee for the miles you were able to drive the vehicle. Finance charges are normally reimbursed only for the days the
		vehicle was in for repair. Explain if applicable, why you feel you should be reimbursed for any finance charges.
	C)	OTHER

12.	TO BE ELIGIBLE FOR AN AWARD, there must be a SUBSTANTIAL LOSS OF USE, SAFETY OR VALUE. Explain how the substantial loss of use, safety or value of this vehicle has been impaired. Briefly, describe the current condition of the vehicle and list any defects(s) that still exist. Be prepared to prove your allegations at the time of the hearing.				

13. List any additional reimbursements you are seeking. Indicate why you feel the panel should award the reimbursement. Examples include: towing charges, rental costs, options or modifications, costs or estimates regarding property or injury to a person, attorney's fees, cost of an extended warranty, out of pocket cost for warranty repairs including any deductible amounts you were required to pay, etc.

Item:	ltem:	
Date:	Date:	
Cost:	Cost:	
	Reason:	
Item:	ltem:	
Date:	Date:	
Cost:	Cost:	
	Reason:	
Item:	Item:	
	Date:	
	Cost:	
Reason:		
Item:	Item:	
Date:	Date:	
Cost:	Cost:	
Reason:	Reason:	
Item:	ltem:	
Date:	Date:	
Cost:		
Reason:	Reason:	
Item:	ltem:	
Date:	Date:	
Cost:	Cost:	
Reason:	Reason:	
Item:	ltem:	
Date:	Date:	
Cost:	Cost:	
Reason:	Reason:	

Cost

Cost

Mileage

Mileage

Type of maintenance

Type of maintenance

Work order invoice number

Work order invoice number

Facility

Date

Facility

Date

AGREEMENT TO ARBITRATE

I submit this dispute to the Department of Consumer Protection, Automobile Dispute Settlement Program for arbitration. Said arbitration shall be governed in all aspects by the provisions of Section 42-181 of the Connecticut General Statutes and the regulations promulgated thereunder, including the scope of the issues submitted, eligibility criteria, remedies and operating procedures.

I understand that the arbitration award is equally binding as to the "Lemon Law" rights of both parties. According, once the award is rendered, I understand either party to the dispute may apply to the Superior Court to have award confirmed, vacated, modified or corrected as provided in Section 42-181, 52-417, 52-418, 52-419, and 52-420 of the Connecticut General Statutes.

I understand that I may be represented by private legal counsel in any arbitration hearing and if I choose to be so represented I must notify the Department of Consumer Protection of the name, address and telephone number of such counsel at least two days prior to the date of the arbitration hearing. If the attorney information appears on this application, no additional notification is required.

I understand that I may be represented by a third party, other than legal counsel and if I choose to be so represented I must notify the Department of Consumer Protection of the name, address, and telephone number of such third party at least one day prior to the arbitration hearing. Either party may be accompanied by any chosen third party, without prior notice. If the third party information appears on this application no additional notification is required.

I understand that I shall have no contact, other than at the scheduled arbitration hearing, with any arbitrator assigned to this dispute and all necessary communication shall be addressed to the Department of Consumer Protection.

I verify that the information provided is true, accurate and complete to the best of my knowledge. I understand that the penalty for willfully making a false statement is a maximum fine of one thousand dollars (\$1,000.00) and/or one year imprisonment (Connecticut General Statutes, Section 53a-157).

Purchaser' signature:	Date:	
Purchaser' signature:	Date:	
State of	County of	
Subscribed and sworn to me on this	day of	, 20
Commissioner of the Superior Court or No My Commission Expires:	otary Public	

CHECK LIST

Submit legible copies. Do <u>not</u> write on the back of pages. Do <u>not</u> staple pages together. Submit information on 8-1/2" x 11" paper.

Ш	Is the application notarized?			
	Did you include the \$50.00 Protection?	filing fee payable to the Depar	tment of Consumer	
	Copy of all work orders			
	Copy of the original sales contract			
	Copy of the motor vehicle registration			
	Copy of the finance agreement, if financed			
	Copy of the title, if the vehicle is not financed			
	Copy of the ENTIRE manufacturer's new car warranty book, (not owner's manual).			
	Copy of written notification to the manufacturer. This is required by statute, if there is a disclosure in your warranty book or owners manual.			
		Routine maintenance Modifications to your vehicle Extended warranty Any items for which you are se Repairs that are not covered b warranty Accident information: police re insurance company, etc.	y the manufacturer's new car	
Lease	ed Vehicles:	, ,		
	Copy of the lease agreement			
	Copy of the certified or registered letter to the leasing company and a copy of the postal receipt.			
Notice	e: The public has the right to	observe arbitration hearings.	Documents submitted by both	

Notice: The public has the right to observe arbitration hearings. Documents submitted by both parties are public records. Please omit all information that you do not want part of the public record. **All Hearings are held at:**

Department of Consumer Protection State Office Building 165 Capitol Avenue Hartford, CT 06106 Room 157