www.lemonlaw.com

applicable express warranties if the noncomfoity has been subject to repair at least twice by the manufacturer or its agents **au**thorized dealers within the express warranty term or during the period of ongear following the date of the original delivery of the motor vehicle to a consumer hichever period ends first, but such nonconformity continues to exist. The teroof an express warranty and such one-year period shall be extended by any periodtion during which repair services are not available to the consumer because of war, **isioa**, strike or fire, flood or other natural disaster.

(g) (1) No motor vehicle which is returneed any person pursuant to any provision of this chapter or in settlement of any **dis**te related to any complaint made under the provisions of this chapter and which require replacement or refund shall be resold, transferred or leased in the state without clear and conspicuous written disclosure of the fact that such motor vehicelwas so returned prior to resear lease. Such disclosure shall be affixed to the motor vehicle and shall be included in any contract for sale or lease. The Commissioner of Motor Vehicles Işlby regulations adopted in accordance with the provisions of chapter 54, prescribe form and content of any such disclosure statement and establish provisions by hich the commissioner may remove such written disclosure after such time as the mmissioner may deterine that such motor vehicle is no longer defective. (2) If a manufurer accepts the return of a motor vehicle or compensates any person who accepts the return of a motor vehicle pursuant to subdivision (1) of this subsection such manufacturer shall stamp the words "MANUFACTURER BUYBACK" clearly and conspire on the original title in letters at least one-quarter inch high and this ten days of receipt of the title, shall submit a copy of the stamped title to the Department of Motor Vehicles. The Department of Motor Vehicles shall maintainlisting of such buyback vehicles and in the case of any request for a title farbuyback vehicle, shall cause the words "MANUFACTURER BUYBACK" to appeary cheratric onspicuously on the face of the new title in letters which are at least one-quar inch high. Any person who applies for a title shall disclose to the department the fact that such vehicle was returned as set forth in this subsection. (3) If a manufacturer accepts the return of a motor vehicle from a consumer due to a nonconformity **defect**, in exchange for a refund or a replacement vehicle, whether as a result of autiministrative or judicial determination, an arbitration proceeding or a voluntary settlement, the manufacturer shall notify the Department of Motor Vehicles and shallopide the department with all relevant information, including the year, make, mddeehicle identification number and prior title number of the vehicle. The Commission of Motor Vehicles shall adopt regulations in accordance with chapter 54 specifying the format and time period in which such information shall be provided and the nature of any additional information which the commissioner may require. (4) The provisions subsection shall apply to motor vehicles originally returned in another statrom a consumer due to a nonconformity or defect in exchange for a refund or replacent vehicle and which a lessor or transferor with actual knowledge subsequently selfsansfers or leases in this state.

(h) All express and implied warranties arising the sale of a new motor vehicle shall be subject to the provisions of part 3 of article 2 of title 42a.

(i) Nothing in this section shall in any way limit the rights or remedies which are otherwise available to a consumer under any other law.

(j) If a manufacturer has established an **imfal** dispute settlement procedure which is certified by the Attorney Generas complying in all respects the provisions of Title 16 Code of Federal Regulation **Part** 703, as in effect on October 1, 1982, and with the provisions of subsection (b) of section 42-182e, provisions of subsection (d) of this section concerning refunds or replacemental apply to any consumer who has not first resorted to such procedure.

The law provides for a successful consu**toes** eek attorney fees under Connecticut General Statute, Ch. 743b, sec 42-1180 Motor Vehicle Warranties. When representing clients, our firm references is that to revision to recover attorney fees incurred.

Sec. 42-179a. Copies of paperwork or invoicAsdealer or authorized agent of a manufacturer shall, upon the request of a conser, provide such consumer with copies of any paperwork or invoices lated to repair work preformed on such consumer's automobile in accordance with the provision of subsection (b) of section 42-179. Any person who violates the provisions of the section shall be guilty of an infraction.

Sec. 42-179b. Dealers and less to deliver information Each motor vehicle dealer, as defined in section 14-1, and each person engaged in the business of leasing new motor vehicles shall, at the time of sale or execution of the lease of any new motor vehicle, deliver to the consumer, as defined in subsition (1) of subsection (a) of section 42-179, of such vehicle written information, in a form approved by the Commissioner of Consumer Protection, which explains thew automobile warranty and dispute settlement program established pursuant to this chapter.

Sec. 42-180. Costs and attorney ests in breach of warranty actions in any action by a consumer against the manufacturer of a motochicle, or the manufacturer's agent or authorized dealer, based upon the alleged breach of an express or implied warranty made in connection with the sale or lease of such motor vehicle, the court, in its discretion, may award to the plaintiff his costs and reasonable attorney's fees or, if the court determines that the action was broutgivithout any substantial justification, may award costs and reasonable attorney's fees to the defendant.

Information in this document is providents a public service by the consumer advodincy of Kimmel & Silverman for information purposes only. This document is provided as-is and we make **effort** to provide complete and ccurate information. However, we do not guarantee accuracy, completeness, timeliness or correct sequencing of the information. Information on our website should not be construed as legal advice, as each **astémat** pattern may alter theourse of advisable action.