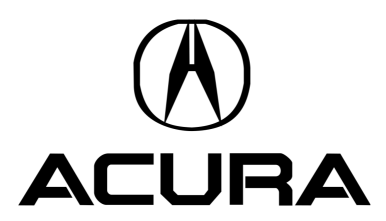
Acura Lemon Law Attorney in California

(1) californialemonattorneys.com/acura-lemon-law



Is Your Acura a Lemon?

If you think your new Acura is a lemon, the good news is that there are laws to protect you. But, how do you know if your Acura fits the definition of a lemon under California law? Your first clue might be if you've just bought your Acura, and it is already spending more time in the shop than with you. A car that breaks down or has other mechanical issues right from the beginning that have nothing to do with what you've done to the car or how you are driving it may indeed fall under the lemon law of California.

Contact the professionals at California Lemon Attorneys to allow us to guide you through California's Lemon Law, and to stand up for your consumer rights. We offer a free, no-obligation case evaluation with a California lemon attorney. If your car is found to be a lemon under California law, you may be entitled to a replacement car, a refund on the price you paid for the car, and/or a cash compensation settlement.

If you live in California and believe your Acura may be a lemon, contact us to get your free case evaluation right away. Don't delay. You don't want to let the statute of limitations pass for bringing a case, and lose your opportunity to get the compensation you deserve.

What Models of Acura are Covered Under the Lemon Law?

All of them. This includes:

- Acura NSX
- Acura MDX
- Acura Integra
- Acura RDX
- Acura TLX

- Acura ILX
- Acura RLX Hybrid
- Acura CL
- Acura CSX
- Acura EL

Common Problems with Lemon Acura Models?

While your Acura could fall under the lemon law for a variety of different reasons, the most *common complaints* about Acura models that have brought lemon law cases against the manufacturer and/or dealer include:

- Unusual noise or vibrations at the wheels, suspension, or steering column
- Dash lights being lit up all the time, usually the battery and/or oil lights
- Electrical issues with the AC, horn, entertainment components, and heated seating
- · Leaking of water and/or oil
- Using too much oil too quickly, which can mean more frequent than usual oil changes being required
- Transmission issues
- · Issues with starting the car

What Does the California Lemon Law Say?

The California lemon law applies to purchased or leased new cars that have an active Manufacturer warranty. If your new Acura has a Manufacturer warranty, it is likely covered under the lemon law in California.

Lemon cars are considered to be those that have substantial defects that negatively impact the safety, use, and/or value of the car. Also, your car must have experienced one of the following three things since you purchased or leased it:

- Being repaired four or more times for the same issue that started while it was under warranty
- Being repaired twice for a safety defect that could potentially be dangerous, life-threatening, or likely to cause bodily harm while under warranty
- Being broken down and unable to be used for thirty cumulative (not consecutive) days while under warranty

If your Acura meets one of the above repair circumstances, as well as the other conditions listed above, it is a lemon covered under the protection of the lemon law of California.

What to Do if You Believe Your Acura is a Lemon?

If you believe your Acura is a lemon, remember you have rights under the California Lemon Law and are entitled to compensation. *Make sure you exercise your rights and get the compensation that is coming to you* by either filling out and submitting the form on this page or calling us for a free case evaluation. You can reach us at: 800-558-1087