

[REDACTED]  
Roosevelt, NY [REDACTED]

June 13, 2006

**VIA FACSIMILE, REGULAR MAIL AND CERTIFIED MAIL**

New York Auto Land Corp  
181-30 Hillside Avenue  
Jamaica, New York 11432  
Attn: Jeffrey, All Parties and Affiliates

10161586

**RE: [REDACTED] - EXTENDED WARRANTY - LEMON VEHICLE 2000  
AUDI BLACK AX6**

Dear Jeffrey, All Parties and Affiliates:

This letter is a follow-up telephone conversation on Thursday June 8, 2006, between you and my mother Mrs. Robbins, acting on my behalf regarding the illegalities in this matter.

I, Barry Robbins, negotiated with you on fair and honest terms, in purchasing of a used car 2000 Audi Black AX6. Shortly, thereafter, approximately 2 1/2 months, the car began having major problems. It has cost me extensive hardship in getting to and from work and other places that are of importance to me. I have tried repeatedly to confer with you about this problem, each time I was buffed and turned away. It is my belief that you have sold me a "LEMON" and I feel that you are not meeting your part of the responsibility and obligation.

Also, I have requested from you many times the "WARRANTY", for which you have failed to comply. You have not provided me with a replacement car, you have not offered to refund my money, nor repair the car, which was reported to you in a timely manner. It is my belief that you sold me a car with a **"FAULTY BROKEN AXLE, POORLY CONDITION TRANSMISSION, LEFT FRONT CRACKED RIM, RISKY TIRES, WORN OUT RACK-AND-PINION, NON-WORKING FLOOD LIGHTS, AIRBAG ON RIGHT BACK SEAT DOESN'T WORK, WORN OUT ENGINE, ELECTRICAL WINDOWS AND SUNROOF BARELY WORKING, MOTOR IS WORN OUT, LEFT SIDE COMPARTMENT ON DRIVER SIDE IS BROKEN WHICH YOU ALSO KNEW ABOUT AND LIGHTS INSIDE CAR ARE NOT WORKING.** Your actions are unfair and with deceptive practices and your actions were willful and intentional.

I have had several people to check the car and they feel I was taken advantage of in this business transaction and sold a "LEMON". My personal opinion is that you are doing this because I am black.

JUN 13 2006 10:02 AM

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*This car continues to have serious defects that substantially restricts its use, safety and value even after reasonable efforts have been made from me to you to repair the car. You have failed to give me the "WARRANTY" which is a "BREACH OF CONTRACT" and I am paying for something I never got any use out of and you are failing to repair or replace. It has been long enough and I feel you are relying on the Statue of Limitations, after I repeatedly tried to get you to rectify this problem. The "BANK", alleges that they are not responsible for the "WARRANTY" and that you should have given me an "EXTENDED WARRANTY OR THE LEMON LAW WARRANTY" whichever was or is applicable. Your unfair and deceptive salesmanship and unprofessionalism is unethical and unjust and has caused me nothing but mental anguish, pain and suffering and emotional stress.*

*I look forward to hearing from you within "SEVEN (7) DAYS" rectifying these mechanical problems or "FULL PAYMENT FOR A NEW CAR". Your prompt attention to this matter will be appreciated.*

*Yours truly,*

*[REDACTED]*

*Cc: Better Business Bureau  
Citi financial Auto  
Consumer Affairs  
Consumer Federation of America  
Council of Better Business Bureau  
Federal Trade Commission  
National Automobile Dealers Association  
National Highway Safety Administration  
Elliot Spitzer, Attorney General  
File*

[REDACTED]  
Roosevelt, NY [REDACTED]  
June 10, 2006

**VIA FACSIMILE, REGULAR MAIL AND CERTIFIED MAIL**

**New York Auto Land Corp  
181-30 Hillside Avenue  
Jamaica, New York 11432  
Attn: Jeffrey, All Parties and Affiliates**

**RE: EXTENDED WARRANTY - LEMON VEHICLE 2000 AUDI BLACK AX6**

Dear Jeffrey:

This letter is a follow-up telephone conversation on Thursday, June 8, 2006, between and my mother Mrs. Robbins, acting on my behalf of me regarding this illegalities.

I [REDACTED] negotiated with you on fair and honest terms, in purchasing of a used car 2000 Audi Black AX6. Shortly, thereafter, approximately 2 1/2 months, the car began having major problems. It has cost me extensive hardship in getting to and from work and other places that are of importance to me. I have tried repeatedly to confer with you about this problem, each time I was buffed and turned away. It is my belief that you have sold me a **"LEMON"** and I feel that you are not meeting your part of the responsibility and obligation.

Also, I have requested from you many times the **"WARRANTY"**, for which you have failed to comply. You have not provided me with a replacement car, you have not offered to refund my money, nor repair the car, which was reported to you in a timely manner. It is my belief that you sold me a car with a **"FAULTY BROKEN AXLE, POORLY CONDITION TRANSMISSION, LEFT FRONT CRACKED RIM, RISKY TIRES, WORN OUT RACK-AND-PINION, FOOD LIGHTS NOT WORKING, AIRBAG ON RIGH BACK SEAT DOESN'T WORK, WORN OUT ENGINE, ELECTRICAL WINDOWS BARELY WORK, LEFT SIDE COMPARTMENT ON DRIVER SIDE IS BROKEN WHICH YOU ALSO KNEW ABOUT AND EIGHTS INSIDE CAR ARE NOT WORKING."** Your actions are unfair and with deceptive practices and your actions were willful and intentional.

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[REDACTED]

*This car continues to have a defect that substantially restricts its use, safety and value even after reasonable efforts have been made from me to you to repair the car. You have failed to give me the "WARRANTY", which is a "BREACH OF CONTRACT" and I am paying for something I never got any use out of and you are failing to repair. It has been long enough and I feel you are relying on the Statue of Limitations, after I repeatedly tried to get you to rectify this problem. The "BANK", alleges that they are not responsible for the "WARRANTY" and that you should have given me an "EXTENDED WARRANTY OR THE LEMON LAW WARRANTY" whichever was or is applicable. Your unfair and deceptive salesmanship and unprofessionalism is unethical and unjust and has caused me nothing but mental anguish, pain and suffering and emotional stress.*

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Elliot Sptzer, Attorney General  
File*