**3301 LEMON LAW CLAIM: NONCONFORMITY**

Question 1 asks: Did (plaintiff)'s vehicle have at least one "nonconformity"?

Wisconsin law defines a "nonconformity" as a condition or defect which (1) substantially impairs the use, value, or safety of a motor vehicle and (2) is covered by an express warranty applicable to the vehicle or a component of the vehicle. [Nonconformity does not include a condition or defect which is the result of abuse, neglect, or unauthorized modification or alteration by the consumer.]

**[Committee Note: Insert any stipulated language concerning the delivery of vehicle or stipulated warranty periods.]**

A condition or defect that substantially impairs the use, value, or safety of a vehicle must be more than a minor annoyance or inconvenience. However, the (plaintiff)'s vehicle need not have been undriveable for the nonconformity to substantially impair its use, value, or safety. Also, the nonconformity may substantially impair use, value, or safety even if the vehicle was able to provide simple transportation.