

# Consumer Disputes

**Lyons Law Group champions consumer dispute law in Florida by defending your rights under the state's robust protection statutes.**

We leverage the Florida Deceptive and Unfair Trade Practices Act (FDUTPA) and the Florida Consumer Collection Practices Act (FCCPA) to hold businesses accountable for unfair pricing, false advertising, and debt-collection harassment. Whether you're facing unauthorized credit-reporting errors, surprise fees, or deceptive marketing schemes, our attorneys combine in-depth statutory knowledge with aggressive advocacy to restore justice and secure full compensation for affected consumers.

Florida's marketplace depends on transparency and fairness, yet disputes still arise. Common issues we handle include:

- Harassing or abusive debt-collection tactics in violation of FCCPA
- Erroneous credit-reporting or failure to correct your record under the Fair Credit Reporting Act
- Misleading pricing, hidden fees, and bait-and-switch schemes prohibited by FDUTPA
- Lemon-law claims for defective vehicles under the Motor Vehicle Warranty Enforcement Act
- Price-gouging during declared emergencies and violations of home-solicitation cooling-off periods
- Identity-theft remediation, telemarketing violations, and nondisclosure of material facts in consumer contracts

At Lyons Law Group, our Florida consumer protection attorneys don't just draft demand letters—we file administrative complaints with the Attorney General's Consumer Protection Division, pursue private FDUTPA actions, and represent clients in mediation or court. We'll assess your case, gather evidence, and pursue damages, attorneys' fees, and injunctive relief.

Contact us today for a thorough consultation and let us safeguard your rights, enforce the law, and ensure businesses and consumers play by the rules.