We regularly act for both buyers and sellers involved in disputes regarding the purchase of a horse. For a no obligation discussion about your case, contact us on the details below. info@theequinelawfirm.co.uk 0333 339 8028



I HAVE BEEN MIS-SOLD A HORSE, WHAT CAN I DO? Did you buy the horse for reasons outside of your own Do you have a *written contract*? If so, that NO NO business or trade? (i.e: for a hobby/leisure) should be the starting point to resolve any dispute. However, other rights will still apply in addition to what is in the contract. YES Did the seller tell you anything or imply anything, either YES You may have a claim for Did you buy the horse from someone acting in the course in the advert, or verbally before you purchased the horse *Misrepresentation* in NO \swarrow of their own business or trade? (i.e: a dealer, producer or which was untrue? relation to the sale, if you \rightarrow other professional?) relied on false statements **KEY TIPS IF A HORSE YOU BUY IS NOT AS** or implications made by **EXPECTED** YES NO the seller. Tell the seller that you are unhappy as soon as NO Is the horse either of unsatisfactory quality, not for its possible, in a permanent form, such as e-mail. intended purposes, or not as described to you? Be careful what you commit to writing and always • bear in mind that your comments could end up being YES 🗸 read by a Judge if your dispute cannot be You may still have a claim if compromised. You may have a claim under the provisions of the the horse is not of satisfactory Do not accept any responsibility for the turn in events. Consumer Rights Act 2014. Buyers have a right to reject Take care in accepting solutions offered by the seller – quality, fit for purpose or as the horse and require the seller to give a full refund in these could be seen to compromise your claim, even if described to you. certain circumstances, but you must reject the horse within you think that they are a temporary solution. 30 days of delivery. You may also bring a claim for breach Seek legal advice at an early stage. Think realistically about the outcome that you would of contract outside of the 30 day period. like to achieve.

This guide does not constitute legal advice. You should always consult a qualified legal professional if you are involved in a legal dispute.

The Equine Law Firm is a trading style of MoneyPlus Legal Limited and is authorised and regulated by the Solicitors Regulation Authority. SRA Number 428794.