

TOYOTA WALNUT CREEK



2100 N. BROADWAY

2105 N. BROADWAY

WALNUT CREEK, CA 94596

PHONE (925) 933-7440

EPA # CAL000434331

EPA # CAL000434333

EPA # CAL000434334

BAR# ARD289121

CELL: 858-472-0566

CUSTOMER NO. 188515	ADVISOR CHRISTOPHER TERLAJ	2011	TAG NO. G972	INVOICE DATE 04/10/23	INVOICE NO. TOCS457246
NIKOLAI SCHLEGEL 6 ELIZABETH LN DANVILLE, CA 94526-1547 nikolai.schlegel@gmail.com RESIDENCE PHONE 925-718-5061 BUSINESS PHONE 858-472-0566	LABOR RATE	LICENSE NO. 7BBF545	MILEAGE 119,234	COLOR SEA GLASS P	STOCK NO. 603195
	YEAR / MAKE / MODEL 13/TOYOTA/PRIUS/4DR II			DELIVERY DATE 08/28/13	DELIVERY MILES 2
	VEHICLE I.D. NO. J T D K N 3 D U 1 D 1 7 1 4 9 6 9			SELLING DEALER NO.	PRODUCTION DATE
	F.T.E. NO.			P.O. NO.	R.O. DATE 04/10/23
COMMENTS			REPRINT# 1		
			MO: 119235		

JOB# 1 CHARGES-----	
LABOR-----	
J# 1 13TOZ-TIREPSI 13TOZ-TIREPRESSURE TECH(S):131	0.00
Tire Pressure Check CHECK AND INFLATE EACH TIRE TO THE RECOMMENDED TIRE PRESSURE RATING BOTH FRONT AND REAR TIRES HAVE BEEN CHECKED FOR TIRE PRESSURE RATING LISTED IS THE BEFORE READING AND IF A ADJUSTMENT TO THE PSI OF THE TIRE WAS NEEDED THIS IS ALSO WRITTEN.	
JOB# 1 TOTALS-----	
JOB# 1 JOURNAL PREFIX TOCS JOB# 1 TOTAL 0.00	
JOB# 2 CHARGES-----	
LABOR-----	
J# 2 99TOZ-APPT OFFER NEXT APPOINT. TECH(S):131	0.00
SCHEDULE NEXT APPOINTMENT	
:	
JOB# 2 TOTALS-----	
JOB# 2 JOURNAL PREFIX TOCS JOB# 2 TOTAL 0.00	
JOB# 3 CHARGES-----	
LABOR-----	
J# 3 13TOZ-MAT DRIVERS FLOOR MAT TECH(S):131	0.00
INSPECT DRIVERS FLOOR MAT	
drivers floor mat is factory and secured	
JOB# 3 TOTALS-----	
JOB# 3 JOURNAL PREFIX TOCS JOB# 3 TOTAL 0.00	
JOB# 4 CHARGES-----	
LABOR-----	

PAID
APR 10 2023

LIMITED WARRANTY FOR TOYOTA PARTS OR ACCESSORIES

What Is Covered:

- TOYOTA* warrants that it will either provide a replacement part or repair any TOYOTA part or accessory that is defective in material or workmanship. This warranty applies to new or remanufactured parts which are genuine or authorized TOYOTA parts. Except for those parts or accessories listed below, this warranty is good for 12 months, regardless of mileage, from the date of purchase or installation on a vehicle, or the remainder of any applicable new vehicle warranty, whichever provides greater coverage.

COVERAGE OTHER THAN 12 MONTHS REGARDLESS OF MILEAGE:

12 Volt Battery Limited Warranty:

- TrueStart™ batteries are warranted as free exchange from the date of purchase for 24 months, regardless of mileage, or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage, and on a prorated basis thereafter for up to 84 months. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.
- True-2™ batteries are warranted as free exchange from the date of purchase for 18 months, regardless of mileage, and on a prorated basis thereafter for up to 60 months. Free exchange excludes labor for installation and towing. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.

Tire Limited Warranty:

- Tires are warranted independently by the tire manufacturer. See manufacturer's statement for details.

Hybrid System High Voltage Battery Limited Warranty:

- Hybrid system high-voltage (HV) batteries installed by an authorized Toyota dealer (excluding commercial, fleet or livery vehicles) are warranted for 36 months, regardless of mileage, from the date the part(s) was installed on the vehicle or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage.
- HV batteries not installed by an authorized Toyota dealer, and/or installed on commercial, fleet or livery vehicles, will be covered under the 12 month Toyota Service Parts Limited Warranty.

For More Information:

- For more information, please call your dealership or call TOYOTA toll-free at 1-800-331-4331.

INCIDENTAL OR CONSEQUENTIAL DAMAGES (FOR OTHER THAN PERSONAL INJURY) RESULTING FROM BREACH OF THIS WRITTEN WARRANTY OR ANY IMPLIED WARRANTY (SUCH AS TELEPHONE CALLS, LOSS OF TIME, INCONVENIENCE, OR COMMERCIAL LOSS) ARE NOT COVERED.

ANY IMPLIED WARRANTIES, INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED TO THE APPLICABLE DURATION OF THIS WRITTEN WARRANTY.

SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

THIS IS THE ONLY EXPRESS WARRANTY AUTHORIZED BY TOYOTA. THE PERFORMANCE OR REPAIRS OR THE REPLACEMENT OF THE PART ARE THE EXCLUSIVE REMEDIES UNDER THIS WARRANTY OR ANY IMPLIED WARRANTY. TOYOTA DOES NOT AUTHORIZE ANY PERSON TO CREATE FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH TOYOTA PARTS OR ACCESSORIES.

This warranty gives you specific legal rights and you may also have other rights which vary from state to state.

WARRANTY INFORMATION ABOVE, IS AN EXCERPT OF THE TOYOTA, NEW, REMANUFACTURED OR OVER THE COUNTER, PARTS LIMITED WARRANTY. PLEASE SEE PARTS OR SERVICE MANAGER FOR A FULL TEXT COPY OF THE TOYOTA LIMITED WARRANTY STATEMENT, TO DETERMINE ANY WARRANTY THAT APPLY TO YOUR SPECIFIC PART OR VEHICLE.

AS IS

The only warranties applying to this part(s) are those which may be offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability or fitness for a particular purpose, and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this part(s) and/or service. Buyer shall not be entitled to recover from the damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

NOTICE TO CUSTOMER REGARDING ENVIRONMENTAL COMPLIANCE CHARGES

We make a separate charge for the storage and disposal of toxic wastes. Rather than recover these costs by increasing our labor rates to all of our service customers, we make this charge only on those particular repairs or services which generate these wastes. These are uniform charges which are calculated annually for each particular service and are available on request.

TO OUR SERVICE CUSTOMERS:

Our usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs. You will be charged no more than the estimated price approved by you. However, if we discover that different or actual repairs are indicated, you will be contacted for your advance approval of a revised estimate.

ADDITIONAL TERMS & CONDITIONS

1. Our Dealership's usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs.
2. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are necessary, you will be contacted for your advance approval of a revised estimate.
3. Customer is hereby notified that the vehicle and any of its contents are not insured or protected to the amount of the actual cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the Dealership.
4. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof.
5. The repair of this vehicle and completion date are subject to the availability of labor and parts. The Dealership is not responsible for unavailability of parts or delays in parts shipment beyond the Dealership's control.
6. Due to the type of service requested some repairs must be sublet.
7. All labor and materials will be paid for in cash unless Dealer agrees to other payment arrangements in advance. Notice as used under PAYMENT TERMS on the front side hereof will be deemed to have been given upon deposit in the United States mail, postage prepaid, of written notification to that effect addressed to the customer at the address given on the front side hereof.
8. If the vehicle described herein is not called for within three (3) days after such notice is given, a daily storage fee will be charged, \$50.00 per day.
9. The Dealership is authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt.

10. In addition to any and all legal remedies available, I authorize the Dealership to have a lien on the vehicle described herein for all charges for repairs, including labor and parts, storage and/or towing, and to enforce such lien. The Dealership is hereby expressly authorized to sell said vehicle at public auction after giving a twenty (20) day written notice by certified mail to the legal owner, registered owner, and Department of Motor Vehicles of intent to do so. On the sale date, the vehicle shall be sold to the highest cash bidder and the proceeds of sale must be used first to satisfy the lien plus storage costs and costs incident to sale, and the balance shall be forwarded to the legal owner, or if none, to the registered owner, or if the address is unknown, it shall be forwarded to the Department of Motor Vehicles. Said expenses for sale shall also include a reasonable attorney's fee, which may be necessarily incurred.
11. If any such charges remain unpaid for thirty (30) days after such request for payment, The Dealership may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.
12. The Power of Attorney granted on the front of this Repair Order/Invoice shall be irrevocable and shall remain in effect for so long as there is an outstanding amount due under the Repair Order/Invoice.
13. Remanufactured and refurbished parts that meet manufacturer approved source part requirements may be installed at our discretion. Additional information is available upon request.
14. I authorize the retrieval of on-board data as needed to facilitate vehicle repair, as well as sharing that data with the vehicle manufacturer for diagnostic and research purposes.
15. Customer acknowledges, if a request for parts return was made before work commenced, that some Parts are Not Returnable due to OEM requirements, some parts must be returned to factory.

⚠ WARNING: Operating, servicing and maintaining a passenger vehicle or off-road vehicle can expose you to chemicals including engine exhaust, carbon monoxide, phthalates, and lead, which are known to the State of California to cause cancer and birth defects or other reproductive harm. To minimize exposure, avoid breathing exhaust, do not idle the engine except as necessary, service your vehicle in a well-ventilated area and wear gloves or wash your hands frequently when servicing your vehicle. For more information go to www.P65Warnings.ca.gov/passenger-vehicle.

⚠ AVISO: El uso, servicio y mantenimiento de un vehículo de pasajeros o de un todo terreno pueden exponerlos a sustancias químicas, incluyendo los gases del escape del motor, monóxido de carbono, ftalatos y plomo, reconocidos por el Estado de California como causa de cáncer, defectos de nacimiento u otros daños del sistema reproductivo. Para minimizar la exposición, evite respirar los gases del escape, no deje el motor en punto muerto (ralenti) salvo si es necesario, dele servicio al vehículo en un área bien ventilada, y use guantes o lávese las manos con frecuencia al dar servicio al vehículo. Para obtener más información, visite www.P65Warnings.ca.gov/passenger-vehicle.

STATEMENT CONCERNING AMENDMENTS TO THE SONG-BEVERLY WARRANTY ACT AS FOLLOWS:

A buyer of this product in California has the right to have this product serviced or repaired during the warranty period. The warranty period will be extended for the number of whole days that the product has been out of the buyer's hands for warranty repairs. If a defect exists within the warranty period, the warranty will not expire until the defect has been fixed. The warranty period will also be extended if the warranty repairs have not been performed due to delays caused by circumstances beyond the control of the buyer, or if the warranty repairs did not remedy the defect and the buyer notifies the manufacturer or seller of the failure of the repairs within 60 days after they were completed. If, after a reasonable number of attempts, the defect has not been fixed, the buyer may return this product for a replacement or a refund subject, in either case, to deduction of a reasonable charge for usage. This time extension does not affect the protections or remedies the buyer has under other laws.

BY LAW, YOU MAY CHOOSE ANOTHER LICENSED SMOG CHECK FACILITY TO PERFORM ANY NEEDED REPAIRS OR ADJUSTMENTS WHICH THE SMOG CHECK TEST INDICATES ARE NECESSARY.

Upon Request, you are entitled to receive a copy of the Towing Fees and Access Notice

The Reynolds and Reynolds Company
GQ505128 Q (05/18)

TOYOTA WALNUT CREEK



2100 N. BROADWAY

2105 N. BROADWAY

WALNUT CREEK, CA 94596

PHONE (925) 933-7440

EPA # CAL000434331

EPA # CAL000434333

EPA # CAL000434334

BAR# ARD289121

CELL: 858-472-0566

CUSTOMER NO. 188515		ADVISOR CHRISTOPHER TERLAJ 2011		TAG NO. G972	INVOICE DATE 04/10/23	INVOICE NO. TOCS457246	
NIKOLAI SCHLEGEL 6 ELIZABETH LN DANVILLE, CA 94526-1547 nikolai.schlegel@gmail.com		LABOR RATE	LICENSE NO. 7BBF545	MILEAGE 119,234	COLOR SEA GLASS P	STOCK NO. 603195	
		YEAR / MAKE / MODEL 13/TOYOTA/PRIUS/4DR II				DELIVERY DATE 08/28/13	DELIVERY MILES 2
		VEHICLE I.D. NO. J T D K N 3 D U 1 D 1 7 1 4 9 6 9				SELLING DEALER NO.	PRODUCTION DATE
		F.T.E. NO.		P.O. NO.		R.O. DATE 04/10/23	REPRINT# 1
RESIDENCE PHONE 925-718-5061	BUSINESS PHONE 858-472-0566	COMMENTS					MO: 119235

LABOR-----

J# 4 92TOZ120000P 120K PREFERRED SVC TECH(S):131 1272.80

*** 120,000 Miles or 144 Months Service at 120,000 Miles ***

120,000 Miles or 144 Months Service at 120,000 Miles

M883989 Air Conditioning Cabin Filter, Front, r&r

MAFR Air Filter, r&r

MCDFM Check Installation Of Drivers Floor Mat

MINSBJDC Inspect Ball Joints & Dust Covers

MINSBLH Inspect Brake Lines & Hoses

MINSCOC Inspect Coolant Condition

MINSDAB Inspect Driveshaft Boots

MINSEPM Inspect Exhaust Pipes & Mountings

MINSFCG Inspect Fuel Filler Cap Gasket

MINSFDO Inspect Front Differential Oil

MINSFL Inspect Fluid Levels & Adjust/Top Off As Necessary

MINSFLN Inspect Fuel Lines

MINSFT Inspect Fuel Tank, Connections, & Hoses

MINSIC Inspect Inverter Coolant

MINSINT Inspect Intercooler

MINSRCC Inspect Radiator Core & Condenser

MINSSG Inspect Steering Gear

MINSSL Inspect Steering Linkage & Boots

MINSTF Inspect Trans Fluid Or Oil

MITMDR Inspect Rotor & Pad Thickness Measurement

MRESETLT Reset MAINT REQD Light

MROT Rotate Tires

MSPRI Spark Plugs, r&r (Iridium)

MVIBLDPD Visually Inspect Brake Linings/Drums & Pads/Discs

*** Additional Dealer 120,000 Miles or 144 Months Service at 120,000 Miles ***

MXOFCM Oil & Filter Change w/ Motor Oil Additive and Parts Wash

WW Fill Windshield Washer Reservoir

MFIS Fuel Induction Service

MCTBA Clean Throttle Body

BAS Battery Service

MBFE Brake Fluid Exchange

MCCS Crankcase Cleaning Service

MVMPI Video Multi-Point Inspection

MBRADJ Adjust Brakes/Parking Brake

CUSTOMER REQUESTS A 120K MILE SERVICE

CUSTOMER REQUESTS A 120K MILE SERVICE

PERFORMED A 120K MILE SERVICE PER CUSTOMER'S REQUEST

--131--

PARTS-----	QTY----	FP-NUMBER-----	DESCRIPTION-----	LIST	PRICE-UNIT	PRICE-
	1	87139-YZZ82	ELEMENT, AIR REFI		27.95	27.95
	1	17801-37021	ELEMENT SUB-ASSY,		36.99	36.99
	1	04152-YZZA6	REPLACEABLE ELEME		12.95	12.95
	1	AR2	PARTS WASH		6.95	6.95
	1	AD51	OIL/COND.		21.87	21.87
	1	90430-12028	GASKET		1.95	1.95
	4	90919-01275	PLUG, SPARK		16.95	67.80
	1	AD10	WASH/SOLVENT		4.53	4.53
	1	AD40	FUEL/CLEAN		38.69	38.69
	1	AD47	OPTIMIZER		39.95	39.95
	1	AR10	TROTT/CLEAN		32.03	32.03

LIMITED WARRANTY FOR TOYOTA PARTS OR ACCESSORIES

What Is Covered:

- TOYOTA* warrants that it will either provide a replacement part or repair any TOYOTA part or accessory that is defective in material or workmanship. This warranty applies to new or remanufactured parts which are genuine or authorized TOYOTA parts. Except for those parts or accessories listed below, this warranty is good for 12 months, regardless of mileage, from the date of purchase or installation on a vehicle, or the remainder of any applicable new vehicle warranty, whichever provides greater coverage.

COVERAGE OTHER THAN 12 MONTHS REGARDLESS OF MILEAGE:

12 Volt Battery Limited Warranty:

- TrueStart™ batteries are warranted as free exchange from the date of purchase for 24 months, regardless of mileage, or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage, and on a prorated basis thereafter for up to 84 months. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.
- True-2™ batteries are warranted as free exchange from the date of purchase for 18 months, regardless of mileage, and on a prorated basis thereafter for up to 60 months. Free exchange excludes labor for installation and towing. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.

Tire Limited Warranty:

- Tires are warranted independently by the tire manufacturer. See manufacturer's statement for details.

Hybrid System High Voltage Battery Limited Warranty:

- Hybrid system high-voltage (HV) batteries installed by an authorized Toyota dealer (excluding commercial, fleet or livery vehicles) are warranted for 36 months, regardless of mileage, from the date the part(s) was installed on the vehicle or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage.
- HV batteries not installed by an authorized Toyota dealer, and/or installed on commercial, fleet or livery vehicles, will be covered under the 12 month Toyota Service Parts Limited Warranty.

For More Information:

- For more information, please call your dealership or call TOYOTA toll-free at 1-800-331-4331.

INCIDENTAL OR CONSEQUENTIAL DAMAGES (FOR OTHER THAN PERSONAL INJURY) RESULTING FROM BREACH OF THIS WRITTEN WARRANTY OR ANY IMPLIED WARRANTY (SUCH AS TELEPHONE CALLS, LOSS OF TIME, INCONVENIENCE, OR COMMERCIAL LOSS) ARE NOT COVERED.

ANY IMPLIED WARRANTIES, INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED TO THE APPLICABLE DURATION OF THIS WRITTEN WARRANTY.

SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

THIS IS THE ONLY EXPRESS WARRANTY AUTHORIZED BY TOYOTA. THE PERFORMANCE OR REPAIRS OR THE REPLACEMENT OF THE PART ARE THE EXCLUSIVE REMEDIES UNDER THIS WARRANTY OR ANY IMPLIED WARRANTY. TOYOTA DOES NOT AUTHORIZE ANY PERSON TO CREATE FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH TOYOTA PARTS OR ACCESSORIES.

This warranty gives you specific legal rights and you may also have other rights which vary from state to state.

WARRANTY INFORMATION ABOVE, IS AN EXCERPT OF THE TOYOTA, NEW, REMANUFACTURED OR OVER THE COUNTER, PARTS LIMITED WARRANTY. PLEASE SEE PARTS OR SERVICE MANAGER FOR A FULL TEXT COPY OF THE TOYOTA LIMITED WARRANTY STATEMENT, TO DETERMINE ANY WARRANTY THAT APPLY TO YOUR SPECIFIC PART OR VEHICLE.

AS IS

The only warranties applying to this part(s) are those which may be offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability or fitness for a particular purpose, and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this part(s) and/or service. Buyer shall not be entitled to recover from the damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

NOTICE TO CUSTOMER REGARDING ENVIRONMENTAL COMPLIANCE CHARGES

We make a separate charge for the storage and disposal of toxic wastes. Rather than recover these costs by increasing our labor rates to all of our service customers, we make this charge only on those particular repairs or services which generate these wastes. These are uniform charges which are calculated annually for each particular service and are available on request.

TO OUR SERVICE CUSTOMERS:

Our usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs. You will be charged no more than the estimated price approved by you. However, if we discover that different or actual repairs are indicated, you will be contacted for your advance approval of a revised estimate.

ADDITIONAL TERMS & CONDITIONS

- Our Dealership's usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs.
- You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are necessary, you will be contacted for your advance approval of a revised estimate.
- Customer is hereby notified that the vehicle and any of its contents are not insured or protected to the amount of the actual cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the Dealership.
- Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof.
- The repair of this vehicle and completion date are subject to the availability of labor and parts. The Dealership is not responsible for unavailability of parts or delays in parts shipment beyond the Dealership's control.
- Due to the type of service requested some repairs must be sublet.
- All labor and materials will be paid for in cash unless Dealer agrees to other payment arrangements in advance. Notice as used under PAYMENT TERMS on the front side hereof will be deemed to have been given upon deposit in the United States mail, postage prepaid, of written notification to that effect addressed to the customer at the address given on the front side hereof.
- If the vehicle described herein is not called for within three (3) days after such notice is given, a daily storage fee will be charged, \$50.00 per day.
- The Dealership is authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt.

- In addition to any and all legal remedies available, I authorize the Dealership to have a lien on the vehicle described herein for all charges for repairs, including labor and parts, storage and/or towing, and to enforce such lien. The Dealership is hereby expressly authorized to sell said vehicle at public auction after giving a twenty (20) day written notice by certified mail to the legal owner, registered owner, and Department of Motor Vehicles of intent to do so. On the sale date, the vehicle shall be sold to the highest cash bidder and the proceeds of sale must be used first to satisfy the lien plus storage costs and costs incident to sale, and the balance shall be forwarded to the legal owner, or if none, to the registered owner, or if the address is unknown, it shall be forwarded to the Department of Motor Vehicles. Said expenses for sale shall also include a reasonable attorney's fee, which may be necessarily incurred.
- If any such charges remain unpaid for thirty (30) days after such request for payment, The Dealership may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.
- The Power of Attorney granted on the front of this Repair Order/Invoice shall be irrevocable and shall remain in effect for so long as there is an outstanding amount due under the Repair Order/Invoice.
- Remanufactured and refurbished parts that meet manufacturer approved source part requirements may be installed at our discretion. Additional information is available upon request.
- I authorize the retrieval of on-board data as needed to facilitate vehicle repair, as well as sharing that data with the vehicle manufacturer for diagnostic and research purposes.
- Customer acknowledges, if a request for parts return was made before work commenced, that some Parts are Not Returnable due to OEM requirements, some parts must be returned to factory.

⚠ WARNING: Operating, servicing and maintaining a passenger vehicle or off-road vehicle can expose you to chemicals including engine exhaust, carbon monoxide, phthalates, and lead, which are known to the State of California to cause cancer and birth defects or other reproductive harm. To minimize exposure, avoid breathing exhaust, do not idle the engine except as necessary, service your vehicle in a well-ventilated area and wear gloves or wash your hands frequently when servicing your vehicle. For more information go to www.P65Warnings.ca.gov/passenger-vehicle.

⚠ AVISO: El uso, servicio y mantenimiento de un vehículo de pasajeros o de un todo terreno pueden exponerlos a sustancias químicas, incluyendo los gases del escape del motor, monóxido de carbono, ftalatos y plomo, reconocidos por el Estado de California como causa de cáncer, defectos de nacimiento u otros daños del sistema reproductivo. Para minimizar la exposición, evite respirar los gases del escape, no deje el motor en punto muerto (ralenti) salvo si es necesario, dele servicio al vehículo en un área bien ventilada, y use guantes o lávese las manos con frecuencia al dar servicio al vehículo. Para obtener más información, visite www.P65Warnings.ca.gov/passenger-vehicle.

STATEMENT CONCERNING AMENDMENTS TO THE SONG-BEVERLY WARRANTY ACT AS FOLLOWS:

A buyer of this product in California has the right to have this product serviced or repaired during the warranty period. The warranty period will be extended for the number of whole days that the product has been out of the buyer's hands for warranty repairs. If a defect exists within the warranty period, the warranty will not expire until the defect has been fixed. The warranty period will also be extended if the warranty repairs have not been performed due to delays caused by circumstances beyond the control of the buyer, or if the warranty repairs did not remedy the defect and the buyer notifies the manufacturer or seller of the failure of the repairs within 60 days after they were completed. If, after a reasonable number of attempts, the defect has not been fixed, the buyer may return this product for a replacement or a refund subject, in either case, to deduction of a reasonable charge for usage. This time extension does not affect the protections or remedies the buyer has under other laws.

BY LAW, YOU MAY CHOOSE ANOTHER LICENSED SMOG CHECK FACILITY TO PERFORM ANY NEEDED REPAIRS OR ADJUSTMENTS WHICH THE SMOG CHECK TEST INDICATES ARE NECESSARY.

Upon Request, you are entitled to receive a copy of the Towing Fees and Access Notice



TOYOTA WALNUT CREEK

2100 N. BROADWAY

2105 N. BROADWAY

WALNUT CREEK, CA 94596

PHONE (925) 933-7440

EPA # CAL000434331

EPA # CAL000434333

EPA # CAL000434334

BAR# ARD289121

CELL: 858-472-0566

CUSTOMER NO. 188515	ADVISOR CHRISTOPHER TERLAJ	2011	TAG NO. G972	INVOICE DATE 04/10/23	INVOICE NO. TOCS457246	
NIKOLAI SCHLEGEL 6 ELIZABETH LN DANVILLE, CA 94526-1547 nikolai.schlegel@gmail.com	LABOR RATE	LICENSE NO. 7BBF545	MILEAGE 119,234	COLOR SEA GLASS P	STOCK NO. 603195	
	YEAR / MAKE / MODEL 13/TOYOTA/PRIUS/4DR II			DELIVERY DATE 08/28/13	DELIVERY MILES 2	
	VEHICLE I.D. NO. J T D K N 3 D U 1 D 1 7 1 4 9 6 9			SELLING DEALER NO.	PRODUCTION DATE	
	F.T.E. NO.			P.O. NO.	R.O. DATE 04/10/23	REPRINT# 1
RESIDENCE PHONE 925-718-5061	BUSINESS PHONE 858-472-0566	COMMENTS				MO: 119235

PARTS	QTY	FP	NUMBER	DESCRIPTION	LIST	PRICE	UNIT	PRICE	
	1		5513	BATT/KIT		21.18		21.18	
	1		DOT-4J	BRAKE FLUSH		48.87		48.87	
	1		AD58	CRANK/CLEAN		28.50		28.50	
								TOTAL - PARTS	390.21

G.O.G. & SUPPLIES	QTY	FP	NUMBER	DESCRIPTION	LIST	PRICE	UNIT	PRICE	
	5.0		MOBIL 0-20 SYN	@	4.920		/UNIT	24.60	
								TOTAL - GOG	24.60

MISC	CODE	DESCRIPTION	CONTROL NO	PRICE	
	HAZOIL	RECOVERY FEE		3.36	
	H10L	LABOR DISCOUNT		-100.00	
	H10L	LABOR DISCOUNT		-100.00	
	H10P	PARTS DISCOUNT		-72.88	
				TOTAL - MISC	-269.52

JOB#	4	TOTALS	LABOR	PRICE
			PARTS	1272.80
			G.O.G.	390.21
			MISC	24.60
				-269.52

JOB#	4	JOURNAL PREFIX	TOCS	JOB#	4	TOTAL	PRICE
							1418.09

JOB#	5	CHARGES	LABOR	PRICE
			J# 5+00TOZ-OMEMO	0.00
			MEMO ONLY	
			REPLACE MISSING HUB CAP	
			TECH(S):131	

PARTS	QTY	FP	NUMBER	DESCRIPTION	LIST	PRICE	UNIT	PRICE	
	1		42602-47060	CAP SUB-ASSY, WHE		112.95		112.95	
								TOTAL - PARTS	112.95

JOB#	5	TOTALS	PARTS	PRICE
				112.95

JOB#	5	JOURNAL PREFIX	TOCS	JOB#	5	TOTAL	PRICE
							112.95

JOB#	6	CHARGES	LABOR	PRICE
			J# 6+13TOZ-001	0.00
			WIPERBLADE ASSY(S)	
			CUSTOMER REQUESTS; REPLACE FRONT WIPER BLADES	
			ADVISE ON REAR WIPER BLADE	
			REPLACED ALL THREE WIPERS	
			TECH(S):131	

PARTS	QTY	FP	NUMBER	DESCRIPTION	LIST	PRICE	UNIT	PRICE	
	1		85212-YZZ1E-TM	BLADE SIGHTLINE 4		29.95		29.95	
	1		85212-YZZ1K-TM	BLADE SIGHTLINE 6		29.95		29.95	
	1		85242-YZZRD-TM	WIPERBLD STLN RR		16.95		16.95	
								TOTAL - PARTS	76.85

LIMITED WARRANTY FOR TOYOTA PARTS OR ACCESSORIES

What Is Covered:

- TOYOTA® warrants that it will either provide a replacement part or repair any TOYOTA part or accessory that is defective in material or workmanship. This warranty applies to new or remanufactured parts which are genuine or authorized TOYOTA parts. Except for those parts or accessories listed below, this warranty is good for 12 months, regardless of mileage, from the date of purchase or installation on a vehicle, or the remainder of any applicable new vehicle warranty, whichever provides greater coverage.

COVERAGE OTHER THAN 12 MONTHS REGARDLESS OF MILEAGE:

12 Volt Battery Limited Warranty:

- TrueStart™ batteries are warranted as free exchange from the date of purchase for 24 months, regardless of mileage, or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage, and on a prorated basis thereafter for up to 84 months. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.
- True-2™ batteries are warranted as free exchange from the date of purchase for 18 months, regardless of mileage, and on a prorated basis thereafter for up to 60 months. Free exchange excludes labor for installation and towing. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.

Tire Limited Warranty:

- Tires are warranted independently by the tire manufacturer. See manufacturer's statement for details.

Hybrid System High Voltage Battery Limited Warranty:

- Hybrid system high-voltage (HV) batteries installed by an authorized Toyota dealer (excluding commercial, fleet or livery vehicles) are warranted for 36 months, regardless of mileage, from the date the part(s) was installed on the vehicle or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage.
- HV batteries not installed by an authorized Toyota dealer, and/or installed on commercial, fleet or livery vehicles, will be covered under the 12 month Toyota Service Parts Limited Warranty.

For More Information:

- For more information, please call your dealership or call TOYOTA toll-free at 1-800-331-4331.

INCIDENTAL OR CONSEQUENTIAL DAMAGES (FOR OTHER THAN PERSONAL INJURY) RESULTING FROM BREACH OF THIS WRITTEN WARRANTY OR ANY IMPLIED WARRANTY (SUCH AS TELEPHONE CALLS, LOSS OF TIME, INCONVENIENCE, OR COMMERCIAL LOSS) ARE NOT COVERED.

ANY IMPLIED WARRANTIES, INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED TO THE APPLICABLE DURATION OF THIS WRITTEN WARRANTY.

SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

THIS IS THE ONLY EXPRESS WARRANTY AUTHORIZED BY TOYOTA. THE PERFORMANCE OR REPAIRS OR THE REPLACEMENT OF THE PART ARE THE EXCLUSIVE REMEDIES UNDER THIS WARRANTY OR ANY IMPLIED WARRANTY. TOYOTA DOES NOT AUTHORIZE ANY PERSON TO CREATE FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH TOYOTA PARTS OR ACCESSORIES.

This warranty gives you specific legal rights and you may also have other rights which vary from state to state.

WARRANTY INFORMATION ABOVE, IS AN EXCERPT OF THE TOYOTA, NEW, REMANUFACTURED OR OVER THE COUNTER, PARTS LIMITED WARRANTY. PLEASE SEE PARTS OR SERVICE MANAGER FOR A FULL TEXT COPY OF THE TOYOTA LIMITED WARRANTY STATEMENT, TO DETERMINE ANY WARRANTY THAT APPLY TO YOUR SPECIFIC PART OR VEHICLE.

AS IS

The only warranties applying to this part(s) are those which may be offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability or fitness for a particular purpose, and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this part(s) and/or service. Buyer shall not be entitled to recover from the damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

NOTICE TO CUSTOMER REGARDING ENVIRONMENTAL COMPLIANCE CHARGES

We make a separate charge for the storage and disposal of toxic wastes. Rather than recover these costs by increasing our labor rates to all of our service customers, we make this charge only on those particular repairs or services which generate these wastes. These are uniform charges which are calculated annually for each particular service and are available on request.

TO OUR SERVICE CUSTOMERS:

Our usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs. You will be charged no more than the estimated price approved by you. However, if we discover that different or actual repairs are indicated, you will be contacted for your advance approval of a revised estimate.

ADDITIONAL TERMS & CONDITIONS

1. Our Dealership's usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs.
2. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are necessary, you will be contacted for your advance approval of a revised estimate.
3. Customer is hereby notified that the vehicle and any of its contents are not insured or protected to the amount of the actual cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the Dealership.
4. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof.
5. The repair of this vehicle and completion date are subject to the availability of labor and parts. The Dealership is not responsible for unavailability of parts or delays in parts shipment beyond the Dealership's control.
6. Due to the type of service requested some repairs must be sublet.
7. All labor and materials will be paid for in cash unless Dealer agrees to other payment arrangements in advance. Notice as used under PAYMENT TERMS on the front side hereof will be deemed to have been given upon deposit in the United States mail, postage prepaid, of written notification to that effect addressed to the customer at the address given on the front side hereof.
8. If the vehicle described herein is not called for within three (3) days after such notice is given, a daily storage fee will be charged, \$50.00 per day.
9. The Dealership is authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt.

10. In addition to any and all legal remedies available, I authorize the Dealership to have a lien on the vehicle described herein for all charges for repairs, including labor and parts, storage and/or towing, and to enforce such lien. The Dealership is hereby expressly authorized to sell said vehicle at public auction after giving a twenty (20) day written notice by certified mail to the legal owner, registered owner, and Department of Motor Vehicles of intent to do so. On the sale date, the vehicle shall be sold to the highest cash bidder and the proceeds of sale must be used first to satisfy the lien plus storage costs and costs incident to sale, and the balance shall be forwarded to the legal owner, or if none; to the registered owner, or if the address is unknown, it shall be forwarded to the Department of Motor Vehicles. Said expenses for sale shall also include a reasonable attorney's fee, which may be necessarily incurred.
11. If any such charges remain unpaid for thirty (30) days after such request for payment, The Dealership may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.
12. The Power of Attorney granted on the front of this Repair Order/Invoice shall be irrevocable and shall remain in effect for so long as there is an outstanding amount due under the Repair Order/Invoice.
13. Remanufactured and refurbished parts that meet manufacturer approved source part requirements may be installed at our discretion. Additional information is available upon request.
14. I authorize the retrieval of on-board data as needed to facilitate vehicle repair, as well as sharing that data with the vehicle manufacturer for diagnostic and research purposes.
15. Customer acknowledges, if a request for parts return was made before work commenced, that some Parts are Not Returnable due to OEM requirements, some parts must be returned to factory.

⚠ WARNING: Operating, servicing and maintaining a passenger vehicle or off-road vehicle can expose you to chemicals including engine exhaust, carbon monoxide, phthalates, and lead, which are known to the State of California to cause cancer and birth defects or other reproductive harm. To minimize exposure, avoid breathing exhaust, do not idle the engine except as necessary, service your vehicle in a well-ventilated area and wear gloves or wash your hands frequently when servicing your vehicle. For more information go to www.P65Warnings.ca.gov/passenger-vehicle.

⚠ AVISO: El uso, servicio y mantenimiento de un vehículo de pasajeros o de un todo terreno pueden exponerlo a sustancias químicas, incluyendo los gases del escape del motor, monóxido de carbono, ftalatos y plomo, reconocidos por el Estado de California como causa de cáncer, defectos de nacimiento u otros daños del sistema reproductivo. Para minimizar la exposición, evite respirar los gases del escape, no deje el motor en punto muerto (ralentí) salvo si es necesario, dele servicio al vehículo en un área bien ventilada, y use guantes o lávese las manos con frecuencia al dar servicio al vehículo. Para obtener más información, visite www.P65Warnings.ca.gov/passenger-vehicle.

STATEMENT CONCERNING AMENDMENTS TO THE SONG-BEVERLY WARRANTY ACT AS FOLLOWS:

A buyer of this product in California has the right to have this product serviced or repaired during the warranty period. The warranty period will be extended for the number of whole days that the product has been out of the buyer's hands for warranty repairs. If a defect exists within the warranty period, the warranty will not expire until the defect has been fixed. The warranty period will also be extended if the warranty repairs have not been performed due to delays caused by circumstances beyond the control of the buyer, or if the warranty repairs did not remedy the defect and the buyer notifies the manufacturer or seller of the failure of the repairs within 60 days after they were completed. If, after a reasonable number of attempts, the defect has not been fixed, the buyer may return this product for a replacement or a refund subject, in either case, to deduction of a reasonable charge for usage. This time extension does not affect the protections or remedies the buyer has under other laws.

BY LAW, YOU MAY CHOOSE ANOTHER LICENSED SMOG CHECK FACILITY TO PERFORM ANY NEEDED REPAIRS OR ADJUSTMENTS WHICH THE SMOG CHECK TEST INDICATES ARE NECESSARY.

Upon Request, you are entitled to receive a copy of the Towing Fees and Access Notice

The Reynolds and Reynolds Company
GQ505128 Q (05/18)



TOYOTA WALNUT CREEK

2100 N. BROADWAY

2105 N. BROADWAY

WALNUT CREEK, CA 94596

PHONE (925) 933-7440

EPA # CAL000434331

EPA # CAL000434333

EPA # CAL000434334

BAR# ARD289121

CELL: 858-472-0566

CUSTOMER NO. 188515		ADVISOR CHRISTOPHER TERLAJ 2011		TAG NO. G972	INVOICE DATE 04/10/23	INVOICE NO. TOCS457246	
NIKOLAI SCHLEGEL 6 ELIZABETH LN DANVILLE, CA 94526-1547 nikolai.schlegel@gmail.com		LABOR RATE	LICENSE NO. 7BBF545	MILEAGE 119,234	COLOR SEA GLASS P	STOCK NO. 603195	
		YEAR / MAKE / MODEL 13/TOYOTA/PRIUS/4DR II				DELIVERY DATE 08/28/13	DELIVERY MILES 2
		VEHICLE I.D. NO. J T D K N 3 D U 1 D 1 7 1 4 9 6 9				SELLING DEALER NO.	PRODUCTION DATE
		F.T.E. NO.		P.O. NO.		R.O. DATE 04/10/23	REPRINT# 1
RESIDENCE PHONE 925-718-5061	BUSINESS PHONE 858-472-0566	COMMENTS					MO: 119235

JOB# 6 TOTALS-----
PARTS 76.85
JOB# 6 JOURNAL PREFIX TOCS JOB# 6 TOTAL 76.85

ESTIMATE-----
CUSTOMER HEREBY ACKNOWLEDGES RECEIVING
ORIGINAL ESTIMATE OF \$1637.97 (+TAX)
APPROVED ADDITIONAL COST OF \$242.80 FOR TOTAL ESTIMATE OF \$1880.77 (+TAX) ON 04/10/23 AT 02:26p
BY NIKOLAI SCHLEGEL COMMENTS
COMMENTS-----
858 472 0566

TOTALS-----
USE THIS BOX TO ACKNOWLEDGE ESTIMATE REVISION
"I acknowledge notice and oral approval of an
increase in the original price."
X-----
(signature or initials)
TOTAL LABOR.... 1272.80
TOTAL PARTS.... 580.01
TOTAL SUBLET... 0.00
TOTAL G.O.G.... 24.60
TOTAL MISC CHG. 3.36
TOTAL MISC DISC -272.88
TOTAL TAX..... 49.19
TOTAL INVOICE \$ 1657.08

Thank You for using Toyota Walnut Creek!

BAR# ARD289121

SIGNATURE DOCUMENTS YOUR RECEIPT OF COMPLETED VEHICLE
*****X-----*****

CUSTOMER SIGNATURE

LIMITED WARRANTY FOR TOYOTA PARTS OR ACCESSORIES

What Is Covered:

- TOYOTA* warrants that it will either provide a replacement part or repair any TOYOTA part or accessory that is defective in material or workmanship. This warranty applies to new or remanufactured parts which are genuine or authorized TOYOTA parts. Except for those parts or accessories listed below, this warranty is good for 12 months, regardless of mileage, from the date of purchase or installation on a vehicle, or the remainder of any applicable new vehicle warranty, whichever provides greater coverage.

COVERAGE OTHER THAN 12 MONTHS REGARDLESS OF MILEAGE:

12 Volt Battery Limited Warranty:

- TrueStart™ batteries are warranted as free exchange from the date of purchase for 24 months, regardless of mileage, or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage, and on a prorated basis thereafter for up to 84 months. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.
- True2™ batteries are warranted as free exchange from the date of purchase for 18 months, regardless of mileage, and on a prorated basis thereafter for up to 60 months. Free exchange excludes labor for installation and towing. Proration is for the battery only (based on MSRP) and excludes applicable taxes, labor for installation and towing.

Tire Limited Warranty:

- Tires are warranted independently by the tire manufacturer. See manufacturer's statement for details.

WARRANTY INFORMATION ABOVE, IS AN EXCERPT OF THE TOYOTA, NEW, REMANUFACTURED OR OVER THE COUNTER, PARTS LIMITED WARRANTY. PLEASE SEE PARTS OR SERVICE MANAGER FOR A FULL TEXT COPY OF THE TOYOTA LIMITED WARRANTY STATEMENT, TO DETERMINE ANY WARRANTY THAT APPLY TO YOUR SPECIFIC PART OR VEHICLE.

AS IS

The only warranties applying to this part(s) are those which may be offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability or fitness for a particular purpose, and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this part(s) and/or service. Buyer shall not be entitled to recover from the damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

NOTICE TO CUSTOMER REGARDING ENVIRONMENTAL COMPLIANCE CHARGES

We make a separate charge for the storage and disposal of toxic wastes. Rather than recover these costs by increasing our labor rates to all of our service customers, we make this charge only on those particular repairs or services which generate these wastes. These are uniform charges which are calculated annually for each particular service and are available on request.

TO OUR SERVICE CUSTOMERS:

Our usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs. You will be charged no more than the estimated price approved by you. However, if we discover that different or actual repairs are indicated, you will be contacted for your advance approval of a revised estimate.

ADDITIONAL TERMS & CONDITIONS

1. Our Dealership's usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs.
2. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are necessary, you will be contacted for your advance approval of a revised estimate.
3. Customer is hereby notified that the vehicle and any of its contents are not insured or protected to the amount of the actual cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the Dealership.
4. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof.
5. The repair of this vehicle and completion date are subject to the availability of labor and parts. The Dealership is not responsible for unavailability of parts or delays in parts shipment beyond the Dealership's control.
6. Due to the type of service requested some repairs must be sublet.
7. All labor and materials will be paid for in cash unless Dealer agrees to other payment arrangements in advance. Notice as used under PAYMENT TERMS on the front side hereof will be deemed to have been given upon deposit in the United States mail, postage prepaid, of written notification to that effect addressed to the customer at the address given on the front side hereof.
8. If the vehicle described herein is not called for within three (3) days after such notice is given, a daily storage fee will be charged, \$50.00 per day.
9. The Dealership is authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt.

Hybrid System High Voltage Battery Limited Warranty:

- Hybrid system high-voltage (HV) batteries installed by an authorized Toyota dealer (excluding commercial, fleet or livery vehicles) are warranted for 36 months, regardless of mileage, from the date the part(s) was installed on the vehicle or the remainder of the New Vehicle Limited Warranty, whichever provides greater coverage.
- HV batteries not installed by an authorized Toyota dealer, and/or installed on commercial, fleet or livery vehicles, will be covered under the 12 month Toyota Service Parts Limited Warranty.

For More Information:

- For more information, please call your dealership or call TOYOTA toll-free at 1-800-331-4331.

INCIDENTAL OR CONSEQUENTIAL DAMAGES (FOR OTHER THAN PERSONAL INJURY) RESULTING FROM BREACH OF THIS WRITTEN WARRANTY OR ANY IMPLIED WARRANTY (SUCH AS TELEPHONE CALLS, LOSS OF TIME, INCONVENIENCE, OR COMMERCIAL LOSS) ARE NOT COVERED.

ANY IMPLIED WARRANTIES, INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED TO THE APPLICABLE DURATION OF THIS WRITTEN WARRANTY.

SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

THIS IS THE ONLY EXPRESS WARRANTY AUTHORIZED BY TOYOTA. THE PERFORMANCE OR REPAIRS OR THE REPLACEMENT OF THE PART ARE THE EXCLUSIVE REMEDIES UNDER THIS WARRANTY OR ANY IMPLIED WARRANTY. TOYOTA DOES NOT AUTHORIZE ANY PERSON TO CREATE FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH TOYOTA PARTS OR ACCESSORIES.

This warranty gives you specific legal rights and you may also have other rights which vary from state to state.

10. In addition to any and all legal remedies available, I authorize the Dealership to have a lien on the vehicle described herein for all charges for repairs, including labor and parts, storage and/or towing, and to enforce such lien. The Dealership is hereby expressly authorized to sell said vehicle at public auction after giving a twenty (20) day written notice by certified mail to the legal owner, registered owner, and Department of Motor Vehicles of intent to do so. On the sale date, the vehicle shall be sold to the highest cash bidder and the proceeds of sale must be used first to satisfy the lien plus storage costs and costs incident to sale, and the balance shall be forwarded to the legal owner, or if none, to the registered owner, or if the address is unknown, it shall be forwarded to the Department of Motor Vehicles. Said expenses for sale shall also include a reasonable attorney's fee, which may be necessarily incurred.
11. If any such charges remain unpaid for thirty (30) days after such request for payment, The Dealership may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.
12. The Power of Attorney granted on the front of this Repair Order/Invoice shall be irrevocable and shall remain in effect for so long as there is an outstanding amount due under the Repair Order/Invoice.
13. Remanufactured and refurbished parts that meet manufacturer approved source part requirements may be installed at our discretion. Additional information is available upon request.
14. I authorize the retrieval of on-board data as needed to facilitate vehicle repair, as well as sharing that data with the vehicle manufacturer for diagnostic and research purposes.
15. Customer acknowledges, if a request for parts return was made before work commenced, that some Parts are Not Returnable due to OEM requirements, some parts must be returned to factory.

⚠ WARNING: Operating, servicing and maintaining a passenger vehicle or off-road vehicle can expose you to chemicals including engine exhaust, carbon monoxide, phthalates, and lead, which are known to the State of California to cause cancer and birth defects or other reproductive harm. To minimize exposure, avoid breathing exhaust, do not idle the engine except as necessary, service your vehicle in a well-ventilated area and wear gloves or wash your hands frequently when servicing your vehicle. For more information go to www.P65Warnings.ca.gov/passenger-vehicle.

⚠ AVISO: El uso, servicio y mantenimiento de un vehículo de pasajeros o de un todo terreno pueden exponerlo a sustancias químicas, incluyendo los gases del escape del motor, monóxido de carbono, ftalatos y plomo, reconocidos por el Estado de California como causa de cáncer, defectos de nacimiento u otros daños del sistema reproductivo. Para minimizar la exposición, evite respirar los gases del escape, no deje el motor en punto muerto (ralenti) salvo si es necesario, dele servicio al vehículo en un área bien ventilada, y use guantes o lávese las manos con frecuencia al dar servicio al vehículo. Para obtener más información, visite www.P65Warnings.ca.gov/passenger-vehicle.

STATEMENT CONCERNING AMENDMENTS TO THE SONG-BEVERLY WARRANTY ACT AS FOLLOWS:

A buyer of this product in California has the right to have this product serviced or repaired during the warranty period. The warranty period will be extended for the number of whole days that the product has been out of the buyer's hands for warranty repairs. If a defect exists within the warranty period, the warranty will not expire until the defect has been fixed. The warranty period will also be extended if the warranty repairs have not been performed due to delays caused by circumstances beyond the control of the buyer, or if the warranty repairs did not remedy the defect and the buyer notifies the manufacturer or seller of the failure of the repairs within 60 days after they were completed. If, after a reasonable number of attempts, the defect has not been fixed, the buyer may return this product for a replacement or a refund subject, in either case, to deduction of a reasonable charge for usage. This time extension does not affect the protections or remedies the buyer has under other laws.

BY LAW, YOU MAY CHOOSE ANOTHER LICENSED SMOG CHECK FACILITY TO PERFORM ANY NEEDED REPAIRS OR ADJUSTMENTS WHICH THE SMOG CHECK TEST INDICATES ARE NECESSARY.

Upon Request, you are entitled to receive a copy of the Towing Fees and Access Notice

The Reynolds and Reynolds Company
GQ505128 Q (05/18)