Time First Observed	Aug 14, 2016		Time Dispatched		16 @ 00:25	_	ehicle - Make/Mode	-	ISSAN ALTIMA 2.5/S/SV/SL/SR	
Time Arrived Service Completion Time	Aug 14, 2016 Aug 14, 2016		Time Authorized Release Time		16 @ 01:00 16 @ 03:03	VI	ear N		016 N4AL3AP1GC235420	
Grounds for Removal: No Permit	Method of To		Truck: 62	Driver: 55	10 @ 00.00		cense Plate		A NONPLATE	
Grounds For Removal Description:	Released by:	: NO	Odometer	Unreadable		C	olor	R	ed	
Permits are red Paim trees										
Tow Fees & Storage							Amounts			
Tow Fee									\$178.00	
Dollies Consequence Doub									\$47.00	
Storage Days Delity Storage Data										
Daily Storage Rate Total Storage Charge							\$38.00			
Total Storage Charge Adjustments									φ19.0	
Flat Charges										
					\$0.00					
Lien Charge ()							\$89.00			
After Hours Gate Fee ECAF									\$0.00	
Junk Fee									φυ.υ	
Julik i ee	l _E .	t-1 D				<u></u> _			#470.0	
Notes:		tal Due				<u> </u>	\$178.00			
		Amount Paid							Cash \$178.0	
		Credits								
		Bill To							фо o	
		lance	N/ 40T		General Authorization				\$0.00	
Enforcement Company Nam Signers Address & Phone	<u>e</u>	SECURITY 1ST 1283 e main st El Cajon, CA (619) 243- Job Title					rization		Security Guard	
22658. I acknowledge a good by wehicle described above.	raith inquiry	from wes	tern Towing to dete	ermine compila	nce with C	,VC 22	953, іт арріісар	ie. i nere	by authorize the removal of th	
ethan sisco										
Printed Name										
Mar for Hollinger						Aug 14, 2016				
Written Authorization Signature								Date		
Western Towing is not respons theft, fire or any other cause be	sible for loss								pility for loss or damage by	
Vehicle Owner / Agent Nam		J. 111 01, 10 a	, vornoio piaced v	40 101 51016	.go or rope	a			christopher aller	
Vehicle Owner / Agent Pho			-						(619) 723-0849	
Vehicle Owner / Agent Add	ress					5468 bayview heights pl 3 San Diego, CA 92105				
I, the undersigned, do herek order to release the abov	e identified	Vehicle. I		separate notic	e that pro	vided t	the telephone n	umber of ed.	r payment of charges due in the appropriate local law	
Vehicle Owner / Agent Signature							Date			
Western Towing is not responsionackets, etc. and assumes no	sible for los o responsibi	s or damaç	or damage by the	ft, fire or any ot	her		Towing		ed to receive a copy of the d Access Notice	
cause beyond our control, to a	ıny vehicle ı	piaced with	n us tor storage or r	epair.	lı lı	REQUI	ESTED		Yes	

Western Towing 4380 Pacific Highway San Diego, CA 92110

(800) 536-2869

Invoice #: 20990

Attention registered/legal owner: The California Vehicle Code 22658a (ii) requires that the following information be provided to you in the event that you believe you were wrongfully towed. Contact the law enforcement agency that has primary jurisdiction from where the vehicle was towed.

Atención registro a dueño: El código de vehículo de California 22658a (ii) requiere que la información siguiente sea proporcionada a usted en caso usted cree que su vehículo fue remolcado injustamente. Contacte el agencia de la aplicación de la ley que tiene la jurisdicción primaria de donde el vehículo fue remolcado.

Carlsbad Police	760-931-2197			
Chula Vista Police	619-691-5151			
Coronado Police	619-522-7350			
El Cajon Police	619-579-3311			
Escondido Police	760-839-4792			

La Mesa Police	619-469-6111			
National City Police	619-336-4411			
Oceanside Police	760-435-4900			
San Diego Police	619-531-2000			
San Diego Sheriff	858-565-5200			

Yes_ Disclosure Statement (above)
Yes_ Written Authorization Form
Firelane Violation Photo (if applicable)
I acknowledge receipt of the above checkmarked documents at the time of the release of my vehicle.

Print Name: christopher allen

Signature: ___

Date and Time: Aug 14, 2016 @ 02:53

Invoice # 20990

Towing Fees and Access Notice Note

The following information is intended to serve as a general summary of some of the laws that provide vehicle owners certain rights when their vehicle is towed. It is not intended to summarize all of the laws that may be applicable nor is it intended to fully and completely state the entire law in any area listed. Please review the applicable California code for a definitive statement of the law in your particular situation.

How much can a towing company charge?

Rates for public tows and storage are generally established by an agreement between the law enforcement agency requesting the tow and the towing company (to confirm the approved rates, you may contact the law enforcement agency that initiated the tow; additionally, these rates are required to be posted at the storage facility). Rates for private property tows and storage cannot exceed the approved rates for the law enforcement agency that has primary jurisdiction for the property from which the vehicle was removed or the towing company's approved CHP rate. Rates for owner's request tows and storage are generally established by mutual agreement between the requestor and the towing company, but may be dictated by agreements established between the requestor's motor club and motor club service provider.

Where can you complain about a towing company?

For public tows: Contact the law enforcement agency initiating the tow

Your rights if your vehicle is towed:

Generally, prior to paying any towing and storage-related fees you have the right to: Receive an itemized invoice of actual charges. Receive your personal property, at no charge, during normal business hours. Retrieve your vehicle during the first 72 hours of storage and not pay a lien fee. Request a copy of the Towing Fees and Access Notice. Pay by cash or valid bank credit card. Inspect your vehicle or have your insurance carrier inspect your vehicle at the storage facility, at no charge, during normal business hours. You have the right to have the vehicle released to you upon (1) payment of all towing and storage-related fees, (2) presentation of a valid photo identification, (3) presentation of reliable documentation showing that you are the owner of the vehicle or that the owner has authorized you to take possession of the vehicle, and (4), if applicable, presentation of any required police or law enforcement release documents.

Prior to your vehicle being repaired:

You have the right to choose the repair facility and to have no repairs made to your vehicle unless you authorize them in writing. Any authorization you sign for towing and any authorization you sign for repair must be on separate forms.

What if I do not pay the towing and storage-related fees or abandon my vehicle at the towing company?

Pursuant to Sections 3068.1 to 3074, inclusive, of the Civil Code, a towing company may sell your vehicle and any moneys received will be applied to towing and storage-related fees that have accumulated against your vehicle. You are responsible for paying the towing company any outstanding balance due on any of these fees once the sale is complete.

Who is liable if my vehicle was damaged during towing or storage?

Generally the owner of a vehicle may recover for any damage to the vehicle resulting from any intentional or negligent act of a person causing the removal of, or removing, the vehicle.

What happens if a towing company violates the law?

If a tow company does not satisfactorily meet certain requirements detailed in this notice, you may bring a lawsuit in court, generally in small claims court. The tower may be civilly liable for damages up to two times the amount charged, not to exceed \$500, and possibly more for certain violations.

Date Printed: Aug 14, 2016 - 10:05AM

