

Cavender



GMC WEST

7400 West Loop 1604 N
San Antonio, Texas 78254

210-819-4444

www.cavenderbuickgmcwest.com

INVOICE

DUPLICATE 1
PAGE 2

SERVICE ADVISOR: 12158 JAIME BARRERA

ANTONIO, TX

NAME: [REDACTED] CONT: [REDACTED]
BUS: [REDACTED] CELL: [REDACTED]

COLOR	YEAR	MAKE/MODEL	VIN	LICENSE	MILEAGE IN / OUT	TAG	
ABALONE	21	GMC Yukon	[REDACTED]		95115/95115	[REDACTED]	
DEL. DATE	PROD. DATE	WARR. EXP.	PROMISED	PO NO.	RATE	PAYMENT	INV. DATE
16NOV24 DD			19:00 28JUN25			EXT	30JUN25
R.O. OPENED	READY	OPTIONS: SOLD-STK:MR188381P DLR:281502					
08:05 17MAR25	12:35 30JUN25	ENG:6.2_Liter					

LINE	OPCODE	TECH	TYPE	HOURS	LIST	NET	TOTAL
							(N/C)
	12063	ISP			0.00	0.00	0.00
PARTS:					0.00	LABOR:	0.00
OTHER:					0.00	TOTAL LINE B:	0.00

C** COURTESY TRANSPORTATION PROVIDED. LOANER MUST BE RETURNED WITHIN 24HRS OF YOUR VEHICLE REPAIR COMPLETION TO AVOID CHARGES. NO PETS ALLOWED, NO SMOKING AND ONLY THE SIGNED AUTHORIZED DRIVER MAY OPERATE LOANER. ANY VIOLATIONS ARE SUBJECT TO CHARGES.

||SZ117353||FC6489D3|| - SWAPPED - ||SJ175982||F84A2985||

LOANER COURTESY TRANSPORTATION PROVIDED. LOANER MUST BE RETURNED WITHIN 24HRS OF YOUR VEHICLE REPAIR COMPLETION TO AVOID CHARGES. NO PETS ALLOWED, NO SMOKING AND ONLY THE SIGNED AUTHORIZED DRIVER MAY OPERATE LOANER. ANY VIOLATIONS ARE SUBJECT TO CHARGES.

12063CPEXT					0.00	0.00	0.00
LOANER DEALER RENTAL							
SUBL LOANER					250.00	250.00	250.00
PARTS:					0.00	LABOR:	0.00
OTHER:					250.00	TOTAL LINE C:	250.00

D** INSPECT, TEST AND REPLACE BATTERY
CAUSE: BATTERY FAILED TESTING
RBAT INSPECT, TEST AND REPLACE BATTERY

12063 ISP (N/C)
1 88864542 B 94RAGM (N/C)
CORE CHARGE I (N/C)
1 BD BATTERY DISPOSAL (N/C)
-1 88864542 B CORE RETURN (N/C)

PARTS: 0.00 LABOR: 0.00 OTHER: 0.00 TOTAL LINE D: 0.00

I REMOVED AND REPLACED THE VEHICLES BATTERY. I PERFORMED ALL REPAIRS PER SI PROCESS. AFTER THE REPAIR I VERIFIED THE VEHICLE IS NOW OPERATING AS DESIGNED.

<p>WARRANTY DISCLAIMER: ALL PARTS AND ACCESSORIES ARE SOLD AND ALL REPAIRS ARE PROVIDED BY THE DEALERSHIP AS-IS. THE DEALERSHIP HEREBY DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND 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 PARTS OR ACCESSORIES OR REPAIRS PERFORMED TO THE VEHICLE. THE ONLY WARRANTIES ON PARTS AND ACCESSORIES OR REPAIRS ARE THOSE WHICH MAY BE OFFERED BY THE MANUFACTURER OR THE ORIGINAL PARTS DISTRIBUTOR AND ONLY SUCH MANUFACTURER OR DISTRIBUTOR SHALL BE LIABLE FOR PERFORMANCE UNDER SUCH WARRANTIES. CUSTOMER SHALL NOT BE ENTITLED TO RECOVER FROM THE DEALERSHIP ANY CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFIT OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES.</p> <p>By signing below, you acknowledge that you were notified of and authorized the Dealership to perform services/repairs itemized in this Invoice and that you received (or had the opportunity to inspect) any replaced parts as requested by you. The vehicle is being returned to you in exchange for your payment of the Amount Due.</p>	<p>*SHOP SUPPLY COSTS: We have added a charge equal to 8% of the total cost of labor and parts, not to exceed \$59.95, to the Repair Order for shop supplies used in connection with this repair.</p>	DESCRIPTION	TOTALS
	ALL PARTS ARE NEW UNLESS OTHERWISE INDICATED.	LABOR AMOUNT	
		PARTS AMOUNT	
		GAS, OIL, LUBE	
		SUBLET AMOUNT	
		MISC. CHARGES *	
		TOTAL CHARGES	
	LESS INSURANCE		
	SALES TAX		
DATE	CUSTOMER SIGNATURE	AUTHORIZED DEALERSHIP REPRESENTATIVE SIGNATURE	PLEASE PAY THIS AMOUNT

NOTICE OF WORKER'S LIEN PURSUANT TO TEXAS PROPERTY CODE s. 70.001: The undersigned, being the person who has paid for repairs to the vehicle described in this Repair Invoice, understands that if the Dealership relinquishes possession of the vehicle in return for payment via a check, money order or credit card transaction that is stopped or dishonored due to insufficient funds, no funds, or because the account does not exist or has been closed, the worker's lien continues to exist and the Dealership is entitled to possession of the vehicle in accordance with S. 9.609 of the Texas Business & Commerce Code until the amount due is paid.