

# Richard's

## Chevrolet - Buick



Certified Service

1126 King Avenue  
Corcoran, CA 93212  
Phone (559) 992-3158  
Fax (559) 992-4369  
www.richardschevrolet.com

SERVICE INVOICE

YEAR	MAKE	MODEL	COLOR	DATE IN
2020	Chevrolet	Silverado	SUMMIT WHI N	10/16/2020
MILES IN	MILES OUT	FIRST USE	LISC.	TIME IN
403	403	09/09/20	CA	10:29
Expires: 09/26 or 100000 Miles NEW W/ ROADSIDE				HANFORD CA 93230 11/10/2020 2610 JOSH\21

(1) CUST ST VEHICLE DIE WHEN TRYING TO ACCELERATE FROM A STOP. VEHICLE WILL NOW NOT RESTART NO DTCS PRESENT OR HISTORY, USED DOC ID#50259 86 FOR DIAG, FOUND 400AMP FUSE BLOWN ON FUSE BLOCK BATTERY. REPLACE & RECHECK STARTER CLIC K BUT NO TURN, REM STARTER ENGINE SEIZED. CAL L TECHLINE ADV. TO REM SPARK PLUG INSPECT 4 C OOLANT, NO COOLANT, ADV. REM VALVE COVER, FOU VALVE SPRING ON OK. ADV. REM OIL PAN, FOUND S PUN BEARING ON ROD CYL 3&4, ADVISED R&R ENGINE REPLACE ENGINE, RADIATOR, & ALL PARTS ADVISES AS PER TECHLINE. FILL WITH OIL & COOLANT AND ROAD TEST, CKS OK TECHLINE CASE#

4067490	6021 0328	T20 288
SLD		T20 8
SLT		T20 12
12626354	(GASKET)	8
12657093	(GASKET)	2
12679867	(GASKET)	1
12679463	(PIPE)	1
12703596	(PIPE)	1
12677002	(PIPE)	1
15077362	(SEAL)	1
15035747	(SEAL)	1
23388801	(*RADIATOR)	1
12346290	(COOLANT)	2
12690558	(ENGINE)	1
12672367	(SEAL KIT)	2
12682391	(GASKET)	2
11546600	(BOLT)	10
12697967	(PUMP)	1
11569956	(BOLT)	8
11588468	(BOLT)	6
84761009	(HOSE)	1
19352900	(OIL)	9
12346290	(COOLANT)	2
12669858	(BELT)	1
12658178	(BELT KIT)	1
84646132	(BLOCK)	1
13579649	(SEAL)	1
13579648	(SEAL)	1
13579646	(SEAL)	1
JONES TOWI 75486		

(Tech:20) A  
(Tech:20) A  
(Tech:20) A

..... (Warranty) .....

BAR# 132631 EPA# CAD 982464422

Next Service ' Lube-Oil-Filter

W/C INT. CUSTOMER

Labor	.00
Parts	.00
Sublet/Fees	.00
Waste Dispos	.00
Oil/Grease	.00
Sub Total	.00
Tax	.00
Total	.00

DISCLAIMER OF WARRANTIES

Any warranties on the product sold hereby are those made by the manufacturer. The seller hereby expressly disclaims all warranties either expressed or implied, including any implied warranty of merchantability of fitness for a particular purpose, and neither assumes nor authorizes any person to assume for it any liability in connection with the sale of said products. Any limitation contained herein does not apply where prohibited by law.

X CUSTOMER SIGNATURE

#### GENERAL MOTORS SERVICE REPLACEMENT PARTS AND ACCESSORIES WARRANTY

General Motors Corporation warrants only to dealer that it will pay dealer for repair or replacement of any defective or malfunctioning Part or Accessory (except select GM Goodwrench Engine Assemblies, GM Goodwrench Shock Absorbers, Sheet Metal and Ignition Wire Sets), as follows:

- Parts and accessories installed by dealer - 12 months from date of installation.
- Parts and accessories sold over the counter - 12 months from date of sale by dealer.

This warranty covers only repairs or replacements made necessary due to defects in material or workmanship. IT DOES NOT COVER:

- Conditions resulting from negligence, alteration, accident or use for which the Part or Accessory was not designed or approved by General Motors.
- Loss of time, inconvenience, loss of use of the vehicle or other economic losses.
- Damage due to the lack of maintenance or use of improper fuel, oil or lubricants.
- On-over-the-counter sales, labor reimbursement for removal of the malfunctioning Part or Accessory from the vehicle and reinstallation.

The selling dealer or any dealer handling the vehicle line may perform the repairs or replacements covered under this warranty. These repairs or replacements are to be performed within a reasonable time following delivery of the malfunctioning Part or Accessory to the dealer's place of business. The dealer must obtain the purchaser's copy of the original sales slip on the counter sales slip on counter sales, or a copy of the repair order on dealer installations, to validate date of purchase and vehicle mileage as applicable.

OTHER TERMS: THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES OF ANY KIND EXPRESSED OR IMPLIED, INCLUDING (WITHOUT LIMITATION) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE APPLICABLE TO SUCH PARTS AND ACCESSORIES. THE PAYMENT FOR REPAIR OR REPLACEMENT IS THE EXCLUSIVE REMEDY UNDER THIS WRITTEN WARRANTY. GENERAL MOTORS SHALL NOT BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES. (FOR OTHER THAN INJURY TO THE PERSON) RESULTING FROM THE BREACH OF THIS WRITTEN WARRANTY. GENERAL MOTORS NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY OTHER OBLIGATION IN CONNECTION WITH SUCH PARTS OR ACCESSORIES.

Remanufactured parts meet GM approval service part requirements and are made from previously used components in a process that involves disassembly, inspection, cleaning, update of software and replacement of parts as appropriate, testing, and reassembly.

Refurbished parts meet GM approved service part requirements and are previously used parts that are inspected, cleaned, tested, and repackaged. By leaving your car for servicing, you are expressly consenting to the installation of either new, remanufactured, or refurbished parts and the discretion of the servicer.

#### PARTS WARRANTY "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 for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

#### ENVIRONMENTAL COMPLIANCE CHARGE

Maintaining and repairing your vehicle inevitably involves the use of chemicals and generation of wastes (solvents, oil, caustics, lead, asbestos, etc.) That must be stored, managed and disposed of in strict compliance with federal, state and local environmental regulations. We support these regulations and encourage our customers to do so as well, because they help ensure a safer, healthier environment for all. Complying with these regulations increases the cost of service. Ordinarily, increased costs simply result in an increased hourly labor charge. This dealership has decided in lieu of raising its labor rate, to list a compliance charge on appropriate service bills because we believe our customers would be interested to know that they are helping to pay for a cleaner environment.

#### 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. For certain specific work, we may elect to charge for actual mechanics time, subject to a minimum charge of \$20.00 and maximum amount stated in our written estimate. In that case, your repair order will so indicate. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are indicated, you will be contacted for your advance approval of a revised estimate. **NOTICE PART #S STARTING WITH THE PREFIX 000 ARE NOT GM PARTS, AND CARRY A 3 MONTH, 3,000 WARRANTY.**

1. Customer is hereby notified that the said property is not insured or protected to the amount of the cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the dealer. 2. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof. 3. The dealer is not responsible for unavailability of parts or delays in parts shipments beyond dealers control. 4. Due to the type of service requested some repairs may be sublet. 5. All charges for repairs are due and payable simultaneously with delivery of the within described vehicle or prior to delivery upon the expiration of three (3) days after notice that the repairs have been completed. Notice shall be deemed to have been given upon the deposit in the United States Mail, postage prepaid of written notification to that effect addressed to the customer at the address given on the reverse side hereof. 6. If the vehicle described herein is not called for within three (3) days after such notice is given, a storage charge of \$20.00 per day will be made each day thereafter. 7. Said dealer is hereby authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt. 8. In addition to any and all other legal remedies available, I authorize said dealer 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. Said Dealer 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 no address is known, 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. 9. If any such charges remain unpaid for thirty (30) days after such request for payment, Said Dealer may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.

#### 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 buyers 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 this fact within 60 days after the repairs 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 of usage. This time extension does not affect the protections or remedies the buyer has under other laws.

#### YOU MAY CHOOSE ANOTHER SMOG CHECK STATION TO PERFORM THE NEEDED REPAIRS, INSTALLATIONS, ADJUSTMENTS, OR SUBSEQUENT TEST.

#### WARNING

Motor Vehicles contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm. These chemicals are contained in many vehicle components and replacement parts, vehicle fluids, and paints and materials used to maintain vehicles, including, but not limited to, fuel, oil, batteries, brakes, and wheel balancing weights. When you service, clean, or maintain your motor vehicle, you will be exposed to listed chemicals contained in used oil, waste and replacement fluids, fumes, grease, grime, touch-up paint, certain replacement parts, and particulates from component wear. When we service your motor vehicle, we will return used components to you upon request. Used parts and components contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

To minimize your exposure when servicing, maintaining, or cleaning your vehicle: 1) work in a well ventilated area; 2) do not smoke, drink, or eat while working; wash your hands when finished or when taking a break; and 4) follow all manufacturer instructions pertaining to proper use and maintenance of motor vehicles and vehicles components.

(Posted in accordance with Proposition 65 in Cal. Health & Safety Code § 25249.5 *et seq.*) For further information about Proposition 65:  
<http://www.oehha.org/prop65.html>

# Richard's

## Chevrolet - Buick



1126 King Avenue  
 Corcoran, CA 93212  
 Phone (559) 992-3158  
 Fax (559) 992-4369  
 www.richardschevrolet.com

### SERVICE INVOICE

YEAR	2020	MAKE	Chevrolet	MODEL	Silverado	SUMMIT WHI N	DATE IN	10/16/2020
MILES IN	403	MILES OUT	403	FIRST USE	09/09/20	LISC.	TIME IN	10:29
SEE ALSO	Expires: 09/26 or 100000 Miles NEW W/ ROADSIDE					HANFORD CA	CLOSE	21:00
							WRITE	2610
								JOSH\21

(1) CUST ST VEHICLE DIE WHEN TRYING TO ACCELERATE FROM A STOP. VEHICLE WILL NOW NOT RESTART NO DTCS PRESENT OR HISTORY, USED DOC ID#50259 86 FOR DIAG, FOUND 400AMP FUSE BLOWN ON FUSE BLOCK BATTERY. REPLACE & RECHECK STARTER CLIC K BUT NO TURN, REM STARTER ENGINE SEIZED. CAL L TECHLINE ADV. TO REM SPARK PLUG INSPECT 4 C OOLANT, NO COOLANT, ADV. REM VALVE COVER, FOU VALVE SPRING ON OK. ADV. REM OIL PAN, FOUND S PUN BEARING ON ROD CYL 3&4, ADVISED R&R ENGINE REPLACE ENGINE, RADIATOR, & ALL PARTS ADVISES AS PER TECHLINE. FILL WITH OIL & COOLANT AND ROAD TEST, CKS OK TECHLINE CASE [REDACTED]

4067490	6021 0328	T20 288	069021	4074.91
SLD		T20 8	(0633)	113.19
SLT		T20 12	(0405)	169.79
12626354	(GASKET)	8	(8061)	29.28
12657093	(GASKET)	2	(257)	13.70
12679867	(GASKET)	1	(302)	3.70
12679463	(PIPE)	1	(6181)	33.09
12703596	(PIPE)	1	(8904)	74.67
12677002	(PIPE)	1	(9623)	59.56
15077362	(SEAL)	1	(279)	17.71
15035747	(SEAL)	1	(0801)	19.68
23388801	(*RADIATOR)	1	(54242)	441.74
12346290	(COOLANT)	2	(0891)	36.08
12690558	(ENGINE)	1	892773	6874.37
12672367	(SEAL KIT)	2	(2291)	35.02
12682391	(GASKET)	2	(024)	7.66
11546600	(BOLT)	10	(0763)	66.90
12697967	(PUMP)	1	(36841)	270.80
11569956	(BOLT)	8	(6981)	34.56
11588468	(BOLT)	6	(8271)	31.50
84761009	(HOSE)	1	(6957)	138.40
19352900	(OIL)	9	(2853)	65.25
12346290	(COOLANT)	2	(0891)	36.08
12669858	(BELT)	1	(5582)	52.02
12658178	(BELT KIT)	1	(7283)	69.73
84646132	(BLOCK)	1	(2865)	103.53
13579649	(SEAL)	1	(659)	17.42
13579648	(SEAL)	1	(609)	16.51
13579646	(SEAL)	1	(029)	16.76
JONES TOWI 75486			( )	155.00
Total Labor			063921	4357.89
Total Parts			421074	8565.72
Total Sublet/Fees			( )	155.00

(Tech:20) A  
 (Tech:20) A  
 (Tech:20) A

Total Repair (Warranty) .....13078.61

BAR# 132631 EPA# CAD 982464422

	W/C	INT	CUSTOMER
<p><b>DISCLAIMER OF WARRANTIES</b>                  Any warranties on the product sold hereby are those made by the manufacturer. The seller hereby expressly disclaims all warranties either expressed or implied, including any implied warranty of merchantability of fitness for a particular purpose, and neither assumes nor authorizes any person to assume for it any liability in connection with the sale of said products. Any limitation contained herein does not apply where prohibited by law.</p>			
<p>X _____                  CUSTOMER SIGNATURE</p>			
Page 1 of 2		Job 228	
S2-Accounting			

#### GENERAL MOTORS SERVICE REPLACEMENT PARTS AND ACCESSORIES WARRANTY

General Motors Corporation warrants only to dealer that it will pay dealer for repair or replacement of any defective or malfunctioning Part or Accessory (except select GM Goodwrench Engine Assemblies, GM Goodwrench Shock Absorbers, Sheet Metal and Ignition Wire Sets), as follows:

- Parts and accessories installed by dealer - 12 months from date of installation.
- Parts and accessories sold over the counter - 12 months from date of sale by dealer.

This warranty covers only repairs or replacements made necessary due to defects in material or workmanship. IT DOES NOT COVER:

- Conditions resulting from negligence, alteration, accident or use for which the Part or Accessory was not designed or approved by General Motors.
- Loss of time, inconvenience, loss of use of the vehicle or other economic losses.
- Damage due to the lack of maintenance or use of improper fuel, oil or lubricants.
- On-over-the-counter sales, labor reimbursement for removal of the malfunctioning Part or Accessory from the vehicle and reinstallation.

The selling dealer or any dealer handling the vehicle line may perform the repairs or replacements covered under this warranty. These repairs or replacements are to be performed within a reasonable time following delivery of the malfunctioning Part or Accessory to the dealer's place of business. The dealer must obtain the purchaser's copy of the original sales slip on the counter sales slip on counter sales, or a copy of the repair order on dealer installations, to validate date of purchase and vehicle mileage as applicable.

**OTHER TERMS:** THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES OF ANY KIND EXPRESSED OR IMPLIED, INCLUDING (WITHOUT LIMITATION) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE APPLICABLE TO SUCH PARTS AND ACCESSORIES. THE PAYMENT FOR REPAIR OR REPLACEMENT IS THE EXCLUSIVE REMEDY UNDER THIS WRITTEN WARRANTY. GENERAL MOTORS SHALL NOT BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES. (FOR OTHER THAN INJURY TO THE PERSON) RESULTING FROM THE BREACH OF THIS WRITTEN WARRANTY. GENERAL MOTORS NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY OTHER OBLIGATION IN CONNECTION WITH SUCH PARTS OR ACCESSORIES.

Remanufactured parts meet GM approval service part requirements and are made from previously used components in a process that involves disassembly, inspection, cleaning, update of software and replacement of parts as appropriate, testing, and reassembly.

Refurbished parts meet GM approved service part requirements and are previously used parts that are inspected, cleaned, tested, and repackaged. By leaving your car for servicing, you are expressly consenting to the installation of either new, remanufactured, or refurbished parts and the discretion of the servicer.

#### PARTS WARRANTY "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 for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

#### ENVIRONMENTAL COMPLIANCE CHARGE

Maintaining and repairing your vehicle inevitably involves the use of chemicals and generation of wastes (solvents, oil, caustics, lead, asbestos, etc.) That must be stored, managed and disposed of in strict compliance with federal, state and local environmental regulations. We support these regulations and encourage our customers to do so as well, because they help ensure a safer, healthier environment for all. Complying with these regulations increases the cost of service. Ordinarily, increased costs simply result in an increased hourly labor charge. This dealership has decided in lieu of raising its labor rate, to list a compliance charge on appropriate service bills because we believe our customers would be interested to know that they are helping to pay for a cleaner environment.

#### 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. For certain specific work, we may elect to charge for actual mechanics time, subject to a minimum charge of \$20.00 and maximum amount stated in our written estimate. In that case, your repair order will so indicate. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are indicated, you will be contacted for your advance approval of a revised estimate. **NOTICE PART #S STARTING WITH THE PREFIX 000 ARE NOT GM PARTS, AND CARRY A 3 MONTH, 3,000 WARRANTY.**

1. Customer is hereby notified that the said property is not insured or protected to the amount of the cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the dealer. 2. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof. 3. The dealer is not responsible for unavailability of parts or delays in parts shipments beyond dealers control. 4. Due to the type of service requested some repairs may be sublet. 5. All charges for repairs are due and payable simultaneously with delivery of the within described vehicle or prior to delivery upon the expiration of three (3) days after notice that the repairs have been completed. Notice shall be deemed to have been given upon the deposit in the United States Mail, postage prepaid of written notification to that effect addressed to the customer at the address given on the reverse side hereof. 6. If the vehicle described herein is not called for within three (3) days after such notice is given, a storage charge of \$20.00 per day will be made each day thereafter. 7. Said dealer is hereby authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt. 8. In addition to any and all other legal remedies available, I authorize said dealer 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. Said Dealer 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 no address is known, 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. 9. If any such charges remain unpaid for thirty (30) days after such request for payment, Said Dealer may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.

#### 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 buyers 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 this fact within 60 days after the repairs 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 of usage. This time extension does not affect the protections or remedies the buyer has under other laws.

#### YOU MAY CHOOSE ANOTHER SMOG CHECK STATION TO PERFORM THE NEEDED REPAIRS, INSTALLATIONS, ADJUSTMENTS, OR SUBSEQUENT TEST.

#### WARNING

Motor Vehicles contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm. These chemicals are contained in many vehicle components and replacement parts, vehicle fluids, and paints and materials used to maintain vehicles, including, but not limited to, fuel, oil, batteries, brakes, and wheel balancing weights. When you service, clean, or maintain your motor vehicle, you will be exposed to listed chemicals contained in used oil, waste and replacement fluids, fumes, grease, grime, touch-up paint, certain replacement parts, and particulates from component wear. When we service your motor vehicle, we will return used components to you upon request. Used parts and components contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

To minimize your exposure when servicing, maintaining, or cleaning your vehicle: 1) work in a well ventilated area; 2) do not smoke, drink, or eat while working; wash your hands when finished or when taking a break; and 4) follow all manufacturer instructions pertaining to proper use and maintenance of motor vehicles and vehicles components.

(Posted in accordance with Proposition 65 in Cal. Health & Safety Code § 25249.5 et seq.) For further information about Proposition 65:  
<http://www.oehha.org/prop65.html>

# Richard's

## Chevrolet - Buick



1126 King Avenue  
 Corcoran, CA 93212  
 Phone (559) 992-3158  
 Fax (559) 992-4369  
 www.richardschevrolet.com

### SERVICE INVOICE

DATE IN	10/16/2020		
TIME IN	10:29		
CLOSED	21:00		
DATE OUT	11/10/2020		
WRITER	2610 JOSH\21		
YEAR	2020	MAKE	Chevrolet
MODEL	Silverado	TRIM	SUMMIT WHI N
MILES IN	403	MILES OUT	403
FIRST USE	09/09/20	LISC.	CA
SECOND USE	09/09/20	LOCATION	HANFORD CA
SEE ALSO	Expires: 09/26 or 100000 Miles NEW W/ ROADSIDE		

13078.61 +263			
4357.89 -462	1293.60	662	247
155.00 -466		666	246
8565.72 -480	4701.24	680	242

BAR# 132631 EPA# CAD 982464422

Next Service	Lube-Oil-Filter	4357.89	.00 Labor	.00
		8565.72	.00 Parts	.00
		155.00	.00 Sublet/Fees	.00
		.00	.00 Waste Dispos	.00
		.00	.00 Oil/Grease	.00
		13078.61	.00 Sub Total	.00
		.00	.00 Tax	.00
		13078.61	.00 Total	.00

**DISCLAIMER OF WARRANTIES**

Any warranties on the product sold hereby are those made by the manufacturer. The seller hereby expressly disclaims all warranties either expressed or implied, including any implied warranty of merchantability of fitness for a particular purpose, and neither assumes nor authorizes any person to assume for it any liability in connection with the sale of said products. Any limitation contained herein does not apply where prohibited by law.

X \_\_\_\_\_  
 CUSTOMER SIGNATURE

#### GENERAL MOTORS SERVICE REPLACEMENT PARTS AND ACCESSORIES WARRANTY

General Motors Corporation warrants only to dealer that it will pay dealer for repair or replacement of any defective or malfunctioning Part or Accessory (except select GM Goodwrench Engine Assemblies, GM Goodwrench Shock Absorbers, Sheet Metal and Ignition Wire Sets), as follows:

- Parts and accessories installed by dealer - 12 months from date of installation.
- Parts and accessories sold over the counter - 12 months from date of sale by dealer.

This warranty covers only repairs or replacements made necessary due to defects in material or workmanship. IT DOES NOT COVER:

- Conditions resulting from negligence, alteration, accident or use for which the Part or Accessory was not designed or approved by General Motors.
- Loss of time, inconvenience, loss of use of the vehicle or other economic losses.
- Damage due to the lack of maintenance or use of improper fuel, oil or lubricants.
- On-over-the-counter sales, labor reimbursement for removal of the malfunctioning Part or Accessory from the vehicle and reinstallation.

The selling dealer or any dealer handling the vehicle line may perform the repairs or replacements covered under this warranty. These repairs or replacements are to be performed within a reasonable time following delivery of the malfunctioning Part or Accessory to the dealer's place of business. The dealer must obtain the purchaser's copy of the original sales slip on the counter sales slip on counter sales, or a copy of the repair order on dealer installations, to validate date of purchase and vehicle mileage as applicable.

OTHER TERMS: THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES OF ANY KIND EXPRESSED OR IMPLIED, INCLUDING (WITHOUT LIMITATION) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE APPLICABLE TO SUCH PARTS AND ACCESSORIES. THE PAYMENT FOR REPAIR OR REPLACEMENT IS THE EXCLUSIVE REMEDY UNDER THIS WRITTEN WARRANTY. GENERAL MOTORS SHALL NOT BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES. (FOR OTHER THAN INJURY TO THE PERSON) RESULTING FROM THE BREACH OF THIS WRITTEN WARRANTY. GENERAL MOTORS NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY OTHER OBLIGATION IN CONNECTION WITH SUCH PARTS OR ACCESSORIES.

Remanufactured parts meet GM approval service part requirements and are made from previously used components in a process that involves disassembly, inspection, cleaning, update of software and replacement of parts as appropriate, testing, and reassembly.

Refurbished parts meet GM approved service part requirements and are previously used parts that are inspected, cleaned, tested, and repackaged. By leaving your car for servicing, you are expressly consenting to the installation of either new, remanufactured, or refurbished parts and the discretion of the servicer.

#### PARTS WARRANTY "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 for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

#### ENVIRONMENTAL COMPLIANCE CHARGE

Maintaining and repairing your vehicle inevitably involves the use of chemicals and generation of wastes (solvents, oil, caustics, lead, asbestos, etc.) That must be stored, managed and disposed of in strict compliance with federal, state and local environmental regulations. We support these regulations and encourage our customers to do so as well, because they help ensure a safer, healthier environment for all. Complying with these regulations increases the cost of service. Ordinarily, increased costs simply result in an increased hourly labor charge. This dealership has decided in lieu of raising its labor rate, to list a compliance charge on appropriate service bills because we believe our customers would be interested to know that they are helping to pay for a cleaner environment.

#### 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. For certain specific work, we may elect to charge for actual mechanics time, subject to a minimum charge of \$20.00 and maximum amount stated in our written estimate. In that case, your repair order will so indicate. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are indicated, you will be contacted for your advance approval of a revised estimate. **NOTICE PART #S STARTING WITH THE PREFIX 000 ARE NOT GM PARTS, AND CARRY A 3 MONTH, 3,000 WARRANTY.**

1. Customer is hereby notified that the said property is not insured or protected to the amount of the cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the dealer. 2. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof. 3. The dealer is not responsible for unavailability of parts or delays in parts shipments beyond dealers control. 4. Due to the type of service requested some repairs may be sublet. 5. All charges for repairs are due and payable simultaneously with delivery of the within described vehicle or prior to delivery upon the expiration of three (3) days after notice that the repairs have been completed. Notice shall be deemed to have been given upon the deposit in the United States Mail, postage prepaid of written notification to that effect addressed to the customer at the address given on the reverse side hereof. 6. If the vehicle described herein is not called for within three (3) days after such notice is given, a storage charge of \$20.00 per day will be made each day thereafter. 7. Said dealer is hereby authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt. 8. In addition to any and all other legal remedies available, I authorize said dealer 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. Said Dealer 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 no address is known, 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. 9. If any such charges remain unpaid for thirty (30) days after such request for payment, Said Dealer may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.

#### 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 buyers 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 this fact within 60 days after the repairs 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 of usage. This time extension does not affect the protections or remedies the buyer has under other laws.

### YOU MAY CHOOSE ANOTHER SMOG CHECK STATION TO PERFORM THE NEEDED REPAIRS, INSTALLATIONS, ADJUSTMENTS, OR SUBSEQUENT TEST.

#### WARNING

Motor Vehicles contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm. These chemicals are contained in many vehicle components and replacement parts, vehicle fluids, and paints and materials used to maintain vehicles, including, but not limited to, fuel, oil, batteries, brakes, and wheel balancing weights. When you service, clean, or maintain your motor vehicle, you will be exposed to listed chemicals contained in used oil, waste and replacement fluids, fumes, grease, grime, touch-up paint, certain replacement parts, and particulates from component wear. When we service your motor vehicle, we will return used components to you upon request. Used parts and components contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

To minimize your exposure when servicing, maintaining, or cleaning your vehicle: 1) work in a well ventilated area; 2) do not smoke, drink, or eat while working; wash your hands when finished or when taking a break; and 4) follow all manufacturer instructions pertaining to proper use and maintenance of motor vehicles and vehicles components.

(Posted in accordance with Proposition 65 in Cal. Health & Safety Code § 25249.5 et seq.) For further information about Proposition 65:  
<http://www.oehha.org/prop65.html>

# Richard's

## Chevrolet - Buick



1126 King Avenue  
Corcoran, CA 93212  
Phone (559) 992-3158  
Fax (559) 992-4369  
www.richardschevrolet.com

**SERVICE INVOICE**

YEAR	MAKE	MODEL	COLOR	DATE IN
2020	Chevrolet	Silverado	SUMMIT WHI N	10/16/2020
MILES IN	MILES OUT	FIRST USE	LISC.	TIME IN
403	403	09/09/20 09/09/20	CA	10:29
SEE ALSO	Expires: 09/26 or 100000 Miles NEW W/ ROADSIDE			CLOSE
			HANFORD CA	21:00
				11/10/2020
				WHITES
				2610
				JOSH\21

(1) CUST ST VEHICLE DIE WHEN TRYING TO ACCELERATE FROM A STOP. VEHICLE WILL NOW NOT RESTART NO DTCS PRESENT OR HISTORY, USED DOC ID#50259 86 FOR DIAG, FOUND 400AMP FUSE BLOWN ON FUSE BLOCK BATTERY. REPLACE & RECHECK STARTER CLIC K BUT NO TURN, REM STARTER ENGINE SEIZED. CAL L TECHLINE ADV. TO REM SPARK PLUG INSPECT 4 C OOLANT, NO COOLANT, ADV. REM VALVE COVER, FOU VALVE SPRING ON OK. ADV. REM OIL PAN, FOUND S PUN BEARING ON ROD CYL 3&4, ADVISED R&R ENGINE REPLACE ENGINE, RADIATOR, & ALL PARTS ADVISES AS PER TECHLINE. FILL WITH OIL & COOLANT AND ROAD TEST, CKS OK TECHLINE CASE [REDACTED]

4067490	6021 0328	T20 174 114 288	4074.91
SLD		T20 8 8	113.19
SLT		T20 12 12	169.79
12626354	(GASKET)	8 1608	29.28
12657093	(GASKET)	2 752	13.70
12679867	(GASKET)	1 203	3.70
12679463	(PIPE)	1 1816	33.09
12703596	(PIPE)	1 4098	74.67
12677002	(PIPE)	1 3269	59.56
15077362	(SEAL)	1 972	17.71
15035747	(SEAL)	1 1080	19.68
23388801	(*RADIATOR)	1 24245	441.74
12346290	(COOLANT)	2 1980	36.08
12690558	(ENGINE)	1 377298	6874.37
12672367	(SEAL KIT)	2 1922	35.02
12682391	(GASKET)	2 420	7.66
11546600	(BOLT)	10 3670	66.90
12697967	(PUMP)	1 14863	270.80
11569956	(BOLT)	8 1896	34.56
11588468	(BOLT)	6 1728	31.50
84761009	(HOSE)	1 7596	138.40
19352900	(OIL)	9 3582	65.25
12346290	(COOLANT)	2 1980	36.08
12669858	(BELT)	1 2855	52.02
12658178	(BELT KIT)	1 3827	69.73
84646132	(BLOCK)	1 5682	103.53
13579649	(SEAL)	1 956	17.42
13579648	(SEAL)	1 906	16.51
13579646	(SEAL)	1 920	16.76
JONES TOWI 75486			155.00
Total Labor			4357.89
Total Parts			8565.72
Total Sublet/Fees			155.00

(Tech:20) A  
(Tech:20) A  
(Tech:20) A

Total Repair (Warranty) .....13078.61

Term: 72 Expires: 09/26 or 100000 Miles  
NEW W/ ROADSIDE

BAR# 132631 EPA# CAD 982464422

	W/C	INT.	CUSTOMER
	4357.89		Labor
	8565.72		Parts
	155.00		Sublet/Fees
	.00		Waste Dispos
	.00		Oil/Grease
	13078.61		Sub Total
	.00		Tax
	13078.61		Total

**DISCLAIMER OF WARRANTIES**  
Any warranties on the product sold hereby are those made by the manufacturer. The seller hereby expressly disclaims all warranties either expressed or implied, including any implied warranty of merchantability of fitness for a particular purpose, and neither assumes nor authorizes any person to assume for it any liability in connection with the sale of said products. Any limitation contained herein does not apply where prohibited by law.

X \_\_\_\_\_  
CUSTOMER SIGNATURE

Page 1 of 1 Job 228

Warranty Copy

#### GENERAL MOTORS SERVICE REPLACEMENT PARTS AND ACCESSORIES WARRANTY

General Motors Corporation warrants only to dealer that it will pay dealer for repair or replacement of any defective or malfunctioning Part or Accessory (except select GM Goodwrench Engine Assemblies, GM Goodwrench Shock Absorbers, Sheet Metal and Ignition Wire Sets), as follows:

- Parts and accessories installed by dealer - 12 months from date of installation.
- Parts and accessories sold over the counter - 12 months from date of sale by dealer.

This warranty covers only repairs or replacements made necessary due to defects in material or workmanship. IT DOES NOT COVER:

- Conditions resulting from negligence, alteration, accident or use for which the Part or Accessory was not designed or approved by General Motors.
- Loss of time, inconvenience, loss of use of the vehicle or other economic losses.
- Damage due to the lack of maintenance or use of improper fuel, oil or lubricants.
- On-over-the-counter sales, labor reimbursement for removal of the malfunctioning Part or Accessory from the vehicle and reinstallation.

The selling dealer or any dealer handling the vehicle line may perform the repairs or replacements covered under this warranty. These repairs or replacements are to be performed within a reasonable time following delivery of the malfunctioning Part or Accessory to the dealer's place of business. The dealer must obtain the purchaser's copy of the original sales slip on the counter sales slip on counter sales, or a copy of the repair order on dealer installations, to validate date of purchase and vehicle mileage as applicable.

OTHER TERMS: THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES OF ANY KIND EXPRESSED OR IMPLIED, INCLUDING (WITHOUT LIMITATION) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE APPLICABLE TO SUCH PARTS AND ACCESSORIES. THE PAYMENT FOR REPAIR OR REPLACEMENT IS THE EXCLUSIVE REMEDY UNDER THIS WRITTEN WARRANTY. GENERAL MOTORS SHALL NOT BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES. (FOR OTHER THAN INJURY TO THE PERSON) RESULTING FROM THE BREACH OF THIS WRITTEN WARRANTY. GENERAL MOTORS NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY OTHER OBLIGATION IN CONNECTION WITH SUCH PARTS OR ACCESSORIES.

Remanufactured parts meet GM approval service part requirements and are made from previously used components in a process that involves disassembly, inspection, cleaning, update of software and replacement of parts as appropriate, testing, and reassembly.

Refurbished parts meet GM approved service part requirements and are previously used parts that are inspected, cleaned, tested, and repackaged. By leaving your car for servicing, you are expressly consenting to the installation of either new, remanufactured, or refurbished parts and the discretion of the servicer.

#### PARTS WARRANTY "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 for loss of use, loss of time, loss of profits, or income, or any other incidental damages.

#### ENVIRONMENTAL COMPLIANCE CHARGE

Maintaining and repairing your vehicle inevitably involves the use of chemicals and generation of wastes (solvents, oil, caustics, lead, asbestos, etc.) That must be stored, managed and disposed of in strict compliance with federal, state and local environmental regulations. We support these regulations and encourage our customers to do so as well, because they help ensure a safer, healthier environment for all. Complying with these regulations increases the cost of service. Ordinarily, increased costs simply result in an increased hourly labor charge. This dealership has decided in lieu of raising its labor rate, to list a compliance charge on appropriate service bills because we believe our customers would be interested to know that they are helping to pay for a cleaner environment.

#### 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. For certain specific work, we may elect to charge for actual mechanics time, subject to a minimum charge of \$20.00 and maximum amount stated in our written estimate. In that case, your repair order will so indicate. You will be charged no more than the estimated price approved by you. However, if we discover that different or additional repairs are indicated, you will be contacted for your advance approval of a revised estimate. **NOTICE PART #S STARTING WITH THE PREFIX 000 ARE NOT GM PARTS, AND CARRY A 3 MONTH, 3,000 WARRANTY.**

1. Customer is hereby notified that the said property is not insured or protected to the amount of the cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the dealer. 2. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof. 3. The dealer is not responsible for unavailability of parts or delays in parts shipments beyond dealers control. 4. Due to the type of service requested some repairs may be subtle. 5. All charges for repairs are due and payable simultaneously with delivery of the within described vehicle or prior to delivery upon the expiration of three (3) days after notice that the repairs have been completed. Notice shall be deemed to have been given upon the deposit in the United States Mail, postage prepaid of written notification to that effect addressed to the customer at the address given on the reverse side hereof. 6. If the vehicle described herein is not called for within three (3) days after such notice is given, a storage charge of \$20.00 per day will be made each day thereafter. 7. Said dealer is hereby authorized to deliver the vehicle described herein or any of its contents to any person presenting this receipt. 8. In addition to any and all other legal remedies available, I authorize said dealer 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. Said Dealer 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 no address is known, 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. 9. If any such charges remain unpaid for thirty (30) days after such request for payment, Said Dealer may also refer such charges to its attorneys for collection and the customer will pay a reasonable attorney's fee.

#### 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 buyers 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 this fact within 60 days after the repairs 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 of usage. This time extension does not affect the protections or remedies the buyer has under other laws.

### YOU MAY CHOOSE ANOTHER SMOG CHECK STATION TO PERFORM THE NEEDED REPAIRS, INSTALLATIONS, ADJUSTMENTS, OR SUBSEQUENT TEST.

#### WARNING

Motor Vehicles contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm. These chemicals are contained in many vehicle components and replacement parts, vehicle fluids, and paints and materials used to maintain vehicles, including, but not limited to, fuel, oil, batteries, brakes, and wheel balancing weights. When you service, clean, or maintain your motor vehicle, you will be exposed to listed chemicals contained in used oil, waste and replacement fluids, fumes, grease, grime, touch-up paint, certain replacement parts, and particulates from component wear. When we service your motor vehicle, we will return used components to you upon request. Used parts and components contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

To minimize your exposure when servicing, maintaining, or cleaning your vehicle: 1) work in a well ventilated area; 2) do not smoke, drink, or eat while working; wash your hands when finished or when taking a break; and 4) follow all manufacturer instructions pertaining to proper use and maintenance of motor vehicles and vehicles components.

(Posted in accordance with Proposition 65 in Cal. Health & Safety Code § 25249.5 et seq.) For further information about Proposition 65:  
<http://www.oevha.org/prop65.html>