**CUSTOMER #: 10611** 

711989





\*INVOICE\*

PAGE 1

DAVID

550 Jefferson Davis Highway Aiken, SC 29802

Augusta Phone: (803) 278-2820 Aiken Phone: (803) 663-3636

Toll Free: (800) 844-6632 Fax: (803) 663-9300

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<mark>warranty disclaimer:</mark> all parts and accessories are sold an provided by the dealership as-is. The dealership hereby expres warranties, express and implied, including any implied					ALL REPAIRS ARE OBSCLAIMS ALL VARRANTIES OF R ASSUMES NOR		DESCRIPTION		Т	OTALS	
VARRANTIES, EXPRESS AND IMPLIED, INCLUDING ANY IMPLIED WARRA MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND NEITHER AS MUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTIO JALE OF PARTS OR PRODUCTS OR THE REPAIR. THE ONLY WARRANTIES ON ACCESSORIES OR REPAIRS ARE THOSE WHICH MAY BE OFFERED BY THE MANUFACTION.				LABOR AMOUNT							
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RECOVER FROM THE DEALERSHIP ANY CONSEQUENTIAL DAMAGES, DAMAGES TO PE DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFIT OR INCOME, OR AN INCLIDENTAL DAMAGES						THER INDICATED.	MISC. CHARGES *				
INCIDENTAL DAMAGES.  By Signing below, you acknowledge that you were notified of and auth Dealership to perform the services/repairs itemized in this Invoice and that you had the opportunity to inspect) any replaced parts as requested by you.						ou received	TOTAL CHARGES				
							LESS INSUF	RANCE			
s being returned to	you in ex	change	for your payment	of the Amount Due	е.			SALES TAX			
DATE	CUSTOME	R SIGNAT	URE	AUTHORIZED	DEALERSHIP REF	PRESENTATIVE SIGNATURE	PLEASE PAY THIS AMOUNT				

related to this agreement, including formation of this agreement, the repairs performed by the Dealer, any representations or statements regarding the repairs, or fees of any kind charged in connection with the repair is subject to mandatory arbitration. You agree that you will not serve as named plaintiff in a class action or otherwise act in a representative capacity with respect to a claim against Dealer which is subject to arbitration hereunder, and that you will not attempt to consolidate claims in arbitration. The arbitrator shall be an attorney or retired judge selected by Dealer, with your consent. Each party shall equally share the arbitrator's fees and other expenses of arbitration (apart from attorney's fees) unless the arbitrator orders otherwise under applicable law at the conclusion of the arbitration. The Dealer shall, upon your request, advance the first \$500 of your share of the cost to arbitrate. Each party may take a maximum of two depositions and may serve limited requests for documents, subject to the arbitrator's discretion. The arbitrator's decision shall be final and binding. The arbitrator's award may be entered in any court of competent jurisdiction, except that no award shall be enrolled in any court if the award of the arbitrator is paid or satisfied within 90 days of the award. Customer has read this Repair Agreement and acknowledges receipt of a completely filled-in copy of this Repair Agreement. CUSTOMER #: 10611

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HOME: CONT:				www.hondacarsofaiken.com							
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WARRANTY DISCLAIMER: ALL PARTS AND ACCESSORIES ARE SOLD AND ALL REPAIRS ARE PROVIDED BY THE DEALERSHIP AS-IS. THE DEALERSHIP HEREBY EXPRESSLY 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 PRODUCTS OR THE REPAIR. 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. INCIDENTAL DAMAGES.

By signing below, you acknowledge that you were notified of and authorized the Dealership to perform the 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.

ALL PARTS ARE NEW **UNLESS OTHERWISE** INDICATED.

DESCRIPTION **TOTALS** LABOR AMOUNT 894.50 PARTS AMOUNT 491.84 GAS, OIL, LUBE 0.00 SUBLET AMOUNT 0.00 MISC. CHARGES \* 31.75 TOTAL CHARGES 1418.09 LESS INSURANCE 0.00 SALES TAX 41.75 PLEASE PAY

THIS AMOUNT 1459.84

Arbitration. The parties agree that this transaction involves interstate commerce, and that instead of litigation in court, any dispute, controversy, or claim arising out of or related to this agreement, including formation of this agreement, the repairs performed by the Dealer, any representations or statements regarding the repairs, or fees of any kind charged in connection with the repair is subject to mandatory arbitration. You agree that you will not serve as named plaintiff in a class action or otherwise act in a representative capacity with respect to a claim against Dealer which is subject to arbitration hereunder, and that you will not attempt to consolidate claims in arbitration. The arbitrator shall be an attorney or retired judge selected by Dealer, with your consent. Each party shall equally share the arbitrator's fees and other expenses of arbitration (apart from attorney's fees) unless the arbitrator orders otherwise under applicable law at the conclusion of the arbitrator. The Dealer shall, upon your request, advance the first \$500 of your share of the cost to arbitrate. Each party may take a maximum of two depositions and may serve limited requests for documents, subject to the arbitrator's discretion. The arbitrator's decision shall be final and binding. The arbitrator's award may be entered in any court of competent jurisdiction, except that no award shall be enrolled in any court if the award of the arbitrator is paid or satisfied within 90 days of the award. Customer has read this Repair Agreement and acknowledges receipt of a completely filled in copy of this Repair Agreement acknowledges receipt of a completely filled-in copy of this Repair Agreement.

AUTHORIZED DEALERSHIP REPRESENTATIVE SIGNATURE

DealerCAP 2014 CDK Global, LLC (06/17) SERVICE INVOICE TYPE 2 - 2SI2C - "AS-IS" - DN - FL - 9698193

CUSTOMER SIGNATURE

DATE

CUSTOMER COPY