SERVICE INVOICE: RA240187661:04



Los Angeles Freightliner - Fontana
 A Division of Velocity Vehicle Group
 13800 Valley Blvd Fontana, CA 92335

(909) 510-4000

EPA ID: CAL000204459 ARD: ARD214794

www.VelocityVehicleGroup.com

Please Remit Payment to:
Los Angeles Freightliner -

Fontana PO Box 101284

Pasadena, CA 91189-1284

Date Arrived: 10/26/2024

Date Invoiced: 10/29/2024

SalesType: SWF PO No: WTY

Terms: 30

BRANDON GONZALEZ

Email: NZALEZ@VVGTRUCK.COM Salesman: BRANDON GONZALEZ

Advisor:

Reviewer: TEOLA HORN

BILL TO

WARRANTY REC - FRTLNR - &SWF

DELIVER TO ROYAL 3 INC - 228752

6850 W 63RD ST

P: (630) 485-7370 F: CHICAGO IL 60638

P: (630) 485-7370 F:

VIN: 3AKJHHDR4PSNM3958 Fleet Unit #: 747 Mileage: 356138

Year/Make/Model: 2023 FTL PT126SLP Body ID#:

Engine Model / Serial#: DD15 / 472912S0929590 License#:

Trans Model / Serial#: DT12 / 716350E0194737 Axle Ratio: 2.85

Front Axle Model / Serial#: F125-3N / 739912B0288201 Tag#: T692

Rear FWD Axle Model / Serial#: D771194 / 9328537 Selling Dealer:

Rear Rear Axle Model / Serial#: DART400-4S / 771195B0308099 **Date In Svc:** 05/06/2022

JOB #2 02 SWF Express Assessment (Apply to Op 1 Only)

CLAIM NUMBER# WFFD2024KX76T

COMPLAINT CHECK AND ADVISE CUSTOMER STATES MAJOR COOLANT LEAK, POSSIBLY RADIATOR INT. EST. \$750

PLEASE PROVIDE EST.

EXT TRUCK COVERAGE 4

48 MONTHS 5/6/2026 450000 MILES

EXT DETROIT EW4 ENGINE COVERAGE

48 MONTHS 5/6/2026 450000 MILES

CAUSE job done

CORRECTION OWL=SCRAP

CONDITION: CHECK AND ADVISE CUSTOMER STATES MAJOR COOLANT LEAK, POSSIBLY RADIATOR

CAUSE: LEAKING CORRECTION: TL -

https://techlane-dtna.prd.freightliner.com/techlane/reports/techstory/83-UHVhdTliRzNTWTFWNFlrTjU2Q1RlR3ZucEg

4V1VkVG4

TL - 266-6010A - RADIATOR W/ CAC R/R

PRIMARY FAILED COMPONENT: CORE & TANK ASSEMBLY - RADIATOR / 042-002-001

CAUSE: LEAKING PFP: TXE 1003850D CORRECTION: REPLACE

EXTRA WARRANTY REQUIREMENTS: If the radiator failed due to a leak, the area of the leak should be clearly identified on the part and a description of the location of the leak and the conditions in which it was leaking listed in the

"Repair Details" section of the claim.

TECHNICIAN WARRANTY NOTE: Leak occurred at the top left corner of the radiator

PARTS DISPOSITION: SCRAP

Found unit in lot and brought up to the yard, unit instantly began to leak. Installed pressure tester and was able to hear the pressure leave the radiator. Began repair by draining the coolant and removing the surge tank and radiator support bracket. Removed the mounting bolts for the trans cooler and continued. Pulled the radiator out and transfer the CAC and other parts onto the new radiator. Installed the new radiator and reinstalled removed components. Refilled coolant and installed pressure tester and steamed cleaned unit and ran in regen and verified repair

-1	QTY	ITEM	DESCRIPTION

SERVICE INVOICE: RA240187661:04

QTY	ITEM	DESCRIPTION
1	240F/05-32518-070	ISOLATOR-RADIATOR,UPR
1	240F/05-37220-000	KIT-CONDENSER MOUNTING
3 240V/OWI 23519396 ANTFRZ D		ANTFRZ DDC PWRCOL ELC 50/50GAL
1	240V/TXE 1003850D	HOUSED RADIATOR ASSY-NO ITOC
		*** WILL NOT WORK IN PLACE OF TXE 1003849D ***
		042-002-001-18-03-00-00

Warranty Pending

ANY WARRANTIES ON THE PRODUCTS SOLD HEREBY ARE THOSE MADE BY MANUFACTURER, IF ANY. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF. THE SELLER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND THE COMPANY NEITHER ASSUMES NOR AUTH-ORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH THE SALE OF SAID PRODUCTS WHICH ARE SOLD AS IS AND WITH ALL FAULTS.

WE HEREBY CERTIFY THAT THESE GOODS WERE PRODUCED IN COMPLIANCE WITH ALL APPLI-CABLE REQUIREMENTS OF SECTIONS 6, 7 AND 12 OF THE FAIR LABOR STANDARDS ACT OF 1938, AS AMENDED AND OF REGULATIONS AND ORDERS OF THE ADMINISTRATOR OR WAGE AND HOUR DIVISION ISSUED UNDER SECTION 14 THEREOF.

CLIENT AGREES THAT JURISDICTION AND VENUE OF ANY DISPUTE, CLAIMS OR LAWSUITS BETWEEN CLIENT AND THE COMPANY REGARDING ANY MATTER, INCLUDING, BUT NOT LIMITED TO SERVICES PROVIDED OR GOODS SOLD BY THE COMPANY TO CLIENT OR ON CLIENT'S BEHALF, SHALL BE EXCLUSIVELY IN THE STATE AND COUNTY THE REPAIR WAS PERFORMED. AGREES TO BE SUBJECT TO THE JURISDICTION OF STATE AND COUNTY IN ANY SUCH DISPUTE.

PLEASE READ TERMS AND CONDITIONS ON THE NEXT PAGE SIDE BEFORE SIGNING.

AUTHORIZED BY	 DATE	

SERVICE INVOICE: RA240187661:04

- (1) OUR TERMS ARE PAYMENT ON DELIVERY@SERVICE CHARGE OF 1 1/2% PER MONTH (18% PER ANNUM) RECEIVED WITH 30 DAYS OF INVOICE DATE. IF VVG HAS EXTENDED CREDIT TERMS, PAYMENT IS DUE PER THE CREDIT ARRANGEMENT. IN THE EVENT LEGAL ACTION IS REQUIRED TO ENFORCE PAYMENT, CUSTOMER AGREES TO PAY VVG ALL COURT COSTS AND ATTORNEY FEES
- (2) A 20% RESTOCKING CHARGE WILL BE CHARGED ON ALL ITEMS RETURNED.
- (3) ALL REQUESTS FOR RETURN MUST BE:
 - A. IN ORIGINAL CLEAN CARTON
 - B. UNUSED
 - C. WITHIN 30 DAYS OF INVOICE DATE, AND ACCOMPANIED BY A COPY OF THE INVOICE.
- (4) NO ELECTRICAL ITEMS MAY BE RETURNED.
- (5) NO SPECIAL ORDER ITEMS MAY BE RETURNED.
- (6) ALL PARTS SOLD AND/OR INSTALLED BY VVG ARE WARRANTEED BY THE MANUFACTURER. VVG ACCEPTS NO RESPONSIBILITY FOR FIT, TYPE, OR QUALITY OF ANY VENDOR ITEM.
- (7) KITS AND SETS ARE NOT RETURNABLE IF CARTON IS OPENED 1119
- (8) CORES MUST BE RETURNED WITH 5 WORKING DAYS OF INVOICE DATE AND ACCOMPANIED BY A COPY OF THE INVOICE. CORES MUST BE DRAINED, ASSEMBLED AND IN ORIGINAL CARTON
- (9) ALL SPECIAL ORDERED PARTS THAT YOU HAVE MADE A DEPOSIT ON MUST BE PICKED-UP WITH 10 DAYS YOUR DEPOSIT IS FORFEITED.
- (10) VVG IS NOT RESPONSIBLE FOR LOST INCOME OF ANY TYPE WHICH RESULTS FROM A UNITS NON-OPERATION WHILE BEING REPAIRED. THE DEALER IS NOT RESPONSIBLE FOR UNAVAILABILITY OF PARTS OR DELAYS IN PARTS SHIPMENT BEYOND DEALER'S CONTROL.
- (11) ALL RETURNED CHECKS ARE SUBJECT TO A \$35.00 HANDLING FEE
- (12) LABOR WARRANTY IS 45 DAYS
- (13) VVG IS NOT RESPONSIBLE FOR LOSS OR DAMAGE TO THE VEHICLE OR ITS CONTENTS DUE TO COLLISION NOT DUE TO ITS NEGLIGENCE; OR DUE TO THEFT OR OTHER CASUALTY REGARDLESS OF WHETHER OR NOT SUCH FIRE, THEFT OR OTHER CASUALTY IS DUE TO ITS NEGLIGENCE
- (14) CUSTOMER STATES NO ARTICLES OF PERSONAL PROPERTY HAVE BEEN LEFT IN THE VEHICLE AND DEALER IS NOT RESPONSIBLE FOR INSPECTION THEREOF
- (15) DUE TO THE TYPE OF SERVICE REQUESTED SOME REPAIRS MUST BE SUBLET
- (16) IF THE VEHICLE DESCRIBED HEREIN IS NOT CALLED FOR WITHIN THREE (3) DAYS AFTER SUCH NOTICE IS GIVEN, A STORAGE CHARGE OF \$25.00 PER DAY WILL BE MADE FOR EACH DAY THEREAFTER
- (17) SAID DEALER IS AUTHORIZED TO DELIVER THE VEHICLE DESCRIBED HEREIN OR ANY OF ITS CONTENTS TO ANY PERSON PRESENTING THIS RECEIPT