



Hatcher Mobile Services, LLC

7210 L Street
 Omaha, NE 68127
 888-808-8448

11/18/2021 12:01:15 PM

Repair Order #33625

Page:1

MATHER TRUCKING

2213 FRANKLIN ST
 BELLEVUE NE, 68005

Phone: 402-320-3308 - DJ

Service Writer : BA

Vehicle : 2012 Freightliner Cascadia 14.8 L 906 CID L6 Detroit Diesel DD15

VIN : 1FUJGLDR9CSBF7360

Tag/State : 214380/NE

Fleet #/Driver:

Odometer In : 11735

Created : 10/21/2021 9:53:44 AM

Odometer Out : 11735

Qty	Code/Tech*	Description	Condition	Unit Price	Price
		COURTESY INSPECTION LABOR			\$0.00
		Note: CHECK OVER ALL LIGHTS, BRAKES, FLUIDS, SUSPENSION AND STEERING PARTS. IF IT HAS A CLUTCH BE SURE TO CHECK THE FREEPLAY. CHECK TO MAKE SURE TIRES ARE THE PROPER PSI.			
		-----			\$0.00
		DIAGNOSTIC LABOR			\$249.84
		Note: DIAGNOSTIC LABOR 2 HOUR MINIMUM CUSTOMER STATES TRUCK HAS A MISS AND HAS WHITE SMOKE			
		-- Technician Notes from AutoVitals SmartFlow --Connected to engine. Has active fault for intake throttle valve. Removed CAC pipe and inspected throttle valve. It was stuck in the closed position. Ordered new throttle valve. Removed and replaced throttle valve. Reassembled. Road tested truck. Truck is still smoking. Warmed truck up to 160. Monitored cylinder balances . Cylinder 5 is way too high. Recommend replacing all 6 injectors,lines and pass through. Turned in parts sheet for a sub. Installed new injector in Cyl 5 and still had issue. would recommend pulling head. Pulled head and found valves fretting / broken in cylinder #5 also other cylinders were starting to fret / crack. Once cyl head was removed found scoring in cylinder 5 and 6. recommend overhaul.			
1		Intake Throttle Valve		\$193.56	\$193.56
1		CORE CHARGE		\$62.50	\$62.50
		Intake Throttle Valve		\$0.00	\$0.00
-1		CORE CHARGE		\$62.50	(\$62.50)
2		Gasket, Throttle Valve		\$12.16	\$24.32
		FUEL SYSTEM LABOR			\$743.27
		Note: REPLACE ALL 6 INJECTORS WITH BOSCH REMANS - Tech Notes For Customer: Removed air cleaner assembly. Removed brackets on top of valve cover. Removed valve cover. Removed injector wiring harnesses. Removed #5 fuel line. Removed injector. Installed new. Torqued to specification. Set valve cover on. Truck is still smoking and has a miss. Installed new injector in Cyl 5 and still had issue. would recommend pulling head. Pulled head and found valves fretting / broken in cylinder #5 also other cylinders were starting to fret / crack. Once cyl head was removed found scoring in cylinder 5 and 6. recommend overhaul.			
3		High Pressure Fuel Line		\$102.22	\$306.66
3		High Pressure Fuel Line		\$102.22	\$306.66
7		BIHEX BOLT		\$4.71	\$32.97
2		REMAN INJECTOR		\$644.47	\$1,288.94
		CORE CHARGE		\$272.00	\$0.00
1		Socket 15/16" Carlyle Hand Tools		\$30.05	\$30.05
		ENGINE ASSEMBLY LABOR			\$5,591.42
		Note: REMOVE CYLINDER HEAD CHECK AND ADVISE - DJ APPROVED MOVING FORWARD WITH INSPECTIN THE HEAD AND VALVE TRAIN.			
		-- Technician Notes from AutoVitals SmartFlow --Recovered refrigerant. Removed all coolant lines,egr pipes. Air intake pipes. Removed injectors. Removed cams. Removed rocker box. Removed all cylinder head bolts. Removed cylinder head. Cylinder 5 valve is damaged on the head. Turned in parts sheet for a sub			
6		5/8-11 Flange Nut Gr 8		\$2.27	\$13.62
4		5/8-11 x 2" Flange Bolt Gr 8		\$5.34	\$21.36
4		M10 x 1.5 x 30 Hex Head CS		\$1.11	\$4.44
4		M10 Alloy Flatwasher CI 10		\$0.54	\$2.16
1		JASON		\$102.59	\$102.59
		Note: CC FEE FROM INJECTORS RETURNED			
1		Inframe Kit DD15 2010-2012		\$5,124.33	\$5,124.33



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Page:2

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Vehicle: 2012 Freightliner Cascadia 14.8 L 906 CID L6

Qty	Code/Tech*	Description	Condition	Unit Price	Price
1		HEAD W/VALVES	Remfd	\$5,633.13	\$5,633.13
		CORE CHARGE		\$2,343.75	\$0.00
1		O/SUCTN MFLD		\$308.48	\$308.48
4		SEAL		\$15.87	\$63.48
		ENGINE ASSEMBLY LABOR			\$2,920.63
12		Brake Cleaner, Non-Chlorinate		\$4.02	\$48.24
1		3" Coarse Kim-Brite Green Abrasive Brush		\$31.14	\$31.14
1		2" Coarse Grn Abrasive Brush		\$20.75	\$20.75
4		M16 X 2.0 X 50 CS 10.9		\$3.57	\$14.28
4		M16 Flat Washer CI 10		\$1.41	\$5.64
1		SEAL		\$54.89	\$54.89
2		SEAL		\$16.95	\$33.90
2		SEAL		\$15.87	\$31.74
1		GASKET		\$31.61	\$31.61
4		GASKET		\$8.89	\$35.56
1		Intake Manifold Pressure Sensor		\$109.22	\$109.22
10		DECOUPLER		\$30.35	\$303.50
1		ORING		\$11.47	\$11.47
1		Seal, Thermostat		\$12.84	\$12.84
6		Gasket, Intake		\$16.24	\$97.44
2		SEAL		\$14.00	\$28.00
1		GASKET		\$59.61	\$59.61
1		SEAL		\$149.15	\$149.15
1		SEAL		\$149.00	\$149.00
1		GASKET	New	\$41.22	\$41.22
1		GASKET	New	\$31.06	\$31.06
2		M10 x 40 IFI Flange Bolt		\$2.66	\$5.32
5		Silicone Heater Hose - 5/8"		\$16.68	\$83.40
8		#10 Heavy-Duty Silicone Hose Clamp		\$2.45	\$19.60
1		Temp Sealing Washer		\$4.76	\$4.76
1		SEALING WASHER		\$4.21	\$4.21
1		1/2 HD Insulat Clamp 3/8 bolt		\$1.14	\$1.14
1		Bolt CI10.9, M10 x 1.5 x 50		\$1.38	\$1.38
1		M10 Alloy Flatwasher CI 10		\$0.54	\$0.54
1		CLAMP		\$29.13	\$29.13
1		GASKET		\$27.90	\$27.90
1		Oil Filter - NAPA Gold		\$39.28	\$39.28
Note: OE# A4721800509;Manufacturer OE Recommended Oil Change Intervals;Use with older OEM housing, newer housing requires OE # A4711800009					
2		#28 Heavy-Duty Silicone Hose Clamp		\$2.51	\$5.02
1		V-BAND CLAMP		\$90.37	\$90.37
1		HOSE		\$26.92	\$26.92
1		Restriction Guage Kit Informer		\$75.43	\$75.43
1		Fuel Filter Cartridge - Gold		\$93.22	\$93.22
1		Fuel Filter Cartridge - Gold		\$78.62	\$78.62
1		Socket Hd Bolt, M6 x 1.0 x 12		\$0.62	\$0.62
1		BG In-Force Penetrating Oil		\$14.55	\$14.55



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Page:3

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Qty	Code/Tech*	Description	Condition	Unit Price	Price
1		21/64 Super Prim Drill Bit		\$22.05	\$22.05
1		M8 x 1.25 Flange Nut		\$1.04	\$1.04
1		#36 HD Silicone Hose Clamp		\$2.82	\$2.82
1		M10 x 40 IFI Flange Bolt		\$2.66	\$2.66
1		M10 x 35 10.9 IFI Flange Bolt		\$1.89	\$1.89
1		M10 x 20 IFI Flange Bolt		\$2.07	\$4.14
2		M10 x 20 IFI Flange Bolt		\$61.28	\$61.28
1		Dow Corning Sealant 3oz		\$28.00	\$28.00
1		Air Cleaner Isolator		\$0.66	\$1.32
2		M8 x 1.25 x 20 IFI Flange Bolt		\$5.59	\$279.50
50		Bulk Oil, 15w40 per Qt		\$17.56	\$245.84
14		Antifreeze, 50/50 Red Fin Chg		\$18.45	\$36.90
2		Final Charge Antifreeze 50/50		\$1.29	\$2.58
2		Flange Bolt, M8 x 1.25 x 30		\$1.04	\$4.16
4		M8 x 1.25 Flange Nut		\$2.51	\$2.51
1		#28 Heavy-Duty Silicone Hose Clamp		\$2.57	\$2.57
1		#20 Heavy-Duty Silicone Hose Clamp		\$2.57	\$2.57
1		#16 Heavy-Duty Silicone Hose Clamp		\$0.00	\$0.00

QUALITY CONTROL

Note: CHECK THAT ALL CUSTOMERS CONCERNS WERE ADDRESSED AND THAT ALL REPAIRS WERE MADE. TEST DRIVE VEHICLE TO MAKE SURE NO LIGHTS ARE ON AND THAT ANY OTHER CONCERNS THAT A ROAD TEST MAY REVEAL. CHECK FOR ANY GREASE MARKS ON THE VEHICLE AND MAKE SURE THEY ARE CLEAN. IF SERVICED CHECK FOR WINDOW STICKER AND THAT FLUID LEVEL IS CORRECT.

Labor	\$9,542.64	less discount:	\$37.48	\$9,505.16
Parts				\$15,957.66
Shop Supplies				\$260.00
Hazardous Material Charges				\$25.00
Charges				\$102.59
Repair Total				\$25,850.41

Technician Code	Certification #
MB	
Tech	
AK	
RG	

Date & Time	Total Amount	Authorized By	Approvals	Method	Employee



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Page:4

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Terms and Conditions

Hatcher Mobile Services (the "Company") accepts vehicles in order to provide Goods and Services. Goods and Services includes, but is not limited to repairs, inspection, determining and estimating repairs, new and/or used parts, components, accessories or materials used in the Goods and Services, storage, garaging or pending sale or for any other purpose. "Customer" shall mean the Customer identified in the Customer Statement, estimate, work order, online request or other ordering document. The provision of Goods and Services are subject to the following terms and conditions (in addition to the Customer Statement on the front of the Job Card).

Work Orders / Estimates

- Estimates are valid for 28 days from the date first given to Customer. If instructions are not received from a Customer (in response to an estimate rendered) within 28 days, the Company may invoice for reasonable storage charges from the date that the vehicle was received until its collection, as further defined in Paragraph 5, below (Note: the Company does not, as a general rule make any such charge for garaging pending instructions, if the repairs are ultimately carried out by the Company and duly paid for).
- (i) All estimates by the Company are subject to change caused by variations to the Company of labor, material and spare parts at the date of estimate. In the event of any variation occurring before or after acceptance of the estimate the Company may if it thinks fit require the Customer to pay on completion of the work any increase due to such variation.
(ii) If no estimate is provided or if only part of the work covered by the estimate is carried out the Company shall be entitled to charge a reasonable and proper price for the work done (including any stripping down leading to determination as to the practicability or otherwise of any work and reassembly) and for materials and spare parts supplied.
(iii) The company, in its sole and absolute discretion, may refuse to carry out all, or part of any work for any reason whether or not an estimate has been provided.
(iv) Variations to the estimate, the scope of the repair or work, the prices chargeable shall be subject to all these terms and conditions, and so that any such variation shall not be deemed to constitute or create a new or separate contract.
- (i) The Company may demand a deposit before commencing any work. The customer shall co-operate with the Company in all matters relating to the Goods and Services.
(ii) Special order parts are to be prepaid before ordering for the customer. Prepaid parts will be held for up to 60 days. After which parts will be returned to vendors and the purchase of the parts will be forfeited.

Delivery / Completion

- Every endeavor will be made to provide the Goods and Services by the estimated time, but the Company shall not be liable for any delay in completing the Goods and Services. Time shall not be of the essence in respect of this clause. Risk passes on delivery or where relevant on collection.

Payment

- Payment for all Goods and Services, repairs and/or spare parts supplied is due on completion of work. The Goods and Services repair is completed for the purpose of these terms and conditions when notice has been given that the vehicle is ready for collection. All Goods and Services shall remain the absolute and unencumbered property of the Company until such time as the Company has received cleared payment in full from the Customer in respect of such Goods and Services. If the vehicle described herein is not picked up within three (3) business days after the Customer receives notice that the vehicle is ready for collection, Company charges daily storage fees at rates that are ordinary and customary for the area, but not to exceed the maximum rate allowable by applicable law. Sales hereunder are subject to the condition that the Customer pay the Company the amount which Company is required to pay on account of any excise, manufacturer's payroll, use, or sales taxes or charges which may be established or levied by any governmental authority upon the Goods and Services sold hereunder or any part thereof, or the manufacture, use, sale, or delivery thereof, insofar as the same may be applicable to the Goods and Services sold hereunder or the manufacture, use, sale or delivery thereof.
- The Company shall have a storage repair lien subject to Neb. Rev. Stat. § 52-201, and any other liens permitted under applicable law on all of the Customer's vehicles and all of their contents for all charges for repairs, including labor and parts, storage and towing fees owed to the Company by the Customer on any account whatsoever. The Company shall be entitled to reasonable storage charges, as described in Paragraph 5, above, during any period in which the vehicle is retained by virtue of the lien.
- If the Customer's indebtedness to the Company is not satisfied within three months from the date of the first invoice to the Customer, the Company may without notice sell any vehicle owned by the Customer and/or the contents thereof by public auction or private treaty. The net proceeds of the sale shall be applied towards the satisfying monies due from the Customer to the Company, and any balance shall be paid by the Customer to the Customer on demand.

Collection

- Where in any case a driver who, so far as the Company is aware has the authority to collect the vehicle, collects the same, the Company shall not be responsible to the Customer for any loss of damage resulting, on the grounds that such driver had in fact no such authority, and this notwithstanding that delivery may have been made without payment of the Company's account. It shall not be obligatory upon the Company to seek confirmation of the authority of any person reasonably believed to be then or to have been at some time, connected with the Customer.
- If a vehicle is not collected in accordance with paragraph 5, above, the Company charges daily storage fees at rates that are ordinary and customary for the area, but not to exceed the maximum rate allowable by applicable law.

Limitation of Liability

- Where the Customer is not a consumer, all statements, conditions or warranties as to quality of the Goods or their fitness for purpose whether expressed or implied by law or otherwise are hereby expressly excluded.
- Any warranties on any parts are limited only to those written warranties provided by applicable part's manufacturer.
- Except as set forth above in Paragraph 11, Company expressly disclaims all warranties, express or implied. Company neither assumes nor authorizes any other person to assume for it any liability in connection with the services or any parts provided to Customer in conjunction with the services. In no event will the Company be liable for special, incidental, or consequential damages. Customer further understands that the Company is relying upon this limitation in determining the cost of services provided. EXCEPT AS EXPRESSLY SET FORTH HEREIN, COMPANY DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES ARISING FROM COURSE OF DEALINGS OR TRADE USAGE, IN REGARD TO THE GOODS AND SERVICES, INCLUDING, BUT NOT LIMITED TO, THE INSPECTION, INSTALLATION OF GOODS AND SERVICES, SERVICE, MAINTENANCE REPAIRS, DETERMINING AND ESTIMATING REPAIRS, STORAGE, GARAGING OR PENDING SALE OR FOR ANY OTHER PURPOSE PERFORMED BY THE COMPANY.
- USED PARTS ARE SOLD "AS IS" AND CUSTOMER CONSENTS AND AGREES THAT COMPANY HAS NOT MADE AND NOW MAKES NO REPRESENTATIONS OF ANY NATURE, EXPRESSED OR IMPLIED INCLUDING, BUT NOT LIMITED TO, THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, COURSE OF DEALINGS OR TRADE USAGE IN REGARD TO THE USED PARTS.
- Failure of Company to exercise any of its rights hereunder will not be deemed a waiver of any such right, a waiver of any right or obligation hereunder will not constitute a continuing waiver. The unenforceability of any provision of this agreement will not affect the enforceability of any other provision of this agreement, and each other provision of this agreement will be severable and enforceable to the extent permitted by law.

Indemnity

- To the fullest extent permitted by law, Customer agrees to indemnify, hold harmless and defend Company from and against all liability, claims (including, but not limited to, those based on negligence) and losses, whether foreseen or unforeseen, arising out of or in any way related to the customer's property (e.g., vehicle) upon which the Company performs its work. This indemnity obligation does not obligate Customer to defend or indemnify Company against any liability for damage that is solely caused by the negligence or fault of Company. It is, however, the express intent of the parties that the Customer must defend and indemnify Company from and against all defense costs, including, but not limited to, court costs and attorney fees, regardless of the theory of liability alleged and by whom, and regardless of whether the injury or damage sustained is alleged to have arising out of the alleged partial or concurrent negligence of Company.

Customer's Representations and Warranties

- Customer represents and warrants to Company that each of the following are presently true and correct and agrees to acknowledge and confirm that the same continue to be true and correct at all times while the Customer's vehicle is stored on Company property.
(a) Customer (and the individual signing any Company documents on behalf of Customer) has the requisite power and authority to enter into and carry out the terms of this Agreement and no further approval of any person, or Customer representative is necessary in order to permit Customer to consummate this Agreement.
(b) Customer (and the individual signing any Company documents on behalf of Customer) represents that Customer is the owner of the vehicle and has clean title to the vehicle.
(c) Orders received for Goods and Services from any driver employed by the Customer or by any person who is reasonably believed to be acting as the Customer's agent or by the order of any person to whom the Company is entitled to make delivery of the vehicle shall be binding upon the Customer.

General

- The Company is not responsible for loss or damage to vehicles due to or arising from fire, weather, theft or any other cause except when such loss or damage is caused by the sole negligence or deliberate act of the Company or its servants. Company shall not be responsible for any loss or damage to articles of personal property that have been left in the vehicle or for loss or damage to bodies, trailers or special equipment, including any cargo, materials or supplies carried on or in such bodies, trailers or special equipment, whatever the cause. Under no circumstances will the Company accept liability for loss or damage outside its control for any indirect loss, consequential loss, loss of profits, loss of business, loss of use or any special loss.
- All parts removed by the Company in the course of the repair shall, if not claimed by the Customer within 14 days after the completion of the repair be deemed to be owned by the Company and they shall become the Company's absolute property. Parts returned are subject to a handling charge. Parts specially ordered are not returnable.
- Any notice to the Customer posted to his last known address shall be good notice. Any query regarding this invoice is to be made within 14 days of receipt.
- Save where the context forbids, the expression "vehicle" wherever used in these Conditions includes car, lorry, van, trailer, caravan, invalid carriage, and cycle and as a separate unit or otherwise, engine, axle, gearbox, clutch, generator, starter, battery, and each and every component of a vehicle.
- No alteration or qualification of these printed terms and conditions shall be effective unless in writing, signed on behalf of the Company by a Director or a duly authorized officer of the Company. No other person has the authority to alter or qualify in any way the above printed conditions or to enter into any contract for repair for any of the purposes set out in the preamble above on behalf of the Company otherwise than on such conditions.
- Unless otherwise stated, all service work undertaken is carried out in accordance with the Company's schedule.
- Customers are strongly advised to remove all items of value not connected with the vehicle when leaving it on the Company's premises. The Company cannot accept liability for any loss or damage to the same except in consumer transactions when this is shown to have been caused by the negligence of Company.
- If the Company's performance of its obligations under the Contract is prevented or delayed by any act or omission of the Customer, its agents, subcontractors, consultants or employees, the Company shall not be liable for any costs, charges or losses sustained or incurred by the Customer arising directly or indirectly from such prevention or delay.
- The Customer shall be liable to pay to the Company, on demand, all reasonable costs, charges or losses sustained or incurred by the Company arising directly or indirectly from the Customer's fraud, negligence or failure to perform or delay in the performance of any of its obligations under the terms and conditions.
- The Company shall have no liability to the Customer under the terms and conditions if it prevented from, or delayed performing, its obligations under the terms and conditions or from carrying on its business by acts, events, omissions, or accidents beyond its reasonable control, including (without limitation) strikes, lockouts, or other industrial disputes, pandemic, failure of a utility service or transport network, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation, direction, accident, breakdown of plant machinery, fire, flood, storm or default of suppliers or subcontractors.
- Customer agrees that in the event of any action brought by Customer against Company, Customer shall not be entitled to recover any incidental or consequential damages as defined in the Uniform Commercial Code, including, but not limited to indirect or special damages, loss of income or anticipated profits, or down-town, or any punitive damages. Customer acknowledges receipt of the Hatcher Mobile Services Terms and Conditions and also understands that by signing this Customer is agreeing to the terms and conditions described above.
- These Terms and Conditions shall be binding upon the Customer and the Company at all times, and shall apply to any and all Goods and Services or other work performed by the Company at any time in the future, unless and until the parties agree in writing to different terms. For the avoidance of doubt, these Terms and Conditions are hereby fully incorporated by this reference into any future work order, purchase order, and any other oral or written request for Goods and Services, or other work, to be performed by the Company.

Customer Signature _____