

WARRANTY TERMS AND CONDITIONS FOR OUR SERVICE CUSTOMERS:

NISSAN REPLACEMENT PARTS AND ACCESSORIES LIMITED WARRANTY

NISSAN MOTOR CORPORATION IN U.S.A., ("NISSAN") P.O. Box 191, Gardena, California 90147 warrants all genuine NISSAN replacement parts and accessories (except those referred to below) and all of the component parts thereof, to be free from defects in materials of workmanship under normal use, service and maintenance for 12,000 miles or 12 months, whichever occurs first, from the date of purchase, except that the warranty of genuine NISSAN replacement parts or accessories installed on a NISSAN vehicle while it is covered by the New Vehicle Limited Warranty will not expire before the New Vehicle Limited Warranty expires.

ANY IMPLIED WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, SHALL BE LIMITED IN DURATION TO THE ABOVE PERIOD. NISSAN SHALL NOT BE RESPONSIBLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGE, SUCH AS LOSS OF USE OF THE PART OR ACCESSORY OR OF THE VEHICLE ON WHICH IT IS INSTALLED, INCONVENIENCE OR COMMERCIAL LOSS. SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSION MAY NOT APPLY TO YOU. This Warranty gives you specific legal rights, and you may also have other rights which vary from state to state. This is the only express warranty applicable to NISSAN replacement parts and accessories. NISSAN neither assumes nor authorizes anyone to assume for it any other express warranty.

NISSAN will, at its option, repair or replace any part or accessory covered by this warranty which becomes defective, malfunctions or otherwise fails to conform with this warranty under normal use and service during the term of this warranty at no charge for parts or for labor in repairing the part or accessory. If the part or accessory to be repaired or replaced was installed initially by an Authorized NISSAN Dealer, it will be reinstalled in the vehicle after it has been repaired, or its replacement will be installed in the vehicle at no charge for labor. In order to obtain warranty repairs, the vehicle on which the part or accessory is installed must be delivered to an Authorized NISSAN Dealer in the United States or Canada at the owner's expense, together with proof of purchase date and mileage. The names and addresses of Authorized Nissan Dealers are listed in telephone directories.

THIS WARRANTY DOES NOT COVER: 1. Tires and tubes, batteries and air conditioners. These items are covered by separate warranties. 2. Competition parts. 3. Defects, malfunctions or failures resulting from misuse, negligence, modification, accident, use of parts not equivalent and design to parts supplied by NISSAN, or lack of performance of required maintenance services.

ALL PARTS AND SERVICE PROVIDED AS IS BY DEALERSHIP: ALL PARTS AND ACCESSORIES ARE SOLD AND ALL REPAIRS AND SERVICES ARE PROVIDED BY OUR DEALERSHIP AS IS. OUR DEALERSHIP DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, IN CONNECTION WITH THE SALE OF PARTS AND ACCESSORIES AND/OR SERVICES AND REPAIRS PERFORMED BY OUR DEALERSHIP. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE VEHICLE AND PARTS AND ACCESSORIES IS WITH THE CUSTOMER AND, IF APPLICABLE, THE MANUFACTURER. IF THE VEHICLE OR ANY INSTALLED PARTS OR ACCESSORIES SHOULD PROVE DEFECTIVE FOLLOWING THEIR PURCHASE, THE CUSTOMER AND POSSIBLY THE MANUFACTURER AND NOT THE DEALERSHIP ASSUME THE ENTIRE COST OF ANY NECESSARY SERVICING OR REPAIR. 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 PROFITS OR INCOME OR ANY OTHER INCIDENTAL DAMAGES. IN ADDITION, EXPRESSLY EXCLUDED IS ANY DEALER LIABILITY FOR DEFECTS PERTAINING TO SAFETY OR PERFORMANCE, BY WAY OF "STRICT LIABILITY", NEGLIGENCE OR OTHERWISE.

HAZARDOUS WASTE DISPOSAL COSTS: A charge may be assessed to cover costs associated with the handling, management and disposal of toxic waste or hazardous substances under California and Federal Law.

TO OUR SERVICE CUSTOMERS: 1. Our usual charges for labor are not based on actual mechanic's time, but are simply our prices for particular jobs. 2. 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. 3. Customer is hereby notified that the said property is not insured or protected to the amount of the actual cash value thereof, or otherwise, against loss occasioned by theft, fire or vandalism while the property remains with the dealer. 4. Customer states no articles of personal property have been left in the vehicle and dealer is not responsible for inspection thereof. 5. The dealer is not responsible for unavailability of parts or delays in parts shipment beyond dealer's control. 6. Due to the type of service requested, some repairs must be sublet. 7. All charges for repairs including labor and materials furnished are due and payable simultaneously with the 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 front side hereof. 8. If the vehicle described herein is not called for within three (3) days after such notice is given, a daily storage fee will be charged. 9. Said Dealer is authorized to deliver the vehicle described herein or any of its content to any person presenting this receipt. 10. In addition to any and all other legal remedies available, I authorize Said Dealer to have a lien on the vehicle described herein of 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 the address is unknown, it shall be forwarded to the Department of Motor Vehicles. 11. If any such charge 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. 12. The Power-of-Attorney granted on the front of this Repair Order/Invoice shall be irrevocable and shall remain in effect for as long as there is an outstanding amount due under this Repair Order/Invoice.

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 buyer's 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 the failure of the repairs within 60 days after they 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 for usage. This time extension does not affect the protections or remedies the buyer has under other laws."

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 car, 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 car, 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; 3) 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 vehicle components.

(Posted in accordance with Proposition 65 in Cal. Health & Safety Code §25249.5 et seq)

State of California - Department of Consumer Affairs: NOTICE TO MOTORISTS:

If your vehicle fails Smog Check, federal law requires you to make necessary repairs to reduce your vehicle's emissions to required levels. If your vehicle is not under warranty and you have spent up to or more than the amount required by law for appropriate emissions-related repairs at a licensed Smog Check repair facility, you may be eligible for a one-time waiver.

Repair waivers will NOT be issued for: Vehicles with missing, modified or disconnected emissions control equipment, regardless of the costs to make repairs; Vehicles identified as "Gross Polluters" - vehicles which have much higher emissions than properly maintained vehicles in their class; Vehicles that obtained a repair waiver after **January 1, 1995**, in their most recent biennial inspection or transfer of ownership. **Two consecutive repair waivers will not be issued after January 1, 1995.**

If you obtain a smog certificate by means of fraud, you may be subject to a civil penalty of up to \$2500 per day of subject violation. Also, you may be subject to criminal prosecution. For further information, call the Department of Consumer Affairs toll-free at 1-800-952-5210.

BY LAW, YOU MAY CHOOSE ANOTHER LICENSED SMOG CHECK FACILITY TO PERFORM ANY NEEDED REPAIRS OR ADJUSTMENTS WHICH THE SMOG CHECK TEST INDICATES ARE NECESSARY.