

Porsche Central Operations PRG

Bath Road, Calcot Reading, Berkshire RG31 7SG Tel: (0118) 930 3911 Fax: (0118) 916 5093 www.porsche.co.uk

Cash Invoice

Invoice Name & Address **DK Engineering** Little Green Street Farm **Green Street** Chenies Rickmansworth Hertfordshire WD3 6EA

Account No. C0002 Document Number 14720297 Date & Tax Point 24/08/2023 Order Number DK Engineering

DK Engineering Little Green Street Farm **Green Street** Chenies Rickmansworth Hertfordshire WD3 6EA

Driver Name & Address

Mileage Engine No. Time Page Make & Model Chassis No. 738 09:59 WP0ZZZ99ZJS167382 005981 911 GT3 (991) VSB No. W.I.P. No. Job No. Reference No. Reg No. Reg Date. 47326 AY67FKM 17/07/2018 D 39033 pa

	Description of Goods / Services	Qty.	Unit Price	Unit Des.	Net Total	V
A	111 Carried out Porsche 111 point check.			Subtotal:	380.00	
	Any Queries Please Contact: Muriel Warthman	n				

7000000	
Parts	0.00
Surcharge	0.00
Lab/Oil/Tyres	380.00
Sublet	0.00
Menus	0.00

- 1	V	Nate	OCIVICC/ GOOds	V./\.1.		
- 1	S	20.00	380.00	76.00	Net	380.00
	J	20.00	300.00	,	V.A.T.	76.00
					Total	456.00
_					Paid	0.00
1					Owing	456.00
0						

Agreement for Service and/or Repair

1,	Interpretation & Definitions "Agreement" means these Conditions together with any Estimate and/or Quotation, Invoice and any	1.3 13.1	Limits of Liabilities The Company is only representible for local of a demand to the Valida with a second control of the Company is only represented to the Company in the Company is only represented to the Company in the Company is only represented to the Company in the Company is only represented to the Company in the Company is only represented to the Company in the Company is only represented to the Company in the Company is only represented to the Company in the
	other schedules identified as included by the Company; "Company" means the Porsche centre as named overleaf providing the service or repair;	13.1	The Company is only responsible for loss of or damage to the Yehicle or its accessories or contents caused solely by the Company's negligence. The Company advises the Customer to remove from the Vehicle all Items of value not related to the Yehicle, Except in respect of death or personal injury, the
	"Conditions" means these terms and conditions and any reference to a Condition means a particular one of these Conditions;		liability of the Company to the Customer shall be limited to direct loss (excluding direct and indirect loss of profit and/or any other kind of economic loss), damage, cost or expense and shall be limited to the
	"Customer" means the customer as named overleaf; "Estimate" means any estimate prepared pursuant to Condition 2	13.2	price of the Work and/or Goods in respect of any one event or series of connected events. The Company shall not be liable to the Customer for any loss or damage occasioned by the release of
	"Goods" means the goods or parts used in the Work; "Importer" means Porsche Cars Great Britain Limited;		the Vehicle to any person who settles any outstanding part of the Price provided always that such
	"Invoice" means the invoice issued to the Customer in respect of the Work/supply of Goods;	1996	persons shall have held themselves out as duly authorised by the Customer to have possession of the Version.
	"Manufacturer" means the manufacturer of the Goods; "Price" means the total price for the Work, the Goods and any storage and or towing costs;	14.	Customer's Insurer In the event that the Company carries out Work and/or supplies Goods on the authority of the Customer's
	"Quotation" means any quotation prepared pursuant to Condition 3 "Vehicle" means the vehicle in respect of which the Work is carried out;		insurer, the Customer's insurer will be deemed to be the Customer and all references to the Customer will be construed accordingly save that this provision will not relieve the Customer from liability to pay to
2.	"Work" means any service or repairs carried out on the Vehicle. Health and Safety		the Company any amount due for the Work and/or Goods which is not recovered or recoverable by the Company from the Customer's insurer.
	Upon Delivery of the Vehicle to the Company the Customer shall immediately inform the Company of any circumstances or matters known to him which render the Vehicle unsafe or in a hazardous	15 15.1	Warranty The Company warrants that all genuine Porsche parts fitted to the Vehicle will be free of defects in
3.	condition. Estimates/Quotations		accordance with the provisions of the Manufacturers warranty a copy of which is available on request. In respect of any other parts fitted the Company assigns to the Customer the benefit of the applicable
3.1	All Estimates and/or Quotations for Work to be carried out are valid for 14 days from the date thereof.	15.2	Manufacturer's warranty. The Company warrants the Work is free of defects for a period of 3 months or 3,000 miles whichever
3.2	If the Customer deposits a vehicle with the Company for the purpose of the Company preparing an Estimate then a storage charge based on the Company's current storage rates (details of which are	15.3	occurs sooner, from the date of completion of the Work. Liability under this Condition is wholly excluded if the Vehicle has been:
	available on request) will be made to the Customer operating from the fifteenth day unless the	-1886 B	used for competitions, racing or record attempts or otherwise than for the private or
10-201	Estimate is accepted by the Customer within 14 days of its despatch by the Company, or the Vehicle is removed from the premises of the Company by the Customer within that time.		commercial use of the owner or other authorised users; abused in any way or damaged by wear and tear, neglect, rust, improper use or failure
41	Amendments to Agreement All prices quoted by the Company for the Goods are based on the prices current at the time of		to maintain in accordance with the manufacturer's recommendations; damaged in any subsequent accident; and/or
	preparing the Estimate and the Company reserves the right to increase such prices to the Customer if the price to the Company is increased between preparing the Estimate and obtaining the Goods in	(0.4%)	installed with part(s) the use of which has not been approved by the Manufacturer or the alteration of Goods in a manner not approved by the Manufacturer;
4.2	order to carry out the Work. The Company reserves the right to increase the price from that given in the Estimate or Quotation	15.4	Where new paintwork is required as part of the Work and the metal is found to be corroded or in any way damaged, the Company will take reasonable precautions to prevent the said corrosion or damage from
	should additional Work be found to be necessary on dismantling the Vehicle provided that the Customer is given prior notice of such additional Work. Any variation agreed between the Company		penetrating any new paintwork but no guarantee is provided in this regard. If partial paintwork only is required every endeavour will be inside to match the existing colour but no guarantee can be provided for
	and the Customer in the work to be carried out shall be deemed to be an amendment to this Agreement and shall not constitute a new agreement.	16.	a perfect colour match. Distance Sales
5. 5.1	Time not of Essence	16.1	If the Customer is acting as a consumer in a distance contract (as defined by the Consumer Protection (Distance Selling) Regulations 2000 as amended by the Consumer Protection (Distance Selling)
	The Company will use its best efforts to carry out the Work in the timescale notified to the Customer but time shall not be of the essence and no fiability is accepted by the Company for any delays.	16.0	(Amendment) Regulations 2005 (the 'Regulations')) then this Condition will apply.
5.2	Notwithstanding Condition 5.1, for the purposes of Conditions 6, 7 and 11 time shall be of the	16,2	The Customer may cancel the Agreement (at his own cost) by giving written notice of the cancellation of the Agreement; (a) where the Agreement is for the supply of Goods, up until the expiry of the period of
6 . 6,1	Completion of Work and Payment The Company reserves the right to sub-contract all or any of the Work.		seven working days beginning with the day after the day on which the Customer receives the Goods and (b) where the Agreement is for Work to be carried out, up until the expiry of the period of seven working
6.2	Work shall be deemed to be completed when the Customer is advised by the Company that the Work is complete.		days beginning with the day after the day on which the Agreement is concluded except where the Works have commenced within such seven working day period.
6.3	When the Work has been completed the Customer must pay the Company the Price before the Vehicle may be removed from the premises.	16.3	The Customer is under a duty to retain possession of, take good care of and return (at his own cost) any returnable Goods in their original condition and packaging.
5.4	When the Work has been completed and the Price has been paid, the Customer must take delivery ('Delivery') by either collecting the Vehicle from the Company's premises, arranging for the Vehicle	16.4	If the Customer cancels the Agreement in accordance with this Condition 16 and the Company has received the Price from the Customer, the Company shall within 30 (thirty) days of the date of receipt by
	to be collected or by taking delivery of the Vehicle (when Delivery will take place upon the Vehicle leaving the Company's premises).		the Company of the notice of cancellation and receipt of the Goods where applicable, reimburse the Price (or part thereof received) to the Customer.
6.5	If the Customer fails to pay the amount due and / or fails to collect the Vehicle within 7 days of being	17. 17.1	Data Protection The Data Controllers are the Company and the Importer.
	advised that the Work is complete, the Company will charge for storage at its current storage rates (details of which are available on request).	17.2	The information about the Customer stated in the Agreement, details of any credit or debit card(s) used
6.6	If the Customer is in breach of any obligation in this Agreement to collect or take Delivery of the Vehicle, the Company may serve on the Customer notice ("Notice") by registered post or recorded		by the Customer and data received from third parties such as credit reference agencies will be used by the Data Controllers for a number of purposes including the provision of services (including any after
	delivery pursuant to the Torts (Interference with Goods) Act 1977 (the "Act") of its intention to sell the Vehicle upon the expiry of three months from the date of the Notice. If the Customer shall fail within		sales services and to improve the Company's systems), marketing, market research and statistical analysis; staff training and to disclose information about the Customer for the following other purposes: (i)
	such period to pay all monies due to the Company and take Delivery of the Vehicle the Company may sell the Vehicle. Upon any such sale the Company shall pay the balance of the proceeds of sale to the		to third party agencies and other organisations for credit checking purposes and to carry out automated credit risk checks, (ii) to collection agencies and legal representatives for the purpose of collecting any
	Customer after the deduction of all monies due to the Company, interest on overdue amounts and all		debts due to the Company and/or the Importer, (iii) to disclose information about the Customer to other lenders for the purposes of fraud prevention and detection, (iv) to other companies within the Data
6.7	Failure to pay all monies due to the Company upon the expiry of three months from the date of the Notice constitutes breach by the Customer of their obligation to take Delivery of the Vehicle for the		Controller's group if appropriate, (v) to regulatory authorities in response to formal request and in response to legislative/court orders, (vi) to fulfil all statutory and regulatory requirements in any
7.	purposes of section 12(1) of the Act. Payment and Interest		jurisdiction and (vii) details of any medical conditions and/or a copy of the Customer's driving licence which may be required by the Company's insurers.
7,1	The Customer shall pay the Price, together with any further payments due under the Agreement, in full without any deduction whether by way of set-off, counterclaim, discount, abatement or otherwise	17.3	The Customer has certain rights under the Data Protection Act 1998 in relation to the information that is held about him including: (i) the Customer may request by writing to the Data Controller details of the
	unless the Customer has a valid court order requiring an amount equal to such deduction to be paid by the Company to the Customer.		information held about him and the purpose(s) for which it is held (the provision of such information will be subject to a charge as permitted by the Act) and (ii) the Customer is entitled, by notice in writing, to
7.2	If the Customer fails to pay the Company the Price, together with any further payments due under	18.	require the Data Controller to stop using information about him for the purposes of direct marketing.
	the Agreement by the due date for payment (which shall be no later than on collection or prior to delivery of the Vehicle following completion of the Work), then the Customer shall pay interest on the	18.1	The Company shall not be liable to the Customer if unable to carry out any provision of the Agreement for
	overdue amount at the rate of 2% per annum over the base lending rate from time to time of Lloyds TSB Bank Pic. Such interest shall accrue on a daily basis from the due date until the date of actual		any reason beyond its control or owing to any inability to procure parts or materials required for the performance of the Agreement. The Company shall notify the Customer as soon as reasonably
	payment of the overdue amount, whether before or after judgment. The Customer shall pay the interest together with the overdue amount,		practicable after circumstances preventing performance arise. During the continuance of such a contingency the Company may, within its absolute discretion, withhold, reduce or suspend performance
7.3	The Company reserves the right to claim interest under the Late Payment of Commercial Debts (Interest) Act 1998.		of its contractual obligations so far as prevented or hindered by such contingency without liability to the Customer for any loss or damage whatsoever suffered directly or indirectly by reason of any such
0.	VAT Notwithstanding any sum for Value Added Tax ("VAT") specified overleaf, the sum payable by the		withholding, reduction, or suspension. Should such contingency continue for more than three months either party may cancel the Agreement and, subject to payment for any Goods supplied and Work done
	Customer in respect of VAT shall be such sum as the Company becomes legally liable for at the time that the taxable supply occurs.		pursuant to the Agreement, the Customer may collect the Vehicle and the parties' respective obligations under the Agreement shall be deemed to be discharged.
9,	Retention of Title and Risk	16.2	If any Condition or part thereof of this Agreement is found by any court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, it shall, to the extent required either apply with the
9.1	The Goods used in the Work shall remain the property of the Company until the Price has been discharged in full.		minimum modification necessary to make it legal, valid and enforceable or be deemed not to form part of
9.2	A cheque accepted by the Company in payment shall not be treated as a discharged until the same has been cleared. Nothing herein shall be construed so as to bind the Company to accept a cheque	18.3	this Agreement, and the validity and enforceability of the other Conditions of this Agreement shall not be affected.
9.3	as payment for Goods or Work. The Company retains a lien over the Vehicle until the Price has been discharged in full and any	49/3	The Agreement may not be varied without the express consent in writing of both parties. Any variations so agreed shall not constitute a new Agreement, but shall be deemed to be an amendment of this
9.4	cheque presented in payment has been cleared. Any Goods and the Vehicle itself are at the risk of the Customer immediately upon Delivery.	18.4	Agreement. A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties)
10. 10.1	Repaired or Replaced Parts All parts replaced during the Work, except those that have to be returned to manufacturers or	18.5	Act 1999 to enforce any term of this Agreement. All notices about this Agreement shall be in writing and sent to the Company to the physical or email
	suppliers under warranty or service exchange arrangements (the "Replaced Parts"), may, on request, be retained by the Company for the Customer until the time when the Vehicle is collected or		address detailed on the Agreement and to the Customer to the physical or (if it is a company) the registered address or (in any other case) to the physical or email address as shall be notified to the
10.2	Save for Work carried out under warranty, the Company shall obtain the Customer's express		Company. Notices may be sent by pre-paid first class post (which shall be deemed to be delivered on the second business day after posting), or by hand (delivered on the date of delivery) or by email (delivered
1705	permission to repair or to fit repaired units where new parts quoted for are unavailable or not obtainable within a reasonable time.	18.6	upon receipt of electronic notification of transmission provided within normal business hours). Nothing contained herein shall affect the Customer's statutory rights.
11. 11.1	Return of Goods	18.7	This Agreement and any dispute or claim arising out of or in connection with it or its subject matter shall be governed by and construed in accordance with the law of England. Any proceedings arising out of or
LLL	No Goods will be accepted for credit unless returned within 5 working days of collection or delivery in their original condition and packaging quoting the relevant invoice number. All new Goods returned		in connection with this Agreement may be brought in any court of competent jurisdiction in England. The
11.6	for credit are subject to a 20% handling charge. Goods specially ordered cannot be returned for credit.		submission by the parties to such jurisdiction shall not limit the right of the Seller to commence any proceedings arising out of these Conditions in any other jurisdiction it may consider appropriate.
11.2	Exchange items must be returned in their original condition and packaging within 7 days of delivery or collection.		I have read, understood and accept the Conditions set out above:
12.	Factory Reconditioned Units In the event of a factory reconditioned unit being fitted a surcharge may be made pending		
	examination by the manufacturers to confirm that the unit is, in their opinion, fit for reconditioning within any exchange scheme. If the unit is accepted for reconditioning and the manufacturer's		Customer to print name
	credit note is received, the surcharge will be cancelled		Customer's Signature

PORSCHE

APPROVED

111 Point Check

Warranty type: Regular Warranty

Centre: Porsche Group Operations Centre

1 of 2

The 111 Point Check is the technical test report used to assess the pre-owned vehicle. The condition and functionality of the vehicle must be documented in this Check. Please note that only a technically perfect vehicle can be granted a Porsche Approved Warranty,

A I	/enic	e data				
VIN:	WPO	DZZZ99ZJS167382	Date of new car delivery:	17/07/20	18	Internal vehicle no. (if applicable): AY67FKM
Mod	odel/type: 911 GT3 Mileage before testdrive: 734		734 mls		Reg. number: AY67FKM	
Wor	kshop	order number: 3903	3 Transmission type: G919	0		
	Ċ					
-	colum OK		th checkpoint, whereby the test result needs to be ctive and repaired ont applical		nente	d.
B	/ehic	le documentation	BERTHAM TOTAL PARKET HELD AND	00000		
•		tration documents (e. icate part 1)	g. Europe: attach a copy of registration	V	Safe	ety equipment: First aid kit, rim anti-theft protection, ning triangle, safety vest
•	Legal		ed out and not due within the next 6 months or	V	War	ranty & Maintenance booklet
~		r's Manual		•		nspections carried out by Porsche Partner and not due within the next 6 hths or 10,000km/6,000 miles
V	Radio/navigation system manual		y components checked and approved by Porsche are installed;			
	Numb	per of keys: 1			if no	ot:
(On-b	oard equipment: Tool I voltage charging equip	cit, compressor, tyre repair kit, iment, spare wheel		No	uncompleted service campaigns
C	America Co.	le analysis log (VA	AN ANAMARIA INDOMESIA		3483	
		01 Initial VAL created	and fault memory fixed		П	03 Over-rev check as per guideline:
	4	02 Current mileage pl	7			04 Tyre Pressure Monitoring (TPM)
D	nteri	or (function and c	ondition)	en a		Target and the control of the contro
	0	05 Door locking syste	m (child-proof locks, keyless entry & drive)			24 Audio system (radio, CD, DVD, loudspeakers)
V		06 Remote controls				25 Air condition
V		07 Alarm system and	immobiliser			26 Seat heating
V		08 Ignition/ignition sv	vitch	•		27 Seat ventilation
V	0	09 Steering wheel loc	k	•		28 Steering wheel heating
		10 Interior lighting				29 Appollary heating
		11 Horn		V		30 Power windows (incl. anti-pinch protection)
X	0	12 Wipers front/rear		V		31 Seat adjustment/seat position memory
V		13 Windscreen washe	r and headlight system			32 Glove compartment
V	witness		r-view mirror adjustment	V		33 Cigarette lighter/sockets
V		15 Instrument panel (check while stationary)	V		34 Ashtrays, Cupholders
0		16 Multi-function ster	ering wheel	V		35 Seat belts and seat-belt height adjustment
V		17 Steering column a	djustment	V		36 Seat and head restraint upholstery
V		18 On-board clock		V		37 Roof (cabriolet, hardtop, Targa)
V		19 Warning lights and	sounds	V		38 Roof lining, Sun visors
V		20 Airbag system (chi	ld seat deactivation)			39 Cabriolet wind deflector
V		21 Door trim		V		40 Floor mats and carpet
V		22 Windscreen, rear w	vindow and mirror heating			41 Luggage compartment, cargo system
			one, CD autochanger, DVD, navigation system,			42 Unlocking mechanism for all lids (front/rear)
		Porsche Connect)				43 Tequipment/Exclusive equipment:
E١	Nhee	ls/tyres		1170		
Tyre	5; V	Summer tyres	All-season tyres Winter tyres			
(X)		44 Tread depth (min.:	3mm Summer tyres/4mm All-season tyres/5mi	m Winte	tyre:	s) Tyres aged 6yrs
V		45 Approved wheel/ty	re dimension: N1			47 Tyre manufacturer: Dunlop
		46 Tyre size:	Front tyres: 245/35 R20 95Y	V		48 No safety-related damage on wheels/tyres
			Rear tyres: 305/30 R20 103Y	V		49 Tyre pressure

PORSCHE

APPROVED

F Drive system/underbody (function and condition – no visible	defects fluid loss leaks)
✓ □ 50 Underbody	
▼ □ 51 Exhaust system	☑ 59 Fuel system
52 Chassis/wheel suspension (shock absorbers, springs, air suspension)	22 47
✓ □ 53 Stabilizer bearings	61 Coolant hoses and connections
✓ □ 54 Axle joints	
55 Drive axles	63 Brake pads (max. 50% wear, pad-thickness at least 4mm)
✓ ☐ 56 Transfer case✓ ☐ 57 Steering gear	64 Brake disks (max. 1.4mm wear)
57 Steering gear Vehicle exterior (function and condition)	
	B Bulge D Dent R Rust S Stone impact K Scratch U Leak C Crack/fissure
67 Convertible top	
✓ ☐ 68 Paintwork✓ ☐ 69 Doors and lids	
70 Exterior lights	
71 Headlight adjustment	
☑	
✓ 73 Glazing	
☑ 74 Spoiler	
✓ 75 Water drains and air guides	
76 Tequipment/Exclusive equipment:	
77 Trailer coupling	
78 Taking two photos as shown for documentation	Comments:
Are there any signs of previous damage (accident repairs) to the vehicle?	s on Aftermarket window tints
If so, what are they?	
H Engine compartment (function and condition – no visible def	ects, fluid loss, leaks)
✓ 79 Engine idling	✓ □ 81 Engine:
80 Belts (generator, air conditioning, fans, power steering,	✓ □ 82 Generator
deflection roller, tensioners)	83 Battery test (attach battery check sheet)
Fluids (fill levels)	
	✓ □ 87 Brake/clutch fluid
85 Coolant (antifreeze protection down to: -32 °C)	88 Windscreen and headlight washer fluid
86 Power steering hydraulic oil	89 Porsche Dynamic Chassis Control (PDCC)
J Test drive (function)	
90 Starting and idle speed behaviour	✓ 101 Heating/ventilation system
91 Braking effect (foot brake and parking brake)	102 ParkAssist/reversing camera
	103 PCM (navigation system)
93 Suspension system (PDCC, PASM/air suspension) 94 Power steering/power steering plus	104 Cruise control (all functions)
 ✓ 94 Power steering/power steering plus ✓ 95 Steering wheel centred 	105 Instrument panel (while vehicle in motion) 106 Hill Hold Control
96 Directional stability	100 Hill Hold Collido 107 Lane departure warning (LDW)
✓ ☐ 97 Road behaviour/handling	108 Lane Change Assist (LCA)
98 Vehicle performance	109 Distance control system
99 Clutch operation	✓ 110 No unusual noises/vibrations:
✓ ☐ 100 Gear change	✓ 111 VAL after testdrive created, mileage:
Certification	
✓ Your Porsche Centre hereby confirms the proper implementation of the 1111	Point Check on the (date): 23/08/2023
23/082023 Paul Appelbee	23/08/2023 5. Ne
Date/time Service Technician/Workshop Manage	

Date/time Pre-owned car sales executive

Date

Customer

EXP-1145 Porsche

Central Operations

Bath Road, Calcot Reading, Berkshire RG31 7SG

Phone: 01189303911

Vehicle VIN Make Model

License AY67FKM

Comments

Customer

Name Address Postal Code

City Phone

Test Info

Date 24 Aug 2023 Time 8:54

Serial Number 312190461

Vehicle Description

VIN#

Vehicle SPORTSCAR Post Location Battery Top

Test Conditions

Battery Location In Vehicle

Surface Charge Detected No

Test Results

Rating V 12.00
Battery Rating 720 A
Battery Technology AGM
Battery Standard EN
Cold Cranking Amps 677 A
State of Charge 13.26 V

Test Result Good Battery

