



D E L I V E R	BLOOMS THE CHEMIST ALBURY WEST 0006136709 B.T FIFIELD & GALLAWAY PHY (ALBURY) P/L SHOP 17, WESTEND PLAZA 487 , KIEWA STREET ALBURY , NSW 2640
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TAX INVOICE

INVOICE No.	9805171202
DELIVERY	15690569
DATE OF ISSUE	30.09.2024
ORDER No.	8805647752
CUSTOMER ORDER No.	Blooms order 25.09.20
CUSTOMER PAYER No.	6136708
VENDOR No.	
ABN No.	34 279 607 366

I N V O I C E	B.T FIFIELD & GALLAWAY PHY (ALBU 0006136708 491 TOWNSEND ST ALBURY, NSW 2640
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FA1367094270 ALB



00093128250062412328

DESCRIPTION	PRODUCT CODE	GST RATE	QTY ORD	QTY SUP	UNIT PRICE EXC. GST	INVOICE AMOUNT	REC. RETAIL PRICE INC. GST
EFF GEL MOUS T200ML F EN nl pl i ge 3337872411083	M9054422	10%	3	3	18.88	56.64	31.95
CRV FOAMING CLEANSER 473ML ENG 3337875597357	F8235800	10%	3	3	17.45	52.35	23.99
CRV HA SERUM 30ML 3606000560833	S3972800	10%	3	3	28.36	85.08	38.99
CRV HAND CREAM 50ML AP 3337875597319	F8242801	10%	3	3	8.72	26.16	11.99
CRV ADV REPAIR BALM 50ML 3337875867917	MB584500	10%	3	3	13.08	39.24	17.99
SUBTOTAL excluding GST						259.47	
SHIPPING & HANDLING FEE						0.00	
GST TOTAL						25.95	

\$	285.42
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TOTAL INVOICE
VALUE
including GST

1 INTRODUCTION

1.1 These terms and conditions apply to all or any professional and retail products including ("Products") which are supplied to the purchaser ("Customer") by L'Oréal Australia Pty Ltd ("L'Oréal").

1.2 These terms and conditions and any agreement which incorporates them, including any commercial terms agreed between the parties, override, supersede and replace any existing terms and conditions and any previous dealings between the Customer and L'Oréal. They also prevail over, and apply to the exclusion of, any different or inconsistent terms of the Customer (including those on any Customer quotes or invoices).

1.3 The Customer acknowledges and agrees that any Products supplied to or by supplied by L'Oréal are supplied only on these terms and conditions and that the Customer will be deemed to have acknowledged and accepted these terms and conditions each time it places an order for Products ("Order") with L'Oréal ("Contract").

2 ORDER, DELIVERY AND CLAIMS

2.1 Orders

(a) L'Oréal may accept (in whole or in part) any Order, subject to availability of Products, or decline any Order. L'Oréal reserves the right to withdraw some Products from its catalogue. Where an Order is placed for one or several withdrawn Products, L'Oréal will advise the Customer as soon as possible. L'Oréal reserves the right to refuse to deliver in whole or in part what it deems as an unusually high Product Orders.

(b) Orders must be placed on the basis of the packaging standard indicated by L'Oréal. If the quantities ordered are not standard, L'Oréal reserves the right to adjust the Order to the nearest packaging standard. Orders below the minimum order value at the invoiced price (excluding GST) contained in the relevant L'Oréal price list will not be accepted or processed. L'Oréal reserves the right to amend the minimum order value at any time.

(c) L'Oréal will not be liable for any loss (including, without limitation, any indirect or consequential loss), expense, damage or injury or any loss of profits, loss of business or loss of contracts caused by or arising out of any negligence, breach of contract (including, without limitation, breach of these terms) or howsoever caused or contributed to by L'Oréal.

(d) The Customer agrees to purchase the Products exclusively from L'Oréal or a wholesale merchant authorised by L'Oréal to stock and sell the Products and the Customer will immediately report to L'Oréal any circumstance coming to its notice whereby L'Oréal products are being offered for sale in Australia to the Customer or like businesses other than by L'Oréal or any party authorised by L'Oréal, including through the Internet.

2.2 Delivery

(a) Arrival dates and times quoted to the Customer are guidelines only, and delays will not entitle the Customer to cancel an Order, reject the Products or claim damages, costs or any other compensation or take any other action against L'Oréal in connection with the delay.

2.3 Inspection and Claims

(a) Subject to clause 14, upon receipt of the Products, the Customer must inspect the Products and note any discrepancy, visible defect and/or damage in the deliveries on the delivery notice or the carrier's form. The Customer must notify the Customer Service Department of L'Oréal in writing of such discrepancy, visible defect and/or damage in the deliveries within 5 business days upon receipt of the Products ("Claim"). After 5 business days, the Customer will be deemed to have accepted the Products and L'Oréal will not consider any Claim, subject to applicable law. L'Oréal may also refuse to consider any Claim where the Claim procedure has not been followed. This clause does not limit the Customer's rights or L'Oréal's obligations under the *Competition and Consumer Act 2010* (Cth).

(b) Any returns (arising under any circumstance whatsoever) must be authorised by L'Oréal, before the Customer issues the return and may incur a 10% holding charge. L'Oréal will issue the Customer with an authorisation number for the return. The Customer must provide this authorisation number to L'Oréal at the time the Customer returns the Product(s). L'Oréal reserves the right to reject any returns that do not have or display an authorisation number. Subject to applicable law, any Product which:

(i) bears or has borne price stickers or has been damaged or defaced by the Customer in any way; or

(ii) has been stored in conditions that are abnormal or incompatible with its nature, will not be accepted for return by L'Oréal.

(c) Where the discrepancy, defect or damage the subject of the Claim is properly notified and evidenced by the Customer and acknowledged by L'Oréal, L'Oréal may at its sole discretion either replace at its expense the miscounted, defective and/or damaged Products or issue a credit note in favour of the Customer for the amount of the missing, defective and/or damaged Products. Products delivered in excess can be returned to L'Oréal or will be invoiced to the Customer if the Customer accepts the Products in excess. The Customer should refer to the L'Oréal Refund Policy for additional information (a copy of the Refund Policy is available on request).

3 PRICES

3.1 L'Oréal's prices are subject to change on no less than 30 days written notice. The price payable will be the price notified on the price list plus any applicable taxes including Goods and Services Tax ("GST"). If a price is stated as a Recommended Retail Price in L'Oréal's price list or other L'Oréal publication, it is a recommended price only and there is no obligation to comply with the recommendation made by L'Oréal.

3.2 Any handling or freight charges or other expenses notified on the price list are payable by the Customer in addition to the Product prices, including any Customer request for special delivery. L'Oréal may amend the handling and freight charges by providing the Customer with no less than 30 days written notice.

3.3 In this clause, expressions defined in the A New Tax System (Goods and Goods and Services Tax) 1999 (Cth) ("GST Act") have the meaning given to them in that GST Act.

3.4 Unless otherwise stated, all prices or other sums payable or consideration to be provided under or in accordance with this Contract are exclusive of GST. If GST is imposed on any supply made in accordance with this Contract, the recipient of the taxable supply must pay the supplier an additional amount equal to the amount of GST payable for the taxable supply. Payment of the additional amount will be made at the same time as payment for the taxable supply is required to be made under this Contract. The right of a party to recover any amount in respect of GST under this Contract on a supply is subject to the issuing of a valid tax invoice or an adjustment note to the recipient.

4 INVOICING & PAYMENTS

4.1 For Customers of the Consumer Products, Luxe or Active Cosmetics Divisions payment is to be made in full to L'Oréal, without set off, deduction or counterclaim of any kind, 30 days from the end of the month in which the invoice is raised, unless otherwise agreed prior with L'Oréal. For Customers of the Professional Products Division, payment is to be made in full to L'Oréal, without set off, deduction or counterclaim of any kind, 45 days from the date of invoice, unless otherwise agreed prior with L'Oréal. Payment must be made in accordance with the mechanisms permitted by the relevant ordering system, including any online or B2B portal operated by L'Oréal. Permitted payment mechanisms include electronic bank transfer to L'Oréal's nominated bank account, or credit card. L'Oréal does not accept payment by cheque, unless otherwise agreed in our sole discretion. L'Oréal reserves the right to charge the Customer any applicable bank charges card merchant fees or costs relating to such payment of invoices. For any electronic bank transfer, the Customer must ensure the L'Oréal account number is included so the payment is correctly referenced. At the time of payment, the Customer must also confirm by email to L'Oréal the details of the payment, including the date, amount and invoice number.

4.2 The Customer must pay by the date specified on the invoice. This payment date is final date and it is the Customer's responsibility to take into account potential non-working days and bank holidays to meet its obligations under this Clause 4. If any invoice is not paid in full on or by the due date (without limiting any other rights L'Oréal may have) L'Oréal may charge Customer with a late payment fee.

4.3 Any payment default will not be remedied until the outstanding amount together with any late payment fee (if charged) payable under this clause 4 is paid in full. Any expenses, costs or disbursements incurred by L'Oréal in recovering any outstanding amounts, including debt collection agency fees or legal fees, will be recoverable from the Customer. L'Oréal reserves the right to cancel or suspend further deliveries or, if necessary, require a cash payment before any delivery of Products.

5 RISK AND TITLE

5.1 The risk in the Products passes to the Customer, and the delivery of the Products occurs, when they are received by the Customer (or the Customer's agent) at their premises.

5.2 Property and ownership of the Products does not pass to the Customer until the full purchase price and all other amounts owing to L'Oréal are paid.

6 PERSONAL PROPERTIES AND SECURITIES ACT 2009 ("PPSA")

6.1 The Customer acknowledges that these terms are a continuing security agreement for the purposes of section 20 of the PPSA and will operate irrespective of any intervening payment or settlement of account until a release has been signed by L'Oréal.

6.2 A security interest (as defined in the PPSA) is taken in all Products previously supplied to the Customer and in all Products that will be supplied in the future by L'Oréal to the Customer during the continuance of L'Oréal's relationship with the Customer.

6.3 L'Oréal may register any Security Interest contemplated by these terms on the PPSA register in any manner it chooses (including by registering one or more financing statements in relation to its interest in the Products, with such expiry dates as L'Oréal determines in its absolute discretion). The Customer must provide L'Oréal with any information it requires for the purposes of effecting such registration.

6.4 The Customer must take any steps L'Oréal reasonably requires to perfect or otherwise ensure the enforceability and priority of any Security Interest granted to L'Oréal under these terms, including signing all further documents and so such further acts which L'Oréal may reasonably require to register financing statements or financing change of statements on the PPSA register.

6.5 If, in breach of these terms, the Customer attempts to dispose of or otherwise deal with the Products that are subject to a Security Interest in favour of L'Oréal, the Customer acknowledges that despite the disposal or dealing L'Oréal has not authorised the disposal or agreed that the dealing would extinguish L'Oréal's Security Interest and L'Oréal's Security Interest continues in the Products.

6.6 L'Oréal or its agents may enter the Customer's premises to take possession of any of its Products in the event that any payment (in respect of those or any other Products) becomes overdue or if any other creditor of the Customer takes any steps to recover monies due by the Customer or has grounds for taking such steps. Should any other creditor recover and sell the Products, all monies or proceeds of any such sale shall be deemed to be held on trust for L'Oréal.

7 POS MATERIAL

7.1 All advertising and display material, counters, display units and equipment ("P.O.S. Material") supplied without charge by L'Oréal to the Customer will be and remain the exclusive and identified property of L'Oréal and must be returned to L'Oréal immediately upon request. The Customer will have possession of the P.O.S. Material as bailee only and must use the P.O.S. Material in accordance with the guidelines communicated by L'Oréal. No competitor products or POS Material may be present. Apart from normal wear and tear, the Customer must maintain the P.O.S. Material in good condition. The Customer must withdraw any P.O.S. Material from display immediately upon request. The P.O.S. Material is not transferable and cannot be altered, defaced, on-sold or destroyed by the Customer without the express consent of L'Oréal. The P.O.S. Material must not be removed from its existing location without the express consent of L'Oréal and in the event that the P.O.S. Material is removed from its existing location before the P.O.S. Material is not transferable and cannot be altered, defaced, consent of L'Oréal. The P.O.S. Material must not be removed from its existing location without the express consent of L'Oréal and in the event that the P.O.S. Material is removed from its existing location before the expiration of its normal life, and the P.O.S. Material cannot be placed in a new location that is approved by L'Oréal, the Customer shall compensate L'Oréal in an amount equal to the book value of that P.O.S. Material.

8 INTELLECTUAL PROPERTY

8.1 All L'Oréal's intellectual property, including in the form of patents, trade marks, brands, copyright and other technical information remain the property of L'Oréal and the Customer agrees that it must not use L'Oréal's intellectual property in any manner whatsoever without the prior written consent of L'Oréal.

8.2 L'Oréal firmly prohibits any form of diversion, counterfeiting or tampering with L'Oréal's trade marks and product packaging and presentation. Any attempt to divert, counterfeit or tamper with L'Oréal products in any way will be the subject of formal action to the fullest extent of the law. The Customer must immediately advise L'Oréal of any infringements or threatened infringements of L'Oréal's trade marks that may come to its knowledge.

8.3 The Customer acknowledges that it has sole responsibility for any use by the Customer of any intellectual property belonging to any third party and warrants that as at the date of these terms and conditions and at all other times during the term, where it uses or deals with any intellectual property rights of third parties ("Third Party Rights") in connection with L'Oréal or the Products (including, without limitation, in the course of any promotions which involve L'Oréal or the Products):

(a) it has the right to use or deal with the Third Party Rights in such a manner; and

(b) such use or dealing with the Third Party Rights by the Customer does not infringe any rights (including intellectual property rights) of any other person or third party. The Customer indemnifies and keeps indemnified L'Oréal and its related companies and their servants and agents against any loss, damage, claim, action or expense (including, without limitation, reasonable legal expenses) which L'Oréal and its related companies and their servants and agents suffer or sustain as a direct result of any breach of warranty given by the Customer in this clause 8.3.

9 FORCE MAJEURE

9.1 Definitions

(a) Force Majeure Event means any act out of the reasonable control of L'Oréal and can include any one, or combination, of the following events or circumstances:

(b) an act of God (including but not limited to fire, earthquake, cyclone, landslide, tsunami, or other natural disaster);

(c) civil unrest, armed conflict, act of terrorism, insurrection, military coup, war (whether declared or not) or other like hostilities;

(d) ionising radiation, contamination by radioactivity, nuclear, chemical or biological contamination; or

(e) disease, epidemic, pandemic, and/or government sanctioned shutdown.

9.2 Notice of Force Majeure Event L'Oréal will, within a reasonable timeframe, notify the Customer if, due to a Force Majeure Event, L'Oréal:

(a) determines solely on their own assessment that further performance of the relevant Order will be suspended or it is unable to carry out any of its obligations under this Contract; and/or

(b) decides not to perform any of their obligations under this Contract.

9.3 Relief from obligations during Force Majeure Event

(a) Except as stated otherwise in this Agreement, L'Oréal will not be in breach of or otherwise be liable to the Customer for any suspension, delay or non-performance of its obligations under this contract if and to the extent that the suspension, delay or non-performance is due to a Force Majeure Event. L'Oréal will not be liable for any loss of profits or contracts or for any other indirect or consequential loss, damage or injury caused by or arising out of the suspension, delay or non-performance, whether in contract or tort or otherwise.

(b) The Parties acknowledge and agree that clause (a) above applies in circumstances that include, but is not limited to, when L'Oréal's non-performance is partially or completely due to (i) shortages of or increases in the price of components, materials or services (ii) a delay or failure by any subcontractor or supplier to L'Oréal (iii) strike or similar industrial action by L'Oréal's workforce; and/or (iv) was known or should have been reasonably known at the time of entering into this Contract.

9.4 Termination right

(a) If a Force Majeure Event subsists so that L'Oréal is unable to perform all or a material part of its obligations in respect of any Order under this Contract for 3 consecutive months or 6 months in the aggregate as a consequence of a Force Majeure Event, either party may terminate this Contract with immediate effect by notice to the other party.

10 "PROFESSIONAL USE" PRODUCTS

10.1 L'Oréal reserves the use and sale of any of its Professional hair product ranges exclusively to suitably qualified hairdressing salons. The supply of such Products is at L'Oréal's sole discretion.

10.2 L'Oréal regards a suitably qualified hairdressing salon as one which is:

(a) Conducting what is traditionally understood and perceived by the industry to be a hairdressing business;

(b) Currently licensed by all relevant bodies and authorities to carry on a hairdressing business and is complying with those applicable hairdressing licensing regulations; and

(c) Sufficiently qualified according to L'Oréal's standards to ensure that the Products are used correctly and to ensure that proper advice is given to purchasers of the Products in an environment which suits the quality and reputation of the Products and the image L'Oréal has created for such Products.

10.3 Consistent with L'Oréal's marketing policy for Professional Products, the Customer:

(a) Must use the Products distributed, sold and designated as "Professional Use" products (as defined in the relevant Price lists) as part of the supply by the Customer to its clients of its hairdressing services; and

(b) Must not sell or otherwise supply those Products designated as "Professional Use" products to any person, other than to consumers for their personal use or consumption within the retail premises of the hairdressing salon of the Customer.

11 SELECTIVE DISTRIBUTION

11.1 L'Oréal reserves the right, using its absolute discretion, to appoint a Customer as a selective distributor of Luxe, ACD and/or PPD Products by reference to quality standards determined solely by L'Oréal. Such distribution (if applicable) will be documented in a separate agreement, in addition to this document.

12 SUPPLIER INTEGRITY

12.1 The Customer expressly agrees not to offer any "kick-backs" or facilitation fees to a L'Oréal employee or agent. This includes offering any position as employee, officer, consultant, agent or representative or any directorship or shareholding in the Customer's company to any of L'Oréal's employees, agents or their family members.

12.2 The Customer may give gifts up to a maximum value of AUD150 and/or entertainment to L'Oréal employees or agents subject to a maximum value of AUD500. The Customer must ensure that it can make available to L'Oréal, upon request, a detailed list of all gifts and entertainment, irrespective of value, offered by the Customer to L'Oréal employees or agents.

12.3 The Customer furthermore undertakes to disclose any situation which could be considered to create a real or perceived conflict of interest. This includes any relationship with a L'Oréal employee or agent and/or holding any position of interest in a competitor, customer, supplier or any other business partner of L'Oréal.

12.4 The Customer further undertakes not to tolerate, permit or engage in bribery or corruption when dealing with public officials or individuals in the private sector or permit or engage in any activity which could serve the purpose of money-laundering. If the Customer becomes aware of any breach of L'Oréal Code of Business Ethics by a L'Oréal employee or agent, the Customer should immediately report this to:

(a) L'Oréal Australia's Chief Finance Officer: Supplier.oreal@luxe.com or

(b) L'Oréal Asia Pacific: Zone Head of Purchasing Non-Industrial Categories: supplierstorealpac@luxe.com

13 TERMINATION

13.1 Either party may terminate these terms and conditions:

(a) immediately by written notice if the other party becomes insolvent;

(b) immediately by written notice if the other party is in breach of these terms and conditions and has failed to remedy the breach within fourteen(14) days of receiving written notice of the breach; or

(c) without cause by giving the other party 60 days written notice.

14 LIMITATION OF LIABILITY

14.1 Subject to any terms implied by the Competition and Consumer Act 2010 (Cth) ("the Act") or other statutory obligations which apply to the Customer and which L'Oréal cannot exclude, restrict or modify to the extent permitted by law, all other warranties, descriptions and conditions (whether express or implied) are expressly excluded.

14.2 If the Customer is entitled to the benefit of the implied terms in the Act, L'Oréal's liability in respect of each Order will be limited to the lesser of the price of the ordered Products or the cost of replacing defective Products. To the maximum extent permitted by law, L'Oréal will not be liable to the Customer for any loss, damage, cost, expense or other claim, however caused (including by L'Oréal's negligence) which arises in connection with the Products, including, without limitation, for any loss, damage, cost, expense or other claim arising from the Products being used or stored in conditions that are abnormal or incompatible with their nature.

15 PROHIBITION ON RESALE

15.1 The Customer must:

(a) not directly or indirectly re-supply the goods by way of export out of Australia or re-supply to any person in Australia whom the Customer knows or should reasonably suspects will re-supply the goods by way of export out of Australia or who holds itself out as an exporter of Product; or

(b) only sell the Products to ultimate consumers in Australia in quantities which correspond with the consumer's personal needs, and not to re-sellers of the Products or to persons who might reasonably be a re-seller; and

(c) sell, offer to sell, advertise for sale or otherwise supply (directly or indirectly) any Products to any person at or from any other location not expressly authorised by L'Oréal or through the internet, (unless authorised in writing by L'Oréal), including to any person the Customer knows or reasonably suspects will re-supply the Products through the internet, without prior written authorisation from L'Oréal.

16 CONFIDENTIALITY

16.1 The Customer, its employees, agents, advisors and subcontractors, must keep confidential all information of L'Oréal, including information about any Products, promotions and trade terms. (including these terms and conditions). This obligation survives the termination or expiration of this contract.

17 PRIVACY & DATA PROTECTION

17.1 Without limiting clause 16.2, the Customer agrees that in relation to personal information that it accesses in purchasing Products from L'Oréal, it will treat such information in accordance with the Australian Privacy Principles of the Privacy Act 1988 (Cth) and in accordance with L'Oréal's privacy policy, available online.

17.2 Each party to this Contract shall implement any relevant measure intended to protect the integrity and confidentiality of the personal information provided by the other party. Where such data is considered personal data according to the laws governing the processing of personal data, each party shall comply with the laws that concern them.

18 NOTICES

18.1 Any legal notice given by party to the other party (the "Receiving Party") under these terms and conditions must be in writing and may be given by hand, post or email to:

where L'Oréal is the Receiving Party, address L'Oréal Australia Pty Ltd, Level 13, 564 St Kilda Rd, Melbourne VIC 3004 or email address corpaualegalnotices@loreal.com; and

where the Customer is the Receiving Party, the Customer's registered address or any other address or email address notified by the Customer to L'Oréal for the purposes of notice under this clause 18.1 or any other correspondence between the parties.

18.2 A notice, direction or other communication is taken to have been received:

(a) if delivered by hand to the receiver Receiving Party, at the time of delivery;

(b) if posted in a postage paid envelope addressed to the Receiving Party, 3 business days after the date of posting and

(c) if sent by email; (i) when the sender receives an automated message (i) when the sender receives an automated message confirming delivery; or (ii) 30 minutes after the time sent (as recorded on the device from which the sender sent the email) unless the sender receives an automated message that the email has not been delivered.

18.3 For any other correspondence or communication:

Luxe Division: E: Orders.luxury@loreal.com | T: 1300 133 929 |

Consumer Products Division: E: CPD.ManualOrders@loreal.com | T: 1300 659 259 |

Active Cosmetics Division: E: ACD.ManualOrders@loreal.com | T: 1300 133 929

Professional Products Division: E: PPDclientservices@au.loreal.com | T: 1300 651 141 | L'Oréal Professional T: 1300 651 141 | Matrix T: 1300 656 247 | Kerastase & Shu Uemura Art of Hair T: 1300 760 550 | Redken T: 1300 650 170 | Pureology T: 1300 386 421.

19 GENERAL

19.1 These terms and conditions and dealings between the Customer and L'Oréal will be governed and construed according to the laws of the State of Victoria and the Customer agrees to submit to the courts located in Victoria.

19.2 In the event that any of the provisions of a Contract arising out of these terms is illegal or unenforceable (including, without limitation, where the term if held by a Court of competent jurisdiction to be unenforceable), that term will be severed and the remaining provisions of that Contract will remain in full force and effect. The foregoing will not apply where severance of the relevant term would be to the material detriment of a party or would materially affect the scope and nature of the Contract.

19.3 L'Oréal may vary these terms and conditions by giving 60 days' written notice to the Customer. If the Customer receives a notice of variation under this clause 19.3, the Customer may terminate these terms and conditions by giving L'Oréal written notice at least 30 days before the variation takes effect. If the Customer terminates these terms and conditions under this clause 19.3, L'Oréal will, at the Customer's election, refund or complete any outstanding Orders to the extent they have been paid for by the Customer.

19.4 L'Oréal's failure to enforce, at any time or any period of time, any term of any agreement incorporating these terms and conditions will not constitute a waiver of such term and will in no way affect its right to enforce it.

19.5 L'Oréal and the Customer are independent contractors and no agency, partnership, joint venture or employment relationship is intended or created by this document.

I N V O I C E D	B.T FIFIELD & GALLAWAY PHY (ALBU 0006136708 491 TOWNSEND ST ALBURY, NSW 2640	REMITTANCE ADVICE	AMOUNT PAYABLE INC. G.S.T.	\$ 285.42
			DUE DATE :	31.10.2024

TOGETHER WE WILL MAKE BEAUTY SUSTAINABLE. TOGETHER WE WILL MAKE SUSTAINABILITY BEAUTIFUL.

As part of our Sharing Beauty With All programme, our global sustainability commitment, we're always looking for ways we can reduce our impact on the environment. As part of this we are going paperless. As of Monday 4th March these documents will be provided in softcopy to you via email.

This will mean:

- Your invoice will be generated and emailed to you as soon as your order is picked, giving you faster access and visibility of your order and account information.

If you would like to update your email or add another email address, please contact us at au-einvoice@loreal.com

We thank you in advance for supporting L'Oréal with this new and more sustainable process.

Kind regards,
L'Oréal Australia

