1844 Massachusetts Ave.

Riverside CA 92507

USA

| Original | | INVOICE |
|------------------------------|-------------------------------|--------------------|
| Invoice Number 215853 | Document Date 04/30/25 | Page 1/4 |
| Customer No | C0766 | |
| Customer PO | 1008 | |
| Your Contact | Kymberly Ford | |
| | | |

Remilia Hair LLC

24011 Ventura Blvd.

Calabasas CA 91302 USA

Delivery Address Remilia Hair LLC Same as Bill-to

| | Description | | | | Quantity | UoM | Price | Tota |
|------|-------------------------------|---|--------------------|--------------|--------------|--|-----------------|------------------------------|
| | 100Z GREE | EN GODDESS SHAMP | 00 | | 9,500 | EA | 2.70 | 25,650.00 |
| | Item Code: | C0766-X-09094A | Delivery Date: | 12/26/24 | | | | |
| · | UNIT CART | TON FOLDING CHARG | SE . | | 9,500 | EA | 0.12 | 1,140.00 |
| | Item Code: | C9999-0-UNITCART(| Delivery Date: | 12/26/24 | | | | |
| , i | LABOR CH | ARGE FOR ORIFICE R | EDUCERS | | 9,500 | EA | 0.07 | 665.06 |
| | Item Code: | C9999-0-ORIFICERE | Delivery Date: | 12/26/24 | | | | |
| 93 | UN-BAGGI | NG CHARGE | | | 9,500 | EA | 0.07 | 665.0 |
| | Item Code: | C9999-0-UNBAG | Delivery Date: | 12/26/24 | | | | |
| 4.03 | ADDITIONAL LOT CODE | | | | 9,500 | EA | 0.07 | 665.00 |
| | Item Code: | C9999-0-LOTCODE | Delivery Date: | 12/26/24 | | | | |
| | | | | | | | | |
| | | *Filling - Please inclu le)** Thank you! | de the MFR date, | EXP date and | LOT # on | the bottom of the | unit carton (sa | me format as |
| | the Bottl | | | | LOT # on | the bottom of the | unit carton (sa | me format as |
| | the Bottl | e)** Thank you! **Filling -Labor char | | | 9,500 | the bottom of the | unit carton (sa | me format as |
| | BATCH: ' | e)** Thank you! **Filling -Labor char | | | | | - | |
| 7 7 | BATCH: ' | le)** Thank you! **Filling -Labor char ARGE | ge to Blow out lid | ls** | | | - | |
| Tax | BATCH: ' LABOR CHA Item Code: | le)** Thank you! **Filling -Labor char ARGE | ge to Blow out lid | ls** | | EA | - | 665.00 \$ 29,450.00 |
| Tax | BATCH: ' LABOR CHA Item Code: | le)** Thank you! **Filling -Labor char **ARGE C9999-0-LABOR | ge to Blow out lid | ls** | 9,500 | EA Invoice Subtotal: | - | 665.00 |
| Tax | BATCH: ' LABOR CHA Item Code: | le)** Thank you! **Filling -Labor charge ARGE C9999-0-LABOR Tax % | ge to Blow out lid | ls** | 9,500 Tax | EA Invoice Subtotal: Total Before Tax: | 0.07 | \$ 29,450.00 \$ 29,450.00 |

1844 Massachusetts Ave.

Riverside CA 92507

USA

| Original | | INVOICE |
|------------------------------|-------------------------------|--------------------|
| Invoice Number 215865 | Document Date 05/01/25 | Page 1/4 |
| Customer No | C0766 | |
| Customer PO | 1011 | |
| Your Contact | Kymberly Ford | |

Remilia Hair LLC

24011 Ventura Blvd.

Calabasas CA 91302 USA

| | Description | | | | Quantity | UoM | Price | Tota |
|-------|----------------|---------------------|----------------|--------------|-------------|-----------------------|-------|-------------|
| | 6.70Z RIC | E & SHINE LEAVE IN | CONDITIONER | | 4,967 | EA | 1.43 | 7,102.81 |
| | Item Code: | C0766-X-12129A | Delivery Date: | 01/20/25 | | | | |
| 1.5 | UNIT CART | TON FOLDING CHARG | GE | | 4,967 | EA | 0.12 | 596.04 |
| | Item Code: | C9999-0-UNITCART(| Delivery Date: | 01/20/25 | | | | |
| | ADDITION | IAL LOT CODE | | | 4,967 | EA | 0.07 | 347.69 |
| | Item Code: | C9999-0-LOTCODE | Delivery Date: | 01/20/25 | | | | |
| 1.CH | UN-BAGGI | NG CHARGE | | | 4,967 | EA | 0.07 | 347.69 |
| | Item Code: | C9999-0-UNBAG | Delivery Date: | 01/20/25 | | | | |
| | ватсн: | **FILLING - LABOR (| CHARGE TO BLOV | V OUT LIDS* | * | | | |
| | LABOR CH | ARGE | | | 4,967 | EA | 0.07 | 347.69 |
| | Item Code: | C9999-0-LABOR | Delivery Date: | 01/20/25 | | | | |
| Tax | Details | | | | | Invoice Subtotal: | | \$ 8,741.92 |
| Tax | Code | Tax % | Net | | Тах | Total Before Tax: | | \$ 8,741.92 |
| | - | | | | | Total Tax Amount | | \$ 0.00 |
| i Add | litional Exper | neae: | | Shipping Typ | ıe. | ∏ Total Amount | • | \$ 8,741.92 |

50% Deposit / Balance NET 30

Delivery Address

Same as Bill-to

Remilia Hair LLC

Payment Term:

1844 Massachusetts Ave.

Riverside CA 92507 USA

| Original | | INVOICE |
|---------------------------------|-------------------------------|--------------------|
| Invoice Number 214918 | Document Date 09/04/24 | Page 1/4 |
| Customer No | C0766 | |
| Customer PO | 1008 | |
| Your Contact | Kymberly Ford | |

[Carry Over: 17,792.88

Remilia Hair LLC

24011 Ventura Blvd.

Calabasas CA 91302 USA

| Delivery Address |
|------------------|
| Remilia Hair LLC |
| Same as Bill-to |
| |
| |

| | Description | | | | Quantity | UoM | Price | Total |
|--------|----------------|--------------------|----------------|--------------|-------------|-------------------|-------|--------------|
| | 100Z GREI | EN GODDESS CONDT | IONER | | 4,998 | EA | 3.16 | 15,793.68 |
| | Item Code: | C0766-X-12221A | Delivery Date: | 07/08/24 | | | | |
| jij's | UNIT CART | TON FOLDING CHARG | GE | | 4,998 | EA | 0.12 | 599.76 |
| | Item Code: | C9999-0-UNITCART(| Delivery Date: | 07/08/24 | | | | |
| | LABOR CH | ARGE FOR ORIFICE F | REDUCERS | | 4,998 | EA | 0.07 | 349.86 |
| | Item Code: | C9999-0-ORIFICERE | Delivery Date: | 07/08/24 | | | | |
| t, 1-4 | ADDITION | AL LOT CODE | | | 4,998 | EA | 0.07 | 349.86 |
| | Item Code: | C9999-0-LOTCODE | Delivery Date: | 07/08/24 | | | | |
| . 17. | UN-BAGGI | NG CHARGE | | | 4,998 | EA | 0.07 | 349.86 |
| | Item Code: | C9999-0-UNBAG | Delivery Date: | 07/08/24 | | | | |
| ;;·, | UN-BAGGI | NG CHARGE | | | 4,998 | EA | 0.07 | 349.86 |
| | Item Code: | C9999-0-UNBAG | Delivery Date: | 07/08/24 | | | | |
| Та | c Details | | | | | Invoice Subtotal: | | \$ 17,792.88 |
| Та | Code | Tax % | Net | | Tax | Total Before Tax: | | \$ 17,792.88 |
| | · | | | | | Total Tax Amoun | t: | \$ 0.00 |
| Ad | ditional Expen | ses: | | Shipping Typ | e: | Total Amoun | t: | \$ 17,792.88 |

1844 Massachusetts Ave.

Riverside CA 92507

USA

Original INVOICE

Invoice Number Document Date Page
215807 04/18/25 1/4

Customer No C0766

Customer PO 1011

Your Contact Kymberly Ford

Carry Over: 16,749.86

Remilia Hair LLC

24011 Ventura Blvd.

Calabasas CA 91302 USA

| Delivery Address |
|------------------|
| Remilia Hair LLC |
| Same as Bill-to |
| |

| Description | | | | Quantity | UoM | Price | Tota |
|---------------------|--|--|--|--|---|--|---|
| 6.760Z GR | EEN COCO HAIR MAS | БК | | 4,841 | EA | 2.99 | 14,474.59 |
| Item Code: | C0766-X-11211A | Delivery Date: | 01/20/25 | | | | |
| INSERT SE | ALING DISC | | | 4,841 | EA | 0.07 | 338.8 |
| Item Code: | C9999-0-SEALINGDI | Delivery Date: | 01/20/25 | | | | |
| ADDITION | AL LOT CODE | | | 4,841 | EA | 0.07 | 338.8 |
| Item Code: | C9999-0-LOTCODE | Delivery Date: | 01/20/25 | | | | |
| UNIT CART | ON FOLDING CHARG | GE . | | 4,841 | EA | 0.12 | 580.9 |
| Item Code: | C9999-0-UNITCART(| Delivery Date: | 01/20/25 | | | | |
| UN-BAGGI | NG CHARGE | | | 4,841 | EA | 0.07 | 338.8 |
| Item Code: | C9999-0-UNBAG | Delivery Date: | 01/20/25 | | | | |
| BATCH: ³ | **Filling -Labor char | ge to Remove foa | ım pad from l | id before fi | lling. Also Labor ch | arge to Blow (| out lids** |
| LABOR CH | ARGE | | | 4,841 | EA | 0.07 | 338.8 |
| Item Code: | C9999-0-LABOR | Delivery Date: | 01/20/25 | | | | |
| LABOR CH | ARGE | | | 4,841 | EA | 0.07 | 338.8 |
| Item Code: | C9999-0-LABOR | Delivery Date: | 01/20/25 | | | | |
| Details | | | | | Invoice Subtotal: | | \$ 16,749.8 |
| | | Net | | Tax | Total Before Tax: | | \$ 16,749.8 |
| Code | Tax % | | | | | | |
| Code | Tax % | | | | Total Tax Amount: | | \$ 0.0 |
| | 6.760Z GR Item Code: INSERT SE Item Code: ADDITION Item Code: UNIT CART Item Code: UN-BAGGI Item Code: BATCH: ' LABOR CHA Item Code: | 6.760Z GREEN COCO HAIR MAS Item Code: C0766-X-11211A INSERT SEALING DISC Item Code: C9999-0-SEALINGDI ADDITIONAL LOT CODE Item Code: C9999-0-LOTCODE UNIT CARTON FOLDING CHARG Item Code: C9999-0-UNITCART(UN-BAGGING CHARGE Item Code: C9999-0-UNBAG | Item Code: C0766-X-11211A Delivery Date: INSERT SEALING DISC Item Code: C9999-0-SEALINGDI Delivery Date: ADDITIONAL LOT CODE Item Code: C9999-0-LOTCODE Delivery Date: UNIT CARTON FOLDING CHARGE Item Code: C9999-0-UNITCART(Delivery Date: UN-BAGGING CHARGE Item Code: C9999-0-UNBAG Delivery Date: BATCH: **Filling -Labor charge to Remove for Code: C9999-0-LABOR Delivery Date: | Item Code: C0766-X-11211A Delivery Date: 01/20/25 INSERT SEALING DISC Item Code: C9999-0-SEALINGDI Delivery Date: 01/20/25 ADDITIONAL LOT CODE Item Code: C9999-0-LOTCODE Delivery Date: 01/20/25 UNIT CARTON FOLDING CHARGE Item Code: C9999-0-UNITCART(Delivery Date: 01/20/25 UN-BAGGING CHARGE Item Code: C9999-0-UNBAG Delivery Date: 01/20/25 BATCH: **Filling -Labor charge to Remove foam pad from I LABOR CHARGE Item Code: C9999-0-LABOR Delivery Date: 01/20/25 | 6.76OZ GREEN COCO HAIR MASK Item Code: C0766-X-11211A Delivery Date: 01/20/25 INSERT SEALING DISC Item Code: C9999-0-SEALINGDI Delivery Date: 01/20/25 ADDITIONAL LOT CODE Item Code: C9999-0-LOTCODE Delivery Date: 01/20/25 UNIT CARTON FOLDING CHARGE Item Code: C9999-0-UNITCART(Delivery Date: 01/20/25 UN-BAGGING CHARGE Item Code: C9999-0-UNBAG Delivery Date: 01/20/25 BATCH: **Filling -Labor charge to Remove foam pad from lid before fillem Code: C9999-0-LABOR Delivery Date: 01/20/25 LABOR CHARGE Item Code: C9999-0-LABOR Delivery Date: 01/20/25 | 6.760Z GREEN COCO HAIR MASK Item Code: C0766-X-11211A Delivery Date: 01/20/25 INSERT SEALING DISC Item Code: C9999-0-SEALINGDI Delivery Date: 01/20/25 ADDITIONAL LOT CODE Item Code: C9999-0-LOTCODE Delivery Date: 01/20/25 UNIT CARTON FOLDING CHARGE Item Code: C9999-0-UNITCART(Delivery Date: 01/20/25 UN-BAGGING CHARGE Item Code: C9999-0-UNBAG Delivery Date: 01/20/25 BATCH: **Filling -Labor charge to Remove foam pad from lid before filling. Also Labor charge Item Code: C9999-0-LABOR Delivery Date: 01/20/25 LABOR CHARGE Item Code: C9999-0-LABOR Delivery Date: 01/20/25 | 6.760Z GREEN COCO HAIR MASK 4,841 EA 2.99 Item Code: C0766-X-11211A Delivery Date: 01/20/25 |

GAR Labs, Inc. 1844 Massachusetts Ave.

Original

INVOICE

Invoice Number

Document Date

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Riverside CA 92507 USA

215807

04/18/25

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Terms and Conditions of Sale

other Claims. This provision is the entire arbitration agreement between Buyer and GAR and shall not be modified except in writing.

K. Incorporation of Arbitration into Buyers Sales: BUYER AGREES TO SPECIFICALLY INCORPORATE GAR'S TERMS AND CONDITIONS, INCLUDING THE DISPUTE RESOLUTION/ARBITRATION PROVISIONS IN ANY CONTRACT IT MAY HAVE, BE IT IN WRITING OR ON A WEBSITE, WITH ITS CUSTOMERS. FAILURE OF BUYER TO DO SO IS A MATERIAL BREACH OF THE CONTRACT WITH GAR WHICH INCLUDES THESE TERMS AND CONDITIONS.

- 11. <u>Technical Advice</u>: It is expressly understood that any technical advice furnished by GAR with reference to the use of its products is given free of charge and only as an accommodation to Buyer. GAR assumes no obligation or liability for the advice given or results obtained, all such advice being given and accepted at Buyer's risk, unless technical advice is specifically paid for by Buyer. Any such technical advice shall not constitute a
- representation or warranty. Express or implied.

 12. Force Majeuro: Performance of GAR will be excused in case of God, war, riots, fire, explosions, floods, strikes, lockouts, injunctions, inability to obtain fuel, power, raw materials, labor, containers or transportation facilities, accidents, breakage of machinery or apparatus, national emergency, including pandemic, or because performance is made impracticable by the occurrence of any other unforeseeable contingency, or because of compliance in good faith with any applicable foreign or domestic governmental statute, regulation, order or other interference whether or not it later provides to be invalid or in any circumstances which are beyond the reasonable control of the parties, to the extent that the same prevent or delay the performance of obligations herein contained. Any delivery so suspended shall be cancelled without liability, but the contract shall otherwise
- 13. Applicable Law: This agreement is executed, delivered, and is intended to be performed in the County of Riverside, State of California, and shall be construed and enforced in accordance with the laws of the State of
- 14. Complete Agreement: The Terms and Conditions contained herein will be the complete and exclusive statement of the terms of the agreement between the parties. No addition to, or modification of any of the Terms and Conditions will be effective unless made in writing and signed by the President of GAR.

Riverside CA 92507

USA

1844 Massachusetts Ave.

Original

INVOICE

Invoice Number

Document Date

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Terms and Conditions of Sale

TERMS AND CONDITIONS OF SALE

Any contract for sale, purchase order, or any other writing confirming a business transaction (hereinafter "Contract") between GAR Laboratories, Inc. (hereinafter "GAR") and a Buyer is expressly conditioned Any contract for sale, purchase order, or any other writing contirming a business transaction (nereinanter "Contract") between GAR Laborationes, inc. (nereinanter "GAR") and a buyer is expressing containing upon these Terms and Conditions of Sale. GAR retains the right to change and/or modify these applicable Terms and Conditions at any time unless otherwise agreed in writing between GAR and Buyer. No Contract, purchase order, or other document constituting a contract between GAR and Buyer may be altered or amended, nor its terms be waived, except as modified in writing and signed by an authorized representative of GAR. Acceptance or acknowledgment of purchase order forms or other similar forms containing provisions different from, or deletions or additions to the terms of the Contract offered are hereby rejected and shall not be binding on GAR. Buyer shall not assign its rights or delegate its duties under a Contract, in whole or in part, without prior written consent of GAR. Any terms otherwise proposed by Buyer in any other contract document inconsistent with these Terms and Conditions are void and not enforceable

- Orders: All orders placed by Buyer are subject to acceptance by GAR. Orders may not be cancelled or rescheduled without GAR's written consent. All orders must identify the products, unit quantities and applicable prices. All orders cancelled after 2 weeks are subject to 15% restocking fee. All orders cancelled after 2 weeks are subject to 25% restocking fee. The reason for these charges is the order most likely required GAR to acquire, or place an advance order, for general and/or special materials unique to Buyer's specific needs and is otherwise not useable by GAR. Whenever a customer orders a product, that order has an impact on GARS available space. Charged or canceled orders costs GAR money for shipping, handling and storage added expenses.

- scrule, or place an advance order, for general and/or special maintains unique to Buyer's specific meets and solvens order, for general and/or special maintains unique to Buyer's specific meets and is otherwise not useable by GAR. Whenever a customer orders a product, that order has an impact on account or product orders coats GAR money for shipping, handling and storage acted expenses.

 An evaluable space, Changed or cancelled orders coats GAR money for shipping, handling and storage acted expenses.

 An evaluable space, Changed or cancelled orders coats GAR money for shipping, handling and storage acted expenses.

 An evaluable space or cancelled spac
- GAR is unable to offer ANY Guarantee or return policy for the following categories of products. These Categories are: Perfumes, Colognes, Polish Removers OR ANY CUSTOMER SUPPLIED FORMULAS, RAW MATERIALS AND/OR FINISHED PRODUCTS.

 NO Warehousing: GAR is not a Warehouse or Depositor for Hire as that term is used in Civil Code § 1813, et seq. Accordingly any raw materials, components and/or finished product in the discretion of GAR and at Buyer's expense. Buyer is responsible to pick up and transport Buyer's raw materials, components and/or finished product remaining at GAR's facility. Any such raw materials, components and/or finished product remaining after the 90 days will be assumed to be abandoned by Buyer. GAR is not obligated to, but will endeavor to give Buyer at least 15 days' notice of GAR's intention to remove any such abandoned raw materials, components and/or finished products. If after the 15 days the materials have not been physically removed by Buyer at Buyers expense, the GAR will dispose of such raw materials, components and/or finished product for which Buyer shall reimburse GAR for the cost to accomplish the same. Said cost may include, but is not necessarily limited to, transportation costs, storage costs, labor and hazardous waste disposal fees.
- costs, storage costs, labor and hazardous waste disposal fees.

 Indemnity: Buyer agrees to indemnify, defend and hold GAR harmless from any claim of any type or nature made by any customer of Buyer. GAR has neither the input, opportunity nor control of Buyer's marketing, sales methodology, promises, representations or warranties made by Buyer to its customers and, as such, it is Buyer's duty to indemnify, defend and hold GAR harmless from any such claim.

 Limitation of Liability: REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT, STRICT LIABILITY, STATUTE OR OTHERWISE, IN NO EVENT WILL WE OR OUR AFFILIATES, INCLUDING, WITHOUT LIMITATION, OUR OR THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, PARTNERS, SUPPLIERS, CONTENT PROVIDERS, SUCCESSORS AND ASSIGNS, BE LIABLE TO ANY PARTY FOR ANY DAMAGE BE IT DIRECT, INDIRECT, SPECIAL, EXEMPLARY, PUNITIVE, INCIDENTAL, CONSEQUENTIAL, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR BUSINESS INTERRUPTION, WASTED EXPENDITURE, LOSS OF BUSINESS AND OTHER PROFITS, LOSS OF GOODWILL, LOSS OF ANTICIPATED SAVINGS, LOSS OF GOODS OR SERVICES, OR ANY OTHER DAMAGES ARISING IN ANY WAY OUT OF OR RELATED TO GAR PROVIDING A PRODUCT UNDER A CONTRACT FOR SALE, PURCHASE ORDER, OR ANY OTHER WRITING CONFIRMING A BUSINESS TRANSACTION EVEN IF GAR OR TIS RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, PARTNERS, SUPPLIERS, SUCCESSORS AND ASSIGNS ARE AWARE OR SHALL HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR THE LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH JURISDICTIONS DO WITH A PROVIDED AND A SUBJECT OF THE EXTENT PERMITTED BY LAW (THEREBY MINIMIZING OUR LIABILITY TO YOU TO THE LOWEST AMOUNT THAT APPLICABLE LAW PERMITS). No claim of any kind shall be greater in amount than the purchase price of the merchandise in respect of which such damages are claimed, and failure to give notice of claim within 366 days from the date of delivery or 90 days after the date fixed for delivery (in the event
- days after the date fixed for delivery (in the event of non-delivery), shall constitute a waiver by Buyer of all claims in respect of such merchandise. The remedy hereby provided shall be cancelled without liability, but the contract shall otherwise remain unaffected.

 10. <u>Dispute Resolution: Arbitration:</u> PLEASE READ THIS ARBITRATION PROVISION CAREFULLY TO UNDERSTAND YOUR RIGHTS.

 BUYER AGREES THAT ANY CLAIM THAT IT MAY HAVE IN THE FUTURE MUST BE RESOLVED THROUGH BINDING ARBITRATION. BUYER ACKNOWLEDGES AND AGREES THAT IT IS WAIVING THE RIGHT TO A TRIAL BY JURY. THE RIGHTS THAT BUYER WOULD HAVE IF IT WENT TO COURT, SUCH AS DISCOVERY OR THE RIGHT TO APPEAL, MAY BE MORE LIMITED, OR MAY NOT EXIST.

 BUYER AGREES THAT IT MAY ONLY BRING A CLAIM IN ITS SOLE OR INDIVIDUAL CAPACITY, AND NOT AS A CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING. BUYER FURTHER AGREES THAT THE ARBITRATOR MAY NOT CONSOLIDATE PROCEEDINGS OR CLAIMS OR OTHERWISE PRESIDE OVER ANY FORM OF A REPRESENTATIVE OR CLASS PROCEEDING.

 A. Generally. "Claim" means any dispute between you Buyer, GAR and/or any third party relating to Buyer's account, Buyer's use of the product, its relationship with GAR, or these Terms of Use and Conditions of Purchase
 - Purchase.
 - Exceptions to Binding Arbitration. As an exception to binding arbitration Buyer and GAR both retain the right to pursue, in a small claims court, any claim that is within that court's jurisdiction.
 - Exceptions to Binding Arbitration. As an exception to binding arbitration Buyer and GAR both retain the right to pursue, in a small claims court, any claim that is within that court's jurisdiction.

 Mandatory Pre-Dispute Procedures. Buyer acknowledges and agrees that before initiating any Claim (subject to the exceptions above) against GAR, it will first give GAR an opportunity to resolve its problem or dispute. This Includes sending a written description of Buyer's problem or dispute to GAR, including, but not limited to, information or representations related to GAR's products and upon which Buyer relies. You may send the written description by U.S. Mail to GAR Labs, Inc., 1844 Massachusetts Avenue, Riverside, CA 92507. Buyer agrees to negotiate with GAR in good faith about its problem or dispute. If for some reason Buyer's problem or dispute is not resolved to its satisfaction within 60 days after GAR's receipt of its written dispute, Buyer agrees to the dispute resolution provisions herein.

 Commencement of Arbitration. Buyer and GAR agree to commence any arbitration proceeding within 1 year after the Claim arises (including the mandatory pre-dispute procedures outlined above) and that any proceeding commenced after 1 year shall be barred.

 E. Arbitration Location. The arbitration must be conducted in the County where GAR's primary place of business is located, Riverside, California.

 F. Sponsoring Organization, Rules and the Arbitrator. Buyer agrees that any Claims shall be resolved by submitting the dispute to final and binding arbitration before a single arbitrator who is a retired judge or an experienced aftorney with experience in the subject(s) of the Claim. The arbitrator shall be chosen from a Riverside City area alternative dispute resolution provider and the arbitration rules of the selected organization shall apply.
 - - The arbitrator shall have the exclusive and sole authority to resolve any dispute relating to the interpretation, construction, validity, applicability or enforceability of these Terms and Conditions of Sale and this arbitration provision. The arbitrator shall have the exclusive and sole authority to determine whether this arbitration agreement can be enforced against a non-signatory to this agreement and whether a non-signatory to this

 - provision. The arbitrator shall have the exclusive and sole authority to determine whether this arbitration agreement can be enforced against a non-signatory to this agreement and whether a non-signatory to this agreement can enforce this provision against Buyer or GAR.

 G. Arbitration Fees. GAR and Buyer shall jointly pay for all filing, administrative and arbitrator fees for an arbitration initiated by either party. The parties shall each pay their own additional fees, costs and expenses, including, but not limited to, those for any attorneys, experts, documents, and witnesses; however, the prevailing party provision contained in these Terms and Conditions of Sale shall apply.

 H. Arbitration Award. The arbitrator shall follow substantive law and may order any relief if permitted by law. The arbitrator any form of individual relief, including injunction and punitive damages, so long as it is in accordance with applicable law. The arbitrator may award any order any relief in permitted by the thin arbitrator and shall be final.

 I. Enforceability. This Arbitration provision survives termination of Buyer's account or relationship with GAR, bankruptcy, assignment or transfer. If the class action waiver is deemed unenforceable (i.e. unenforceability would allow arbitration to proceed as a class or representative action), then this entire arbitration provision shall be remotered null and void and shall not apply. If a portion of this arbitration provision (other than the

 - class action waiver) is deemed unenforceable, the remaining portions of this arbitration provision shall remain in full force and effect.

 J. Miscellaneous. Failure or any delay in enforcing this arbitration provision in connection with any particular Claims will not constitute a waiver of any rights to require arbitration at a later time or in connection with any

Catalent.

Catalent Cosmetics AG Riedstrasse 1 6330 Cham Switzerland

EXPORTER:

Catalent Cosmetics AG Riedstrasse 1 6330 Cham Switzerland

MANUFACTURER:

Catalent Italy Spa Via Nettunense km 20,100 04011 Aprilia (LT) Italy

BILL TO

Remilia Hair LLC 350 S Fuller Ave #9J Los Angeles CA 90036 United States

| COMMERCIAL INVOICE | | | | | |
|--------------------|--------------|--|--|--|--|
| NUMBER | DATE | | | | |
| 080217.1 | 8/2/2017 | | | | |
| SALES ORDER NUMBER | BRANCH/PLANT | | | | |
| 254114 | 447 | | | | |
| CUSTOMER P.O. | PAGE | | | | |
| #01 | 1 | | | | |
| SOLD TO CUST-NO | TAX ID | | | | |
| 304295 | n/a | | | | |

Customer Service: Claudia Caminito
Extension: 41 41 747 4279
Fax Extension: 41 41 747 4277

Email: claudia.caminito@catalent.com

SHIP TO

Remilia Hair LLC 5900 Hollywood Blvd Unit 0343 Hollywood CA 90028 United States

| PAYMEN | IT TERMS | NET DUE DATE | | FREIG | HT TERMS | | | |
|------------|------------------------------------|---|-----------------------------|-------|---------------|------------------------|--|--|
| 50% prepay | ment / 50% 30 days net | | Ex Works Cisterna di Latina | | | | | |
| LINE NO | ITEM NO CAH / CUSTOMER ITEM NO. | DESCRIPTION | QTY SHIPPED | UOM | UNIT PRICE | EXTENDED AMOUNT USD | | |
| 3.000 | OEA-RPC0516 | THE COSMOCAP HAIR SERUM (30*ZIP BAG) . Catalent Batch No. H06611 Country of Origin: Italy Ex Works: Italy Total gross weight: 561.000 kgs Total net weight: 501.600 kgs Total pallets: 3 . Customs Tariff Number: 3304.99.00 EORI Number GB663478993000 | 9,240.000 | PM | 2.9 | 40 27,165.6 | | |
| SUBTOTAL | USD 27,165. | 60 SALES TAX 0 % 0.00 | USD | TOTAL | 119 | SD 27,165.6 | | |