



TERMS:

---

**BY RYS LAW WE ARE NOT RESPONSIBLE FOR UNCLAIMED ITEMS AFTER SIX (6) MONTHS. UNCLAIMED GOODS MAY BE DONATED TO CHARITY.** Allo Laverie exercises the utmost care in processing good entrusted to our care and will use methods, which in our opinion are best suited to the nature and condition of each article. We cannot guarantee against colour loss, shrinkage, or damage to weak or fragile textiles. Customer must notify Allo Laverie in writing within two (2) days of delivery regarding any claims for lost or damage. Failure to do so shall constitute a waiver of any claims or claim for lost or damaged items. Allo Laverie's liability shall be limited to no more than three (3) times processing charges for any allegedly damaged or missing item or items. This shall be the sole extent of Allo Laverie's liability regardless of the form any or equitable action may be brought, the foregoing shall constitute Customer's exclusive remedy. Unless a list accompanies a bundle, our count must be accepted as final. Claims for missing items must be accompanied by a copy of the original list. Allo Laverie is not responsible for dye runs, bleeds, or damage to fringe, beads, trim or weakened fragile items. Unless a manufacturer's care label is affixed to an item all work is done at Customer's own risk. Allo Laverie is not liable for goods lost or damaged by theft, flood, fire or Acts of God.