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July 9, 2009

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VIA FEDERAL EXPRESS

Crabtree & Evelyn, Ltd.
102 Peake Brook Road
Woodstock, Connecticut 06281-0167
Attn: Mary Lucas

RE: Demand for Reclamation of Empire-EMCO, Inc.

Dear Ms. Lucas:

We represent Empire-EMCO, Inc. ("Empire") and are authorized by it to send this Demand for Reclamation on its behalf. It has come to our attention that Crabtree & Evelyn, Ltd. (the "Debtor") has filed a voluntary petition under Chapter 11 of Title 11 of the United States Code on or about July 1, 2009 (the "Petition Date"). This Demand for Reclamation is addressed to the Debtor and all affiliated entities as may have received delivery or come into possession of goods from Empire purchased on credit.

Demand is hereby made by Empire, pursuant to 11 USC § 546(c) and Section 2-702 of the Uniform Commercial Code and/or other applicable statutory or common law, for return of the goods identified on the following invoices, copies of which are itemized below:

<u>Invoice Date</u>	<u>Invoice #</u>	<u>PO No.</u>	<u>Amount</u>
6/09/09	00041502	1097128	\$ 631.98
6/09/09	00041503	1096370	\$ 2,367.50
6/12/09	00041621	1099366	\$ 3,618.36
6/15/09	00041627	1096251	\$ 2,238.06
6/16/09	00041583	1096246	\$ 2,629.06
6/16/09	00041584	1096269	\$ 1,585.78
6/16/09	00041586	1096252	\$ 287.75
6/18/09	00041606	1096271	\$ 3,265.96
6/18/09	00041607	1096270	\$ 2,092.80
6/18/09	00041608	1096250	\$ 3,620.88
6/18/09	00041609	1096264	\$ 2,042.10

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<u>Invoice Date (cont.)</u>	<u>Invoice # (cont.)</u>	<u>PO No. (cont.)</u>	<u>Amount</u>
6/18/09	00041619	1096254	\$10,864.45
6/18/09	00041620	1096254	\$10,864.45
7/01/09	00041802	1097082	\$ 1,598.79
7/01/09	00041803	1099459	\$ 21.00

Total Received within
45 days of Petition Date: \$47,728.92

These goods were sold to the Debtor on credit and received by the Debtor within the forty-five (45) days preceding the Petition Date (the "Reclamation Period") at a time when the Debtor was insolvent, and twenty (20) days have not elapsed since the Petition Date. This letter serves as notice to the Debtor that Empire hereby asserts its demand to reclaim the aforementioned goods, or in the alternative, for adequate protection and assurance of future performance.

The total amount due and owing to Empire from the Debtor during the Reclamation Period for the sale of these goods is at least **\$47,728.92**, plus applicable interest and costs. Empire reserves the right to amend and/or supplement this Demand for Reclamation at any time as necessary or appropriate to amend, quantify or correct the goods or amounts asserted herein.

We assert and preserve all rights under UCC 2-702, 11 USC §§ 503(b)(9), 546(c) and other applicable statutory or common law. Furthermore, the Debtor may not deny Empire's reclamation claim unless the Bankruptcy Court grants Empire, in respect of the total value of the goods claimed herein, a claim with administrative priority pursuant to Section 11 USC § 503(b), or a claim secured by a lien.

Please note that the amounts set forth in this letter do not represent the total claim of Empire relating to the business accounts of debtor. Please contact the undersigned at the above number or at abaumeister@amigonesanchez.com to discuss Empire's Demand for Reclamation.

Very truly yours,

AMIGONE, SANCHEZ, MATTREY
& MARSHALL, LLP

Arthur G. Baumeister, Jr.

AGB:kyw

cc: Empire-EMCO, Inc. (Via First Class Mail)
Lawrence C. Gottlieb, Esq. (Via Federal Express)