# Reclamation Demand Letter

«dated»

# Re: RECLAMATION DEMAND TO BUYER

Dear «buyerd»:

In accordance with Bankruptcy Code Section 546(c), «vendord» ("Creditor") hereby makes demand for reclamation of goods (the "Goods") received by «buyerd» ("Debtor") from Creditor within the forty-five (45) days prior to the petition filing date in the Debtor's bankruptcy case at a time when Debtor was insolvent, and which Goods are currently in Debtor's possession or if the 45 days upon which the Debtor received the goods expires after the filing of the petition, within 20 days after the filing of the petition. The goods were received on «dategoodsreceivedd» and the petition was filed on «datepetitionfiledd». As such, the Creditor is in compliance with 506(c). Attached hereto as Exhibit "A" is documentation describing or identifying the particular Goods for which Creditor asserts its reclamation claim. Creditor reserves the right to modify the scope of the Goods subject to its reclamation claim, following further investigation and subject to applicable law.

Please contact the undersigned for instructions concerning the return of the Goods to Creditor. You are further notified that all goods subject to Creditor's reclamation rights should be protected and segregated, and are not to be used for any purpose whatsoever except by agreement of the parties or following notice and a hearing by a court of competent jurisdiction.

We appreciate your cooperation in this matter. Please call with any questions.

Very truly yours,

By: «vendord»

Attachment