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THIS DOCUMENT PREPARED BY AND WHEN RECORDED MAIL TO:

Doc#: 1035418049 Fee: \$50.00 Eugene "Gene" Moore RHSP Fee: \$10.00 Cook County Recorder of Deeds Date: 12/20/2010 04:34 PM Pg: 1 of 8

Mary Ann Murray, Esq. Burke Burns & Pinelli, Ltd. 70 West Madison Suite 4300 Chicago, Illinois 60602

Property Address:

P.I.N.:

7300 West Agatite 12-13-222-023-0000

#### MODIFICATION OF MORTGAGE

THIS MODIFICATION OF MORTGAGE (this "Modification of Mortgage") is effective as of October 5, 2010 and executed at of the 22 day of October, 2010 by HUMBOLDT MFG. CO., an Illinois corporation (referred to as "Mortgagor" (as defined in the original Mortgage) in favor of MB FINANCIAL BANK, N.A., a national banking association with an office at 6111 North River Road, Rosemont, Illinois 60018 (herein, together v ith its successors and assigns, hereinafter defined as the "Lender").

#### WITNESS & TH:

WHEREAS, the Mortgagor is owner and holder of fee simple title in and to all of certain property legally described in Exhibit A attached hereto and rade a part herein, and commonly known as 7300 West Agatite, Norridge, Illinois, 60706; and

WHEREAS, by Mortgage dated December 27, 2005 (the "Original Mortgage") and recorded on December 29, 2005 as Document Number 0536305209 in the Cook County Recorder of Deeds Office, the Lender acquired a security interest in the Premises (as defined in the Original Mortgage) from the Mortgagor; and

WHEREAS, the Mortgagor has requested that the Lender extend further financial accommodations to Mortgagor as evidenced by that certain Loan and Security Agreement dated as of August 18, 2005, as amended from time to time and by those certain Modification Documents (as defined in that certain Modification of Loan Documents between the Mortgagor and Humboldt Scientific Inc., a North Carolina corporation ("Scientific") and the Lender, as the same is amended from time to time (collectively, with all documents executed related thereto referred to, individually referred to as a "Loan Document" or collectively as the "Loan Documents"); and

WHEREAS, as a condition precedent to the extension of such further financial accommodation, the Lender requires the execution and delivery of certain documents and instruments by the Mortgagor, including, but not limited to the Note (as hereinafter defined), to secure any sums due and payable to the Lender as set forth in the Note or the other Loan Documents; and

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WHEREAS, the Lender requires that the Mortgagor execute and deliver this Modification of Mortgage to secure the payment and performance of all Indebtedness and any and all duties and obligations set forth in the Loan Documents and all indebtedness of the Mortgagor under or pursuant to any other documents heretofore, now or hereafter executed by or on behalf of the Mortgagor; and

WHEREAS, all of the Loan Documents, including each of their respective provisions, are incorporated herein by this reference and made a part hereof as though fully set forth in this Mortgage; and

WHEPEAS, Lender is desirous of securing the prompt payment of the Note, together with interest and any premium thereon, in accordance with the terms of the Note, and any additional indebtedness accruug to Lender on account of any future payments, advances or expenditures made by Lender pursuant to, or any other obligation of the Mortgagor arising under, the Loan Agreement;

WHEREAS, the Lender requires that the Mortgagor execute and deliver this Modification of Mortgage to secure the payment and performance of all of the Indebtedness and any and all duties and obligations set forth in that Loa 1 A greement and all indebtedness of the Mortgagor under or pursuant to any other documents her stoic 1e, now or hereafter executed by or on behalf of the Mortgagor; and

WHEREAS, the parties hereto have agreed upon a modification of the terms and conditions of the Mortgage executed by the Mortgagor as herein set forth.

NOW, THEREFORE, to secure the payment of the Ir debtedness, and to secure the payment of all other sums which may at any time be due and owing or required to be paid as provided herein or in the Loan Documents, and the performance and observance of all of the covenants, agreements and provisions herein and in the Loan Agreement, and in consideration of the premises and for other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged by the Mortgagor, all of which is secured by this Modification of Mortgage, the parties hereto do hereby mutually agree to modify the Mortgage as follows:

#### **Modification of Mortgage**

- 1. Recital A is hereby modified by amending and restating Recital A as follows:
  - A. (i) Pursuant to the terms and conditions contained in the certain Loan and Security Agreement dated as of August 18, 2005, executed by and between Mortgagor and the Lender (the "Revolving Loan Agreement"), the Lender has agreed to loan to the Mortgagor the principal amount of Three Million and 00/100 Dollars (\$3,000,000.00) (the "Revolving Loan"). The Loan is evidenced by the certain Promissory Note dated as of August 18, 2005 (as amended, restated or replaced from time to time, the "Revolving Note"), executed by Mortgagor and made payable to the order of the Lender in the original principal amount of the Loan and due on August 18, 2006, as such date is extended from time to time (the "Revolving Maturity Date"), except as may be accelerated pursuant to the

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terms hereof, of the Revolving Note, the Revolving Loan Agreement or of any other document or instruments now or hereafter given to evidence or secure the payment of the Revolving Note or delivered to induce the Lender to disburse the proceeds of the Revolving Loan, the Revolving Note and the Revolving Loan Agreement, together with such other documents, as amend, restated or replaced from time to time (being collectively referred to herein as the "Revolving Loan Documents").

- (ii) The Lender also agreed to loan to the Mortgagor and Scientific the principal amount of One Million Four Hundred and 00/100 Dollars (\$1,400,000.00) (the "2007 Loan," and collectively with the Revolving Loan, the "Loan"). The 2007 Loan is evidenced by the certain Promissory Note dated as of November 29, 2007 (as amended, restated or replaced from time to time, the "2007 Note," and collectively with the Revolving Note, the "Note"), executed by Mortgagor and Scientific and made payable to the order of the Lender in the original principal amount of the 2007 Loan and due on November 29, 2008, as such date is extended from time to time (the "2007 Maturity Date," and collectively with the Revolving Maturity Date, the "Maturity Date").
- 2. All references to the usin "Note" are hereby amended to mean and represent collectively the Revolving Note and the 2007 Note, together with any amendments, extensions or modifications thereto (as defined above).
- 3. All references to the term "Loan" are hereby amended to mean and represent collectively the Revolving Loan and the 2007 Loan, together with any amendments, extensions or modifications thereto (as defined above).
- 4. All referenced to the Loan Documents are neceby amended to mean and represent collectively the Revolving Loan Documents and those certain Modification Documents (as defined in that certain Modification of Loan Documents between the Mortgagor and Scientific and the Lender, as the same is amended from time to time, including all documents executed in relation thereto) each document referred to, individually as a "Loan Document" or collectively as the "Loan Documents."
- Mortgagor shall pay to Lender on the fifth day of each month, concurrently with the monthly payment of principal and interest due under the Note, a sum equal to all call estate taxes and assessments (general and special) next due upon or for the Property (the amount of such taxes next due to be based upon the Lender's reasonable estimate as to the amount of taxes and assessments to be levied and assessed) reduced by the amount, if any, then on deposit with the Lender divided by the number of months to elapse before 1 month prior to the date when such taxes and assessments will become due and payable (the "Tax Escrow Fund"). Such deposits are to be held without any allowance for interest to Mortgagor and are to be used for the payment of taxes and assessments (general and special) on the Property next due and payable when they become due. If the deposited funds are insufficient to pay any such taxes or assessments (general or special) when the same become due and payable, the Mortgagor must, within ten (10) days after demand therefore from the Lender, deposit such additional funds as may be necessary to pay such taxes and assessments (general and special) in full. If the funds so deposited exceed the amount required to pay such taxes and assessments (general and special) for any year, the excess will be applied to a subsequent deposit or deposits. The deposits need not be kept separate and apart from

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any other funds of the Lender. Any such funds held by Lender shall not be claimed to be held in trust and shall not bear interest except to the extent, if any, required by law. So long as no Default or Event of Default has occurred and is continuing and no Event of Default has occurred, Lender shall apply such funds to, or (at the sole option of Lender) release such funds to Mortgagor for, payment of such Taxes as and when the same become due and payable; provided, however, that Lender shall have no liability for any failure by Lender to timely pay any Taxes. Upon the occurrence of an Event of Default, Lender may apply all or any part of such funds to payment of amounts outstanding under the Loan in such order and manner as Lender may determine in its sole and absolute discretion. If the total amount retained in the Tax Escrow Fund exceeds the amount of payments actually applied by Lender as set forth above, such excess may be credited by Lender on subsequent payments to be made by Mortgagor hereunder or, at the option of Lender, refunded to Mortgagor; but (x) if the Tax Escrow Fund shall not be sufficient to pay the sums required at least thirty (30) days before the same are due and payable or if, after payment of such amounts or (y) if of ar payment of such amounts, the Tax Fund fails to include three (3) months of Taxes as set forth in (a) and (b) above, Mortgagor shall, within ten (10) Business Days of receipt of written demand therefore from Lender, deposit with Lender the full amount of any such deficiency. Upon repayment in full of the Loan and all amounts outstanding under the Loan Documents and the satisfaction of all other obligations thereunder, any remaining funds held in the Tax Escrow Fund shall be released to Mortgagor.

- 6. All capitalized terms not other vise defined herein shall have the meaning set forth in the Original Mortgage.
- 7. The Mortgagor hereby represents and werrants to the Lender that the execution and delivery by the Mortgagor of this Modification of Mortgage does not and will not violate any provision of law nor conflict with or result in the breach of any contractual obligation binding on the Mortgagor.
- 8. Except as expressly modified hereby, the Mortgage is in all respects, received, republished, ratified and confirmed, and the terms, provisions and conditions there of shall remain in full force and effect. This Modification of Mortgage shall be incorporated in and made a part of the Original Mortgage, and all other related documents executed by the Mortgagor. The execution, delivery and effectiveness of this Modification of Mortgage shall not operate as a waiver of any right, power or remedy by the Lender nor constitute a waiver of any term of provision of the Mortgage.
- 9. The Modification of Mortgage securing the Indebtedness and any other obligations to the Lender is a valid and subsisting lien on the Premises as described herein and the Original Mortgage.
- 10. The parties hereto further mutually agree that all provisions, stipulations, powers and covenants contained in the Original Mortgage, except as modified by this Modification of Mortgage, shall stand and remain unchanged and in full force and effect for and during said period, except only as specifically modified or amended above; and further that in the event of a failure to pay the obligations as herein provided, or to keep, fulfill or perform any or all of the covenants and agreements contained in the Original Mortgage or this Modification of Mortgage, then the whole of said Indebtedness shall, at the election of Lender, become at once, without notice,

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due and payable and may be collected together with all accrued interest and collection costs thereon, in the same manner as if this amendment had not been granted, anything hereinbefore to the contrary notwithstanding.

It is expressly understood and agreed by and between the parties hereto that the covenants 11. and agreements herein contained shall bind and inure to the benefit of the respective successors and assigns of the said parties. Property of Cook County Clark's Office

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IN WITNESS WHEREOF, the undersigned has caused these presents to be signed by its duly authorized officer as of the date first above written.

#### **MORTGAGOR:**

HUMBOLDT MFG. CO., an Illinois corporation

Name:

LENDER:

MB FINANCIAL BANK, N.A.,

by: Nam Titl

OUNTY CLOPA'S OFFICE THE COMMERCIAL PROPER Title:

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#### DESCRIPTION OF REAL PROPERTY

THAT PART OF THE SOUTH ½ OF THE SOUTHEAST ¼ OF THE NORTHEAST ¼ OF SECTION 13, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHEAST CORNER OF THE NORTHEAST ¼ OF SECTION 13, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN; THENCE NORTH ALONG THE EAST LINE OF SAID NORTHEAST ¼, 470.40 FEET; THENCE WEST PARALLEL TO THE SOUTH LINE OF SAID NORTHEAST ¼, 662.68 FEET TO A PLACE OF BEGINNING. THENCE CONTINUING WEST PARALLEL TO THE SAID SOUTH LINE OF THE NORTHEAST ¼, 209.52 FEET; THENCE NORTH PERPENDICULAR TO THE LAST DESCRIBED LINE, 190.42 FEET TO THE NORTH LINE OF THE SOUTH ½ OF THE SOUTHEAST ¼ OF THE NORTHEAST ¼ OF THE SAID SOUTH ½ OF THE SOUTHEAST ¼ OF THE SAID SOUTH ½ OF THE SOUTHEAST ¼ OF THE SOUTHEAST ¼, 209.52 FEET; THENCE SOUTH 190.44 FEET TO THE PLACE OF BEGINNING.

PROPERTY ADDRESS OF REAL ESTATE:

7300 West Agatite Norridge, Illinois 60706

PERMANENT TAX IDENTIFICATION NUMBER: 12-13-222-023-0000