## Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		CORRECTIVE ASSIGNMENT		
NATURE OF CONVEYANCE:		properly record the entire docum	the (1) the address of lenders and (2) to ent to reflect each of the lenders previous 0564. Assignor(s) hereby confirms the Se	
CONVEYING PARTY	Υ DATA			
		Name	Execution Date	
Selective Micro Tech	nologies		05/30/2008	
RECEIVING PARTY	DATA			
Name:	John J. Warner			
Street Address:	18 Candleston Plac	ce		
City:	Simpsonville			
State/Country:	SOUTH CAROLINA	A		
Postal Code:	29681			
Name:	Frank Gimenez 22 Hayes Hill Drive			
Street Address:	22 Hayes Hill Drive			
City:	Ft. Salonga			
State/Country:	NEW YORK			
Postal Code:	11718			
	-11			
Name:	Dennis E. Tottenham			
Street Address:	7776 Woodridge			
City:	San Antonio			
State/Country:	TEXAS			
Postal Code:	78209			
<u></u>			]	
Name:				
Street Address:	142 Goodwives River Road			
City:				
City: State/Country: Postal Code:	CONNECTICUT			

l

Name:	John R. Mendell		
Street Address:	5620 North Harbor Village Dr.		
Internal Address:	Unit 401		
City:	Vero Beach		
State/Country:	FLORIDA		
Postal Code:	32967		
Name:	Steven M. Davenport		
Street Address:	43 Loantaka Lane North		
City:	Morristown		
State/Country:	NEW JERSEY		
Postal Code:	07960		
Name:	James M. Pellicane Sr.		
Street Address:	23 Hemlock Road		
City:	Short Hills		
State/Country:	NEW JERSEY		
Postal Code:	07078		
Name:	William C. James		
Street Address:	485 First Avenue		
Internal Address:	# 12B		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10016		
Name:	Rosemary James		
Street Address:	485 First Avenue		
Internal Address:	# 12B		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10016		
Name:	Paul D. Schultz		
Street Address:	567 East Bay Dr.		
City:	Long Beach		
State/Country:	NEW YORK		
Postal Code:	11561		
Name:	Edward J. Sisk		
	PATENT		

I

PATENT <sup>||</sup> REEL: 021838 FRAME: 0172

Street Address:	1735 York Avenue	
Internal Address:	12C	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10128	
Name:	George P. Lawlor	
Street Address:	11 Willow Street	
City:	Floral Park	
State/Country:	NEW YORK	
Postal Code:	11001	
Name:	1017 Holdings, LLC c/o John R. Nicholson	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	Alexandra O. Bjorklund	
Street Address:	10 Weybosset Street, Suite 106	
Internal Address:	Parsons Capital c/o Mr. Jay Geddes Parsons	
City:	Providence	
State/Country:	RHODE ISLAND	
Postal Code:	02903	
Name:	Richard G. Williams	
Street Address:	528 Tayman Drive	
City:	Annapolis	
State/Country:	MARYLAND	
Postal Code:	21403	
Name:	Elkhorn Valley Investments	
Street Address:	P.O. Box 50190	
City:	Casper	
State/Country:	WYOMING	
Postal Code:	82605	
Name:	Steven Berkowitz	
Street Address:	820 Claflin Ave.	
City:	Mamaroneck	
	PATENT	

I

PATENT <sup>||</sup> REEL: 021838 FRAME: 0173

State/Country:	NEW YORK		
Postal Code:	10543		
Name:	Mary E. Williams		
Street Address:	323 Country Club Drive		
Internal Address:	Revocable Trust U/A/D 2/22/91 c/o Dorothy Deisler		
City:	St. Claire Shores		
State/Country:	MICHIGAN		
Postal Code:	48082		

#### **PROPERTY NUMBERS Total: 4**

Property Type	Number
Patent Number:	6602466
Patent Number:	6607696
Application Number:	10225769
Application Number:	10614613

#### CORRESPONDENCE DATA

Fax Number:	(617)742-4214
Correspondence will be se	ent via US Mail when the fax attempt is unsuccessful.
Email:	kmk@lahive.com
Correspondent Name:	Lahive & Cockfield, LLP
Address Line 1:	One Post Office Square
Address Line 4:	Boston, MASSACHUSETTS 02109

ATTORNEY DOCKET NUMBER:	SMU-000/MG
NAME OF SUBMITTER:	Maneesh Gulati, Esq.

#### Total Attachments: 56

source=Security Agreement (Patents)#page1.tif source=Security Agreement (Patents)#page2.tif source=Security Agreement (Patents)#page3.tif source=Security Agreement (Patents)#page4.tif source=Security Agreement (Patents)#page5.tif source=Security Agreement (Patents)#page6.tif source=Security Agreement (Patents)#page7.tif source=Security Agreement (Patents)#page8.tif source=Updated Security Agreement#page1.tif source=Updated Security Agreement#page2.tif source=Updated Security Agreement#page3.tif source=Updated Security Agreement#page4.tif source=Updated Security Agreement#page5.tif source=Updated Security Agreement#page5.tif source=Updated Security Agreement#page5.tif source=Updated Security Agreement#page5.tif source=Updated Security Agreement#page5.tif

source=Updated Security Agreement#page8.tif source=Updated Security Agreement#page9.tif source=Updated Security Agreement#page10.tif source=Updated Security Agreement#page11.tif source=Updated Security Agreement#page12.tif source=Updated Security Agreement#page13.tif source=Updated Security Agreement#page14.tif source=Updated Security Agreement#page15.tif source=Updated Security Agreement#page16.tif source=Updated Security Agreement#page17.tif source=Updated Security Agreement#page18.tif source=Updated Security Agreement#page19.tif source=Updated Security Agreement#page20.tif source=Security Agreement#page1.tif source=Security Agreement#page2.tif source=Security Agreement#page3.tif source=Security Agreement#page4.tif source=Security Agreement#page5.tif source=Security Agreement#page6.tif source=Security Agreement#page7.tif source=Security Agreement#page8.tif source=Security Agreement#page9.tif source=Security Agreement#page10.tif source=Security Agreement#page11.tif source=Security Agreement#page12.tif source=Security Agreement#page13.tif source=Security Agreement#page14.tif source=Security Agreement#page15.tif source=Security Agreement#page16.tif source=Security Agreement#page17.tif source=Security Agreement#page18.tif source=Security Agreement#page19.tif source=Security Agreement#page20.tif source=Security Agreement#page21.tif source=Security Agreement#page22.tif source=Security Agreement#page23.tif source=Security Agreement#page24.tif source=Security Agreement#page25.tif source=Security Agreement#page26.tif source=Security Agreement#page27.tif source=Security Agreement#page28.tif

:LAHIVE & COCKFIELD, LLP COMPANY:ONE POST OFFICE SQUARE

PATENT ASSIGNMENT				
ectronic Version ylesheet Versior		06/27/2008 500578833	· · ·	: .
SUBMISSION TYPE		NEW ASSIGNMENT		
NATURE OF CONV	EYANCE:	SECURITY AGREEMENT	<u>, , , , , , , , , , , , , , , , , , , </u>	
CONVEYING PART		<u>n </u>	and a second	
		lame	Execution Date	
Selective Micro Teo	chnologies	۵٬۰۰۰ ماله می مرکز می	04/01/2008	
RECEIVING PARTY	/ DATA			
Name:	John J. Warner			·
Street Address:	5 Cherry Hill Drive,	Suite 120		
City:	Danvers			
State/Country:	MASSACHUSETTS	3		
Postal Code:	01923			
L		<u></u>		
Name:	Frank Gimenez	Frank Gimenez		la de la companya de La companya de la comp
Street Address:	300 River Place, Su	300 River Place, Suite 3000		
City:	Detroit			
State/Country:	MICHIGAN			
Postal Code:	48207-4225	an a		
L	· ·			
Name:	Dennis E. Tottenham			
Street Address:	300 River Place, Su	uite 3000		
City:	Detroit			
State/Country:	MICHIGAN	en entre entre andere entre		
Postal Code:	48207-4225			
L				l •
Name:	Thomas M. Joyce			
Street Address:	300 River Place, Suite 3000			
City:				
State/Country:	MICHIGAN			
Postal Code:	48207-4225			
Name:	John R. Mendell			
Street Address:	300 River Place, Suite 3000			

LAHIVE & COCKFIELD, LLP COMPANY: ONE POST OFFICE SQUARE

City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	Steven M. Davenport	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	James M. Pellicane Sr.	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	William C. James	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	Rosemary James	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	Paul Schultz	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48207-4225	
Name:	Edward J. Sisk	
Street Address:	300 River Place, Suite 3000	
City:	Detroit	
State/Country:	MICHIGAN	
	48207-4225	

#### :LAHIVE & COCKFIELD, LLP COMPANY:ONE POST OFFICE SQUARE

T

Name:	George P. La	George P. Lawlor	
Street Address:	300 River Pla	300 River Place, Suite 3000	
City:	Detroit		
State/Country:	MICHIGAN		
Postal Code:	48207-4225		
			1
Name:	1017 Holding	s, LLC	]
Street Address:	300 River Pla	ace, Suite 3000	
City:	Detroit		
State/Country:	MICHIGAN		
Postal Code:	48207-4225		
Name:	Jabco, LP		
Street Address:		ace, Suite 3000	
City:	Detroit		
State/Country:	MICHIGAN		il
Postal Code:	48207-4225		
			1
Name:	Richard G. W	/illiams Revocable Trust	
Street Address:	300 River Pla	300 River Place, Suite 3000	
City:	Detroit		j
State/Country:	MICHIGAN		
Postal Code:	48207-4225		
Name:	Elkhorn Valley Bank & Trust Co.		]
Street Address:	300 River Pla	300 River Place, Suite 3000	
City:	Detroit		
State/Country:	MICHIGAN		]  ·
Postal Code:	48207-4225		
Name:	Steven Berke	Steven Berkowitz	
Street Address:		300 River Place, Suite 3000	
City:	Detroit		]
State/Country:	MICHIGAN		]
Postal Code:	48207-4225		]
PROPERTY NUMB	ERS Total: 4		
[			ล
Property	Туре	Number	
Patent Number:		6602466	11

### :LAHIVE & COCKFIELD, LLP COMPANY:ONE POST OFFICE SQUARE

Patent Number:	6607696	
Application Number:	10225769	
Application Number:	10614613	
CORRESPONDENCE DATA		
Phone: 617-227	Mail when the fax attempt is unsuccessful. 7-7400	
_	ahive.com	
-	& Cockfield, LLP	
	st Office Square	
Address Line 4: Boston,	MASSACHUSETTS 02109	
ATTORNEY DOCKET NUMBER:	SMU-000	
NAME OF SUBMITTER:	Maneesh Gulati, Esq.	
Total Attachments: 28 source=Security Agreement#page1. source=Security Agreement#page2. source=Security Agreement#page3. source=Security Agreement#page4. source=Security Agreement#page6. source=Security Agreement#page6. source=Security Agreement#page8. source=Security Agreement#page8. source=Security Agreement#page9. source=Security Agreement#page10 source=Security Agreement#page11	tif tif tif tif tif tif tif D.tif	
source=Security Agreement#page13 source=Security Agreement#page14 source=Security Agreement#page14 source=Security Agreement#page16 source=Security Agreement#page17 source=Security Agreement#page18 source=Security Agreement#page27 source=Security Agreement#page22 source=Security Agreement#page22	3.tif 4.tif 5.tif 5.tif 3.tif 9.tif 9.tif 1.tif 2.tif 3.tif 4.tif 5.tif 5.tif 7.tif	

## SECOND AMENDED AND RESTATED SECURITY AGREEMENT

THIS SECOND AMENDED AND RESTATED SECURITY AGREEMENT (this "<u>Agreement</u>") is dated as of May 30, 2008 and entered into by and among Selective Micro Technologies LLC, a Massachusetts limited liability company (the "<u>Debtor</u>"), Elkhorn Valley Investments, a Wyoming limited liability company ("<u>Elkhorn</u>"), the lenders listed on <u>Schedule A</u> attached hereto (the "<u>Schedule A Lenders</u>"), and the lenders listed on <u>Schedule B</u> attached hereto (the "<u>Schedule B Lenders</u>," and with Elkhorn and the Schedule A Lenders, collectively, the "<u>Secured Parties</u>"). Debtor and the Secured Parties are at times referred to herein collectively as the "Parties."

#### RECITALS

WHEREAS, to secure the obligations of Debtor to the Secured Parties under the Loan Agreement, the Amended Purchase Agreement and the other documents evidencing obligations owing from Debtor to the Secured Parties (collectively, the "<u>Credit Documents</u>"), Debtor has agreed to grant a security interest in and lien on the Collateral (as defined below), and each of (i) Elkhorn, and (ii) Schedule A Lenders holding Notes representing at least a majority of the outstanding principal amount of all Notes currently outstanding under the Purchase

# REDACTED

Agreement, have consented to such security interest in and lien on the Collateral for the benefit of all of the Secured Parties, such security interest and lien to be <u>pari passu</u> with the existing revolving loan credit facility by and between Debtor and Elkhorn and the obligations of Debtor to the Schedule A Lenders;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. Definitions; Interpretation.

(a) <u>Defined Terms</u>. Where applicable in the context of this Agreement and except as otherwise defined herein, terms used in this Agreement shall have the meanings assigned to them in the UCC. As used in this Agreement, the following terms shall have the following meanings:

"<u>Collateral</u>" shall mean all of Debtor's right, title and interest in, or to, all of the following property, whether now existing or hereafter arising from time to time, and wherever located:

(a) Receivables;

(b) Inventory;

(c) Goods;

(d) Contracts;

(e) Equipment;

(f) General Intangibles;

(g) Chattel Paper;

(h) Instruments and Documents;

(i) Proceeds, products and accessions of any and all of the foregoing.

"<u>Contracts</u>" shall mean, all right, title and interest in, to and under, or derived from, any and all sale, service, performance and equipment lease contracts (whether written or oral), and any other contract (whether written or oral).



-2-

"Documents" shall have the meaning assigned to that term in the UCC.

"Equipment" shall mean all equipment (as defined in the UCC), wherever located, including, without limitation, all machinery, equipment, office machinery, furniture, conveyors, tools, materials, storage and handling equipment, automotive equipment, trucks, buses, motor vehicles, bottling and processing equipment, and all other equipment of every kind and nature, wherever situated, all modifications, alterations, repairs, substitutions, additions and accessions thereto, all replacements and all parts therefor, and together with all substitutes for any of the foregoing.

"General Intangibles" shall mean all general intangibles (as defined in the UCC) and (i) all manuals, blueprints, know-how, warranties and records in connection with the Equipment; (ii) all documents of title or documents representing Inventory, together with all records, files and writings with respect thereto; (iii) any and all rights, claims and causes of action of Debtor against any person including, without limitation all commercial tort claims (whether now existing or hereinafter arising) and the benefits of any and all collateral or other security given by any person in connection therewith; (iv) all information, customer lists, identification of suppliers, data, plans, blueprints, specification designs, drawings, surveys, engineering reports, test reports, manuals, materials, catalogs, research data, computer software and programs pertaining to the operations of Debtor; (v) all information relating to sales of products now or hereafter manufactured, distributed or franchised by Debtor; (vi) all accounting information pertaining to Debtor's operations of any of the Equipment, Inventory, Receivables or General Intangibles and all media in which, or on which, any of the information or knowledge or data or records relating to such operations or any of the Equipment, Inventory, Receivables or General Intangibles may be recorded or stored; (vii) all licenses, consents, permits, variances, certifications and approvals of governmental agencies now or hereafter held by Debtor pertaining to operations now or hereafter conducted by Debtor; (viii) all causes of action, claims and warranties now or hereafter owned or acquired by Debtor; (ix) all patents and patent applications, domestic or foreign (including without limitation such patents and patent applications as described in Schedule C attached hereto), and all improvements, reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof (collectively, the "Patents"), all licenses relating thereto, all income and royalties with respect to any and all such licenses, and all rights arising therefrom and pertaining thereto, including all claims for damages by way of past, present and future infringement of any of the rights included in this subsection (ix), with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified in this subsection (ix); (x) all trademarks (including service marks), federal and state trademark registrations and applications made by Debtor, common law trademarks and trade names owned by or assigned to Debtor and all registrations and applications for the foregoing; (xi) all copyrights, whether statutory or common law, owned by or assigned to Debtor, including the entire goodwill of Debtor's business connected with the use and symbolized by the trademarks of Debtor; and (xii) all Licenses.

"<u>Goods</u>" shall mean all goods (as defined in the UCC), all tangible property or things which are movable, and all fixtures (as defined in the UCC).

"Instrument" shall have the meaning assigned to that term under the UCC.

-3-

"Inventory" shall mean, inclusively, all of Debtor's inventory (as such term is defined in the UCC), wherever located, including, without limitation, all raw materials, work in process, returned goods, finished goods, ingredients, labels, samples and consigned goods to the extent of the consignee's interest therein, materials and supplies of any kind or nature which are, or might be, used in connection with the manufacture, printing, publication, packing, shipping, advertising, selling or finishing of any such goods, and all other products, goods, materials and supplies.

"Investment Property" shall mean all security, whether certificated or uncertificated, all rights and property interests of Debtor with respect to financial assets (as defined under the UCC), all accounts to which financial assets are or may be credited in accordance with an agreement under which the person maintaining the account undertakes to treat the person for whom the account is maintained as entitled to exercise the rights that comprise the financial asset, all commodity contracts (as defined under the UCC), and all commodity accounts (as defined under the UCC).

"Licenses" shall mean all license agreements (including covenants not to sue) in respect of a patent, trademark, tradename, service mark or copyright, whether Debtor is a licensor or licensee under any such Licenses, along with any and all (i) renewals, extensions, supplements and continuations thereof, (ii) income, royalties, damages, claims and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, and (iii) any other rights to use, exploit or practice any patent, trademark, service mark or copyright.

"<u>Obligations</u>" means all of the obligations of payment and performance of Debtor in connection with Debtor's indebtedness arising out of the Credit Documents.

# REDACTED

-4-

PATENT REEL: 021838 FRAME: 0183

A LAND SAME

"Proceeds" shall have the meaning assigned to that term under the UCC or under other relevant law and, in any event, shall include, without limitation, any and all (i) proceeds of any insurance, indemnity, warranty or guaranty payable to the Secured Parties or to Debtor from time to time with respect to any of the Collateral, (ii) payments (in any form whatsoever) made or due and payable to the Debtor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any part of the Collateral, (iii) Instruments representing obligations to pay amounts in respect of Equipment, General Intangibles, Inventory or Receivables, (iv) products of the Collateral, and (v) other amounts from time to time paid or payable under or in connection with any of the Collateral.

"<u>Receivables</u>" shall mean all accounts (as such term is defined in the UCC) and accounts receivables, and all rights to payment for goods sold or leased or services performed, including, without limitation, rights evidenced by an account, note, contract, security agreement, chattel paper, or other evidence of indebtedness or security, together with (i) all security pledged, assigned, hypothecated or granted to secure the foregoing, (ii) general intangibles arising out of any rights in any goods, the sale of which gave rise thereto, (iii) all guarantees, endorsements and indemnifications on, or of, any of the foregoing, (iv) all powers of attorney for the execution of any evidence of indebtedness or security or other writing in connection therewith, (v) all evidences of the filing of financing statements and other statements and the registration of other instruments in connection therewith and amendments thereto, notices to other creditors or secured parties, and certificates from filing or other registration officers, and (vi) all books, records, ledgers, print-outs, file materials and other papers containing information relating to Receivables and any account debtors in respect thereof.

"<u>UCC</u>" shall mean the Uniform Commercial Code as in effect from time to time under the laws of the Commonwealth of Massachusetts.

(b) <u>Construction</u>. In this Agreement, the following rules of construction and interpretation shall be applicable: (i) no reference to "proceeds" in this Agreement authorizes any sale, transfer, or other disposition of any Collateral by Debtor; (ii) "includes" and "including" are not limiting; (iii) "or" is not exclusive; and (iv) "all" includes "any" and "any" includes "all."

2. Security Interest.

(a) <u>Grant of Security Interest</u>. As security for the full and timely payment and performance of all of the Obligations when due, Debtor hereby grants to the Secured Parties a first priority security interest in and lien on, all of Debtor's right, title and interest in, to and under the Collateral.



(b) <u>Continuing Security Interest</u>. Debtor agrees that this Agreement shall create a continuing security interest in the Collateral which shall remain in effect until terminated in accordance with Section 15 hereof.

4. <u>Covenants, Representations and Warranties</u>. Debtor covenants, agrees, represents and warrants, as of the date hereof, as follows:

(a) Except for a first priority lien and security granted to the Secured Parties hereunder at closing and licenses granted by Debtor to its customers in the ordinary course of business, Debtor is the sole owner of the Collateral. A true and correct list of all of the existing Collateral consisting all assets, including but not limited to U.S. patents and patent applications, owned by Debtor, in whole or in part, as set forth in <u>Schedule C</u>;

## REDACTED

-6-



-7-

PATENT REEL: 021838 FRAME: 0187 12.25 %.

\$

-10-

14. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement. Delivery of an executed counterpart of this Agreement by facsimile shall be equally as effective as delivery of a manually-executed counterpart. Any party hereto delivering a counterpart of this Agreement by facsimile shall also deliver a manually executed counterpart, but the failure to so deliver a manually-executed counterpart shall not affect the validity, enforceability, or binding effect hereof.

## REDACTED

[Signature pages follow]

# REDACTED

-12-

IN WITNESS WHEREOF, the parties hereto have caused this Second Amended and Restated Security Agreement to be executed by their duly authorized representatives as of the date first above written.

#### DEBTOR:

SELECTIVE MICRO TECHNOLOGIES, LLC, a Massachusetts limited liability company

arner By: John J

Title President

#### SECURED PARTY:

ELKHORN VALLEY INVESTMENTS, a Wyoming himited/liability company

By. John W. Martin

Title: Managing Partner

[Counterpart signature pages for Lenders as Secured Parties follow]

#### Counterpart Signature Page for Lenders

The undersigned hereby agrees to become a party to that certain Note and Warrant Purchase Agreement dated as of September 5, 2007, as amended by Amendment No. 1 to Note and Warrant Purchase Agreement, dated as of May 30, 2008 (as so amended, the "Amended Purchase Agreement"), by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company (the "Company"), and the other parties named therein. From and after the undersigned's execution and delivery and the Company's acceptance of this Counterpart Signature Page, the undersigned shall be a party to the Amended Purchase Agreement as a Lender and shall be entitled to all benefits and bound by all obligations under the Amended Purchase Agreement applicable to the Lenders and the secured convertible note and warrant purchased by the undersigned shall be deemed to be a "Note" and "Warrant," respectively, for all purposes of the Amended Purchase Agreement.

MARY E. WILLIAMS REVOCABLE TRUST U/A/D 2/22/91 Printed Name of Lender

By: <u>Ilare 3, Le celeans</u> Mary E. Williams, Trustee

Signature of Lender

Purchase price of Note: \$50,000

Number of Warrants: 50

Date: 4442 20, 2008

#### AGREED AND ACCEPTED:

SELECTIVE MICRO TECHNOLOGIES, LLC

By: \_\_\_\_ Print Name: John J. Warner Title: President

### Counterpart Signature Page for Lenders

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of May 30, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

Mary E. Williams Revocable Trust U/A/D 2/22/91 Printed Name of Lender

Wielians Mars 2

Mary E. Williams, Trustee Signature of Lender

### Counterpart Signature Page for Lenders

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of May <u>30</u>, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

<u>Alexandra O. Bjorklund</u> Printed Name of Lender

<u>Plefeder</u> On Bynchlund Signature of Lender

227080v2

#### <u>LENDER</u>

Name: John J. Warner State: Massachusetts

Name: Frank Gimenez State: New York

Name: Dennis E. Tottenham State: Texas

Name: Thomas M. Joyce State: Connecticut

Name: John R. Mendell State: Florida

Name: Steven M. Davenport State: New Jersey

Name: James M. Pellicane, Sr. State: New Jersey

Name: William C. and Rosemary James State: New York

Name: Paul Schultz State: New York

Name: Edward J. Sisk State: New York

Name: Steven Berkowitz State: New York

Name: George P. Lawlor State: New York

#### SCHEDULE B

#### <u>LENDER</u>

Name: 1017 Holdings, LLC State: Michigan

Name: Alexandra O. Bjorklund State: Rhode Island

Name: Richard G. Williams State: Maryland

Name: Mary E. Williams Revocable Trust U/A/D 2/22/91 State: Virginia

Name: State:

Name: State:

Name: State:

Name: State:

Name: State:

Name: State:

### SCHEDULE C

Debtor: Selective Micro Technologies, LLC

Issued U.S. Patents of Debtor

Patent No.	Issue Date	Title
	29-Aug-03	Method and Apparatus for Controlled Release of
	U	A Gas
6,602,466	05-Aug-03	Method and Apparatus for Controlled Release of A Gas

Pending U.S. Patent Applications of Debtor

Serial No.	Filing Date	Title
10/225,769	22-Aug-02	Method and Apparatus for Controlled Release
,	Ŭ	of A Gas
10/614,613	03-July-03	Method and Apparatus for Controlled Release
	2	of A Gas

Registered US Trademarks of Debtor

Reg. No.	Registration Date	Trademark
2,795,345	16-Dec-03	"Selective Micro" word mark
2,673,907	07-Jan-03	Company logo design
3,121,586	25-Jul-06	"Selectrocide" word mark
3,308,418	09-Oct-07	"Selectropure" word mark

EPA Registrations of the Debtor

Registration No.	Products
74986-4	2L500
74986-5	All G-Series products

Balance Sheet Assets (Preliminary as of March 31, 2008)

Asset	Amount (\$000)
Cash and Cash Equivalents	\$157
Accounts Receivable	149
Inventory	276
Prepaid Expenses	65
Fixed Assets (net of depreciation)	212
Deposits	29
Total Assets	\$888

#### SECOND AMENDED AND RESTATED SECURITY AGREEMENT

i i i

THIS SECOND AMENDED AND RESTATED SECURITY AGREEMENT (this "<u>Agreement</u>") is dated as of April \_\_\_, 2008 and entered into by and among Selective Micro Technologies LLC, a Massachusetts limited liability company (the "<u>Debtor</u>"), Elkhorn Valley Investments, a Wyoming limited liability company ("<u>Elkhorn</u>"), the lenders listed on <u>Schedule A</u> attached hereto (the "<u>Schedule A Lenders</u>"), and the lenders listed on <u>Schedule B</u> attached hereto (the "<u>Schedule B Lenders</u>," and with Elkhorn and the Schedule A Lenders, collectively, the "<u>Secured Parties</u>"). Debtor and the Secured Parties are at times referred to herein collectively as the "<u>Parties</u>."

#### RECITALS

WHEREAS, to secure the obligations of Debtor to the Secured Parties under the Loan Agreement, the Amended Purchase Agreement and the other documents evidencing obligations owing from Debtor to the Secured Parties (collectively, the "<u>Credit Documents</u>"), Debtor has agreed to grant a security interest in and lien on the Collateral (as defined below), and each of (i) Elkhorn, and (ii) Schedule A Lenders holding Notes representing at least a majority of the outstanding principal amount of all Notes currently outstanding under the Purchase

# REDACTED

Agreement, have consented to such security interest in and lien on the Collateral for the benefit of all of the Secured Parties, such security interest and lien to be <u>pari passu</u> with the existing revolving loan credit facility by and between Debtor and Elkhorn and the obligations of Debtor to the Schedule A Lenders;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. <u>Definitions: Interpretation</u>.

(a) <u>Defined Terms</u>. Where applicable in the context of this Agreement and except as otherwise defined herein, terms used in this Agreement shall have the meanings assigned to them in the UCC. As used in this Agreement, the following terms shall have the following meanings:

"<u>Collateral</u>" shall mean all of Debtor's right, title and interest in, or to, all of the following property, whether now existing or hereafter arising from time to time, and wherever located:

#### (a) Receivables;

- (b) Inventory;
- (c) Goods;
- (d) Contracts;
- (e) Equipment;
- (f) General Intangibles;
- (g) Chattel Paper;
- (h) Instruments and Documents;
- (i) Proceeds, products and accessions of any and all of the foregoing.

"<u>Contracts</u>" shall mean, all right, title and interest in, to and under, or derived from, any and all sale, service, performance and equipment lease contracts (whether written or oral), and any other contract (whether written or oral).

# REDACTED

-2-

"Documents" shall have the meaning assigned to that term in the UCC.

"Equipment" shall mean all equipment (as defined in the UCC), wherever located, including, without limitation, all machinery, equipment, office machinery, furniture, conveyors, tools, materials, storage and handling equipment, automotive equipment, trucks, buses, motor vehicles, bottling and processing equipment, and all other equipment of every kind and nature, wherever situated, all modifications, alterations, repairs, substitutions, additions and accessions thereto, all replacements and all parts therefor, and together with all substitutes for any of the foregoing.

"General Intangibles" shall mean all general intangibles (as defined in the UCC) and (i) all manuals, blueprints, know-how, warranties and records in connection with the Equipment; (ii) all documents of title or documents representing Inventory, together with all records, files and writings with respect thereto; (iii) any and all rights, claims and causes of action of Debtor against any person including, without limitation all commercial tort claims (whether now existing or hereinafter arising) and the benefits of any and all collateral or other security given by any person in connection therewith; (iv) all information, customer lists, identification of suppliers, data, plans, blueprints, specification designs, drawings, surveys, engineering reports, test reports, manuals, materials, catalogs, research data, computer software and programs pertaining to the operations of Debtor; (v) all information relating to sales of products now or hereafter manufactured, distributed or franchised by Debtor; (vi) all accounting information pertaining to Debtor's operations of any of the Equipment, Inventory, Receivables or General Intangibles and all media in which, or on which, any of the information or knowledge or data or records relating to such operations or any of the Equipment, Inventory, Receivables or General Intangibles may be recorded or stored; (vii) all licenses, consents, permits, variances, certifications and approvals of governmental agencies now or hereafter held by Debtor pertaining to operations now or hereafter conducted by Debtor; (viii) all causes of action, claims and warranties now or hereafter owned or acquired by Debtor; (ix) all patents and patent applications, domestic or foreign (including without limitation such patents and patent applications as described in Schedule C attached hereto), and all improvements, reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof (collectively, the "Patents"), all licenses relating thereto, all income and royalties with respect to any and all such licenses, and all rights arising therefrom and pertaining thereto, including all claims for damages by way of past, present and future infringement of any of the rights included in this subsection (ix), with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified in this subsection (ix); (x) all trademarks (including service marks), federal and state trademark registrations and applications made by Debtor, common law trademarks and trade names owned by or assigned to Debtor and all registrations and applications for the foregoing; (xi) all copyrights, whether statutory or common law, owned by or assigned to Debtor, including the entire goodwill of Debtor's business connected with the use and symbolized by the trademarks of Debtor; and (xii) all Licenses.

"Goods" shall mean all goods (as defined in the UCC), all tangible property or things which are movable, and all fixtures (as defined in the UCC).

"Instrument" shall have the meaning assigned to that term under the UCC.

"Inventory" shall mean, inclusively, all of Debtor's inventory (as such term is defined in the UCC), wherever located, including, without limitation, all raw materials, work in process, returned goods, finished goods, ingredients, labels, samples and consigned goods to the extent of the consignee's interest therein, materials and supplies of any kind or nature which are, or might be, used in connection with the manufacture, printing, publication, packing, shipping, advertising, selling or finishing of any such goods, and all other products, goods, materials and supplies.

"Investment Property" shall mean all security, whether certificated or uncertificated, all rights and property interests of Debtor with respect to financial assets (as defined under the UCC), all accounts to which financial assets are or may be credited in accordance with an agreement under which the person maintaining the account undertakes to treat the person for whom the account is maintained as entitled to exercise the rights that comprise the financial asset, all commodity contracts (as defined under the UCC), and all commodity accounts (as defined under the UCC).

"Licenses" shall mean all license agreements (including covenants not to sue) in respect of a patent, trademark, tradename, service mark or copyright, whether Debtor is a licensor or licensee under any such Licenses, along with any and all (i) renewals, extensions, supplements and continuations thereof, (ii) income, royalties, damages, claims and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, and (iii) any other rights to use, exploit or practice any patent, trademark, service mark or copyright.

"<u>Obligations</u>" means all of the obligations of payment and performance of Debtor in connection with Debtor's indebtedness arising out of the Credit Documents.

# REDACTED

"Proceeds" shall have the meaning assigned to that term under the UCC or under other relevant law and, in any event, shall include, without limitation, any and all (i) proceeds of any insurance, indemnity, warranty or guaranty payable to the Secured Parties or to Debtor from time to time with respect to any of the Collateral, (ii) payments (in any form whatsoever) made or due and payable to the Debtor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any part of the Collateral, (iii) Instruments representing obligations to pay amounts in respect of Equipment, General Intangibles, Inventory or Receivables, (iv) products of the Collateral, and (v) other amounts from time to time paid or payable under or in connection with any of the Collateral.

"Receivables" shall mean all accounts (as such term is defined in the UCC) and accounts receivables, and all rights to payment for goods sold or leased or services performed, including, without limitation, rights evidenced by an account, note, contract, security agreement, chattel paper, or other evidence of indebtedness or security, together with (i) all security pledged, assigned, hypothecated or granted to secure the foregoing, (ii) general intangibles arising out of any rights in any goods, the sale of which gave rise thereto, (iii) all guarantees, endorsements and indemnifications on, or of, any of the foregoing, (iv) all powers of attorney for the execution of any evidence of indebtedness or security or other writing in connection therewith, (v) all evidences of the filing of financing statements and other statements and the registration of other instruments in connection therewith and amendments thereto, notices to other creditors or secured parties, and certificates from filing or other registration officers, and (vi) all books, records, ledgers, print-outs, file materials and other papers containing information relating to Receivables and any account debtors in respect thereof.

"<u>UCC</u>" shall mean the Uniform Commercial Code as in effect from time to time under the laws of the Commonwealth of Massachusetts.

(b) <u>Construction</u>. In this Agreement, the following rules of construction and interpretation shall be applicable: (i) no reference to "proceeds" in this Agreement authorizes any sale, transfer, or other disposition of any Collateral by Debtor; (ii) "includes" and "including" are not limiting; (iii) "or" is not exclusive; and (iv) "all" includes "any" and "any" includes "all."

#### 2. <u>Security Interest</u>.

(a) <u>Grant of Security Interest</u>. As security for the full and timely payment and performance of all of the Obligations when due, Debtor hereby grants to the Secured Parties a first priority security interest in and lien on, all of Debtor's right, title and interest in, to and under the Collateral.

# REDACTED

-5-

(b) <u>Continuing Security Interest</u>. Debtor agrees that this Agreement shall create a continuing security interest in the Collateral which shall remain in effect until terminated in accordance with Section 15 hereof.

4. <u>Covenants, Representations and Warranties</u>. Debtor covenants, agrees, represents and warrants, as of the date hereof, as follows:

(a) Except for a first priority lien and security granted to the Secured Parties hereunder at closing and licenses granted by Debtor to its customers in the ordinary course of business, Debtor is the sole owner of the Collateral. A true and correct list of all of the existing Collateral consisting all assets, including but not limited to U.S. patents and patent applications, owned by Debtor, in whole or in part, as set forth in <u>Schedule C</u>;

# REDACTED
# REDACTED

-8-

## REDACTED

· ·

PATENT REEL: 021838 FRAME: 0208

~

## REDACTED

-10-

## PATENT REEL: 021838 FRAME: 0209

÷

14. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement. Delivery of an executed counterpart of this Agreement by facsimile shall be equally as effective as delivery of a manually-executed counterpart. Any party hereto delivering a counterpart of this Agreement by facsimile shall also deliver a manually executed counterpart, but the failure to so deliver a manually-executed counterpart shall not affect the validity, enforceability, or binding effect hereof.

## REDACTED

[Signature pages follow]

# REDACTED

IN WITNESS WHEREOF, the parties hereto have caused this Second Amended and Restated Security Agreement to be executed by their duly authorized representatives as of the date first above written.

۰.

۰.

DEBTOR:

SELECTIVE MICRO TECHNOLOGIES, LLC, a Massachusetts limited liability company

By: Joh arner

Titles President

SECURED PARTY:

ELKHORN VALLEY INVESTMENTS, a Wyoming himited liability company

By. John W. Martin

Title: Managing Partner

[Counterpart signature pages for Lenders as Secured Parties follow]

-13-

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

JOW J. WAENER Printed Name of Lender

Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "Agreement") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

FRANK GIMENEY Printed Name of Lender

Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

Printed Name of Lender

Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "Agreement") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

<u>Thomas</u> Joyce Printed Name of Lender <u>Ihomas</u> Joyce Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

Printed Name Lender Signature of Lende

-14-

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_\_, 2008 (the "Agreement") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

STEVEN M. DAVENPORT Printed Name of Lender Sturm M. Davenpet

Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_\_, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

M PellicAne JR

Printed Name of Lender

Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

James Rosemany James William Printed Name of Lender

Com Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_, 2008 (the "Agreement") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

Printed Name of Lender Paul Schulfz Paul Schut

Signature of Lender

-14-

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_\_\_, 2008 (the "<u>Agreement</u>") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

Printed Name of Lender

Signature of Lender

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of May 30, 2008 (the "Agreement") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

STEVEN BERKOWITZ Printya Name of Lender

Signature of Lend

٠,

The undersigned hereby agrees to become a party to that certain Second Amended and Restated Security Agreement dated as of April \_\_, 2008 (the "Agreement") by and among Selective Micro Technologies, LLC, a Massachusetts limited liability company, Elkhorn Valley Investments, a Wyoming limited liability company, and others. From and after the undersigned's execution and delivery this Counterpart Signature Page, the undersigned shall be a party to the Agreement.

Printed Name of Lender

Signature of Lender

#### <u>LENDER</u>

Name: John J. Warner State: Massachusetts

Name: Frank Gimenez State: New York

Name: Dennis E. Tottenham State: Texas

Name: Thomas M. Joyce State: Connecticut

Name: John R. Mendell State: Florida

Name: Steven M. Davenport State: New Jersey

Name: James M. Pellicane, Sr. State: New Jersey

Name: William C. and Rosemary James State: New York

Name: Paul Schultz State: New York

Name: Edward J. Sisk State: New York

Name: Steven Berkowitz State: New York

Name: George P. Lawlor State: New York

#### SCHEDULE B

#### <u>LENDER</u>

Name: 1017 Holdings, LLC State: Michigan

Name: Jabco, LP State: Rhode Island

Name: Richard G. Williams Revocable Trust State: Maryland

Name: State:

Name: State:

Name: State:

Name: State:

Name: State:

Name: State:

Name: State: ٠

#### **SCHEDULE C**

Debtor: Selective Micro Technologies, LLC

Issued U.S. Patents of Debtor

Patent No.	Issue Date	Title
6,607,696	29-Aug-03	Method and Apparatus for Controlled Release of A Gas
6,602,466	05-Aug-03	Method and Apparatus for Controlled Release of A Gas

Pending U.S. Patent Applications of Debtor

Serial No.	Filing Date	Title
10/225,769	22-Aug-02	Method and Apparatus for Controlled Release of A Gas
10/614,613	03-July-03	Method and Apparatus for Controlled Release of A Gas

Registered US Trademarks of Debtor

Reg. No.	Registration Date	Trademark
2,795,345	16-Dec-03	"Selective Micro" word mark
2,673,907	07-Jan-03	Company logo design
3,121,586	25-Jul-06	"Selectrocide" word mark
3,308,418	09-Oct-07	"Selectropure" word mark

EPA Registrations of the Debtor

Registration No.	Products	
74986-4	2L500	
74986-5	All G-Series products	