



MUTUAL NON-DISCLOSURE AGREEMENT
(Written or Oral)

Static Control Components, Inc., a North Carolina corporation, Static Control Components (Europe) Limited, a company organized under England and Wales, and Zhuhai SCC Trading Co., Ltd. a company organized under the laws of China (collectively, "Static Control") and Innvo Tech Ltd. ("Innvo"), a company organized under the laws of Israel, wish to explore a business possibility of mutual interest ("Business Possibility"). In connection with discussions of this possibility and any business which follows from such discussions, the undersigned parties recognize that there is a need for Static Control to disclose certain Static Control proprietary information to Innvo and for Innvo to disclose certain Innvo proprietary information to Static Control. As an express condition to such disclosures, the parties agree as follows:

1. **Definition of Confidential Information.** "Confidential Information" means all information disclosed by a party (the "Disclosing Party") to another party (the "Receiving Party") (in writing, orally, or in any other form), including, without limitation, cost, pricing, manufacturing details, space requirements, employee requirements, processes, products manufacturing, product specifications, product sources, strategic plans, customer lists, and technical, business, marketing, and other information. Confidential Information shall not include, however, information which (i) is or becomes generally available to the public other than as a result of a disclosure by the Receiving Party, (ii) was available to the Receiving Party on a non-confidential basis prior to its disclosure by the Disclosing Party, (iii) becomes available to the Receiving Party on a non-confidential basis from a person who is not otherwise bound by a confidentiality agreement with the Disclosing Party or is not otherwise prohibited from transmitting the information to the Receiving Party, or (iv) was independently developed by the Receiving Party without access or reference to any of the Confidential Information of the Disclosing Party. Confidential Information shall include, without limitation, information meeting the foregoing definition disclosed prior to and after the effective date of this Agreement.
2. **Non-Disclosure and Limited Use.** The Receiving Party shall hold all Confidential Information in strict confidence and shall not disclose any Confidential Information to any party that is not a signatory to this Agreement. The Receiving Party shall disclose the Confidential Information only to employees and agents of the Receiving Party who need to know such information to evaluate the Business Possibility of mutual interest or in the course of such relationship between the Parties and who are bound by similar non-disclosure restrictions. The Receiving Party shall not use any Confidential Information of the Disclosing Party for the Receiving Party's own benefit or for any purpose except to evaluate the Business Possibility or in the course of such relationship between the Parties. The Receiving Party shall take all reasonable measures to protect the confidentiality and avoid the unauthorized use of the Disclosing Party's Confidential Information.



3. Remedies. The Receiving Party agrees that the unauthorized disclosure or use of the Disclosing Party's Confidential Information will cause irreparable harm and significant immeasurable injury. Accordingly, the Receiving Party agrees that the Disclosing Party, in addition to any other remedies at law or in equity it may have, shall be entitled to equitable relief, including injunctive relief and specific performance against any breach of this Agreement.
4. Return or Destruction of Materials. Upon conclusion or termination of discussions between the Parties, or at any time at the Disclosing Party's request, the Receiving Party shall, at the Disclosing Party's option, either (1) return to the Disclosing Party all tangible (including electronic) copies of Confidential Information; or (2) destroy all tangible (including electronic) copies of Confidential Information which are not returned, and certify to the Disclosing Party that all such copies of Confidential Information have been destroyed.
5. Ownership. Receiving Party recognizes that all tangible information relating to Confidential Information, prepared by Disclosing Party in connection with the Business Possibility, including all copies thereof, are and shall be the sole property of Disclosing Party, and Receiving Party shall keep the same at all times in its custody and subject to Receiving Party's control. The Receiving Party does not hereby and shall not acquire by implication or otherwise any right in title to or license in respect of the Confidential Information disclosed to it by the Disclosing Party.
6. No Warranties. Neither Party makes any representation or warranty as to the accuracy or completeness of the Confidential Information.
7. Miscellaneous. This Agreement shall be binding upon and for the benefit of the Parties and their successors and assigns. Failure to enforce any provisions of this Agreement shall not constitute a waiver of any term hereof. This Agreement shall be governed by the laws of the State of North Carolina. All disputes arising out of or in connection with this Agreement, including disputes on its conclusion, binding effect and termination, shall be resolved exclusively by the State of North Carolina. This Agreement may be executed in counterparts. This Agreement contains the entire agreement between the parties with respect to the subject matter hereof.
8. Scope and Termination. This Agreement is intended to cover Confidential Information disclosed by each Party both prior and subsequent to the date hereof. This Agreement may be terminated by either Party by giving the other Party no less than 30 prior written notice; provided, however, that, notwithstanding anything herein to the contrary, each Party's obligations with respect to each item of the other Party's Confidential Information will survive termination of the Agreement.



9. Contact Information for Official Notices. The contact information for official notices for the Parties are as follows:

Contact for Static Control:

Address:

3010 Lee Avenue, Sanford, NC 27332

Phone: (919) 774-3808

Email: legaldept@scc-inc.com

Contact for Innvo:

Address:

2 Hashlosha St, Tel Aviv, Israel 6706054

Phone: +972-52-6906796

Email: alexz@innvo.ai; gilb@innvo.ai

This Agreement is effective as of the date of the last signature below as indicated by the signatures of their authorized representatives.

Innvo Tech Ltd.

A blue ink-style signature of Gil Banyas.

Gil Banyas

COO

April 04, 2024 12:11 ET

IP: 193.238.189.12

Static Control Components, Inc.

A blue ink-style signature of Juan Carlos Bonell.

Juan Carlos Bonell

CEO

April 04, 2024 16:02 ET

IP: 107.116.79.114

Static Control Components (Europe) Limited

A blue ink-style signature of Juan Carlos Bonell.

Juan Carlos Bonell

Managing Director

April 04, 2024 16:02 ET

IP: 107.116.79.114

Zhuhai SCC Trading Co., Ltd.

A blue ink-style signature of Xiaoling Mao.

Xiaoling Mao

General Manager

April 04, 2024 13:33 ET

IP: 173.188.216.249