

IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

| | | |
|---------------------------------------|---|------------------------|
| NEXT LEVEL VENTURES, LLC, a | : | |
| Washington limited liability company, | : | |
| | : | |
| Plaintiff, | : | |
| | : | |
| v. | : | C.A. No. 2022-0699-MTZ |
| | : | |
| AVID USA TECHNOLOGIES LLC, | : | |
| a Delaware limited liability company, | : | |
| JONATHAN CARFIELD, and HANNA | : | |
| CARFIELD, | : | |
| | : | |
| Defendants. | : | |

**ORDER GRANTING
MOTION FOR PRELIMINARY INJUNCTION**

Having considered the Motion for Preliminary Injunction (the “Motion”) filed by Plaintiff Next Level Ventures, LLC (“Next Level”), and any opposition thereto,

IT IS HEREBY ORDERED as follows:

1. The Motion is GRANTED in part and DENIED in part;
2. Defendants AVID USA Technologies LLC, Jonathan Carfield, and Hannah Carfield (collectively, “Defendants”), and their managers, officers, agents, servants, employees, and attorneys, and those persons in active concert or participation with them, are hereby enjoined from making false or misleading statements concerning Next Level’s exclusive rights under the Distribution Agreement, including but not limited to statements suggesting or implying that Next

Level no longer has such rights, that Next Level has operated outside of those rights, that Next Level is using the AVD trademark without consent or permission, that Next Level is a former distributor of AVD products, that Next Level is violating trademarks or infringing on intellectual property rights by selling AVD products or using the AVD mark, or that Defendants have rights to market or sell AVD products; and

3. Unless otherwise ordered by the Court, the injunctive relief provided by this order will remain in effect until a trial on the merits is heard in this matter.

SO ORDERED this 10th day of April, 2023.

/s/ Morgan T. Zurn

Vice Chancellor Zurn