UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 17)*

INNOVATIVE FOOD HOLDINGS, INC.

(Name of Issuer)
COMMON STOCK
(Title of Class of Securities)
45772H202
(CUSIP Number)
DENVER J. SMITH
350 S Race Street
DENVER, CO 80209
(405) 830 - 3274
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)
07/18/2024
(Date of Event which Requires
Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(g), check the following box \Box
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

SCHEDULE 13D

CUSI	P No.	45772H202			Pa	ge 2 o	f 12 Pages	
	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Denver J. Smith							
2	СНЕСК ТН	IE APPROPRIA	ТЕ В	OX IF A MEMI	BER OF A GROUP (SEE INSTRUCTIONS)	(a)	\boxtimes	
3	SEC USE ONLY							
	SOURCE O	F FUNDS (SEE	INST	TRUCTIONS)				
5	CHECK IF	DISCLOSURE	OF L	EGAL PROCEI	EDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	CITIZENSE United States		OF (ORGANIZATIO	ON .			
	NUMBE	NUMBER OF	7	SOLE VOTING 703,851 shares	G POWER			
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON	CIALLY	8	SHARED VOT: 3,603,474 shares				
		9	SOLE DISPOSITION TO 103,851 shares	ITIVE POWER				
	WIT	Ή	10	SHARED DISP 3,603,474 shares	POSITIVE POWER			
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,307,325 shares							
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS) [SEE INSTRUCTIONS]							
	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 8.7%							
14								

CUSI	P No.	45772H202			Page 3 o	f 12 Pages		
	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) CRC Founders Fund, LP 81-2726593							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) 🗵							
3	SEC USE	ONLY			(b)			
4	SOURCE WC	OF FUNDS (SEE	INST	TRUCTIONS)				
5	CHECK II	F DISCLOSURE	OF L	EGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				
6	CITIZENS Delaware	SHIP OR PLACE	OF (DRGANIZATION				
		BER OF	7	SOLE VOTING POWER 2,752,850 shares				
	OWNED BY EACH REPORTING PERSON WITH	CIALLY	8	SHARED VOTING POWER				
		RTING SON	9	SOLE DISPOSITIVE POWER 2,752,850 shares				
		10	SHARED DISPOSITIVE POWER					
	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,752,850 shares							
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS) (SEE INSTRUCTIONS)							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.5%							
14	TYPE OF PN	REPORTING PE	ERSO	N .				

CUSI	P No. 45772H202				Page 4 o	f 12 Pages		
	1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Donald E. Smith							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □							
					(b)			
3	SEC USE ONLY							
4	SOURCE OF FUNDS (SEI PF	E INST	RUCTIONS)					
5	CHECK IF DISCLOSURE	OF L	EGAL PROCEEDII	GS IS REQUIRED PURSUANT TO ITE	MS 2(d) OR 2(e)			
6	CITIZENSHIP OR PLACI United States Of America	E OF (ORGANIZATION					
	NUMBER OF	7	SOLE VOTING PO 26,000 shares	VER				
	OWNED BY EACH	8	SHARED VOTING 804,804 shares	POWER				
		9	SOLE DISPOSITIV 26,000 shares	E POWER				
	WITH	10	SHARED DISPOSI 804,804 shares	IVE POWER				
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 830,804 shares							
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS) (SEE INSTRUCTIONS)							
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.7%							
14								

CUSI	P No. 45772H202			Page 5 o	f 12 Pages		
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Richard G. Hill						
2	CHECK THE APPROPRIA	ATE B	OX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(a)	\boxtimes		
				(b)			
3	SEC USE ONLY						
4	SOURCE OF FUNDS (SEE PF	E INST	TRUCTIONS)				
5	CHECK IF DISCLOSURE	OF L	EGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				
6	CITIZENSHIP OR PLACE United States Of America	E OF (ORGANIZATION				
	NUMBER OF		SOLE VOTING POWER 19,300 shares				
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON 8	8	SHARED VOTING POWER 45,820 shares				
		9	SOLE DISPOSITIVE POWER 19,300 shares				
	WITH	10	SHARED DISPOSITIVE POWER 45,820 shares				
11	1 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 65,120 shares						
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS) (SEE INSTRUCTIONS)						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1%						
14							

CUSI	P No. 45772H202			Page 6 o	f 12 Pages			
1	1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Samuel N. Jurrens							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) ☐							
3	SEC USE ONLY			(b)				
4	SOURCE OF FUNDS (SE PF	E INST	RUCTIONS)					
5	CHECK IF DISCLOSUR	E OF L	EGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	CITIZENSHIP OR PLAC United States Of America	E OF	DRGANIZATION					
	NUMBER OF		SOLE VOTING POWER 44,164 shares					
	SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 0 shares	(a) ⊠ (b) □				
	EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER 44,164 shares					
	WITH	10	SHARED DISPOSITIVE POWER 0 shares					
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 44,164 shares							
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS)							
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1%							
14								

CUSI	P No. 45772H202			Page 7 o	f 12 Pages			
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) 73114 Investments, LLC 26-3607132							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) ⊠							
				(b)				
3	SEC USE ONLY							
4	SOURCE OF FUNDS (SEE	E INST	RUCTIONS)					
5	CHECK IF DISCLOSURE	OF L	EGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	CITIZENSHIP OR PLACI Oklahoma	E OF (DRGANIZATION					
	NUMBER OF	7	SOLE VOTING POWER 744,804					
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON	8	SHARED VOTING POWER 0					
		9	SOLE DISPOSITIVE POWER 744,804					
	WITH 10		SHARED DISPOSITIVE POWER 0					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 744,804 shares							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS)							
13								
14	TYPE OF REPORTING P	ERSO	N					

CUSI	P No. 45772H202			Page 8 o	f 12 Pages			
1	1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Youth Properties, LLC 27-2901108							
2	(")							
3	SEC USE ONLY			(b)				
4	SOURCE OF FUNDS (SEE	E INST	CRUCTIONS)					
5	CHECK IF DISCLOSURE	OF L	EGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION Oklahoma							
	NUMBER OF	7	SOLE VOTING POWER 60,000 shares					
	SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 0 shares					
	EACH REPORTING 9 PERSON WITH	9	SOLE DISPOSITIVE POWER 60,000 shares					
		10	SHARED DISPOSITIVE POWER 0 shares					
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 60,000 shares							
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS) (SEE INSTRUCTIONS)							
13	13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1%							
14								

CUSI	P No. 45772	H202			Pag	ge 9 o	f 12 Pages	
1	1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Paratus Capital, LLC 46-0672795							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) ⊠							
						(b)		
3	SEC USE ONLY							
4	SOURCE OF FU	NDS (SEE IN	STRUCTI	ONS)				
5	CHECK IF DISC	LOSURE OF	LEGAL P	ROCEEDINGS IS REQUIRED PUR	RSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSHIP O Oklahoma				() ()			
	NUMBER OF	7	SOLE V 45,820 s	OTING POWER ares				
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		SHARE 0	O VOTING POWER				
		G 9	SOLE I 45,820 s	ISPOSITIVE POWER				
	WITH	10	0 SHARE 0 shares	D DISPOSITIVE POWER				
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 45,820 shares							
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE(SEE INSTRUCTIONS) (SEE INSTRUCTIONS)							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1%							
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EXPLANATORY NOTE

The following constitutes Amendment No. 17 to the Schedule 13D filed by the reporting persons ("Amendment No. 17"). This Amendment No. 17 is being filed to disclose the updated beneficial ownership information of the reporting persons, and a "Stock Purchase Agreement" entered into by the reporting persons described below. This Amendment No. 17 amends the Schedule 13D and previous amendments as specifically detailed below.

<u>Item 1</u>. <u>Security and Issuer.</u>

There are no amendments to Item 1 of the Schedule 13D pursuant to this Amendment No. 17.

Item 2. Identity and Background

There are no amendments to Item 2 of the Schedule 13D pursuant to this Amendment No. 17.

<u>Item 3.</u> <u>Source and Amount of Funds or Other Consideration.</u>

Item 3 of the Schedule 13D is hereby amended to read in its entirety as follows:

The 2,752,850 shares that will be held by the CRC Founders Fund, LP after closing of the Stock Purchase Agreement, outlined in Items 4. And 6. below, will have been purchased with working capital for \$1,264,009. The 744,804 shares held by 73114 Investments, LLC were purchased with working capital for \$491,059. The 60,000 shares held by Youth Properties, LLC were purchased with working capital for \$60,000. The 45,820 shares held by Paratus Capital, LLC were purchased with working capital for \$26,069. The 703,851 shares held directly by Denver J. Smith were purchased with personal funds for \$348,038. The 44,164 shares directly held by Samuel N. Jurrens were purchased with personal funds for \$27,007. The 26,000 shares held directly by Donald E. Smith were purchased with personal funds \$17,730. The 19,300 shares held directly by Richard G. Hill were gifted to him. The 4,396,789 shares held by all reporting persons in aggregate were purchased for \$2,228,912. All amounts include commissions and fees.

<u>Item 4</u>. <u>Purpose of Transaction</u>.

Item 4 of the Schedule 13D is hereby supplemented with the following information:

On July 18, 2024, CRC Management, on behalf of the CRC Founders Fund, LP, entered into a stock purchase agreement (the "Stock Purchase Agreement") with SV Asset Management, LLC ("SV Asset Management"), as further described in Item 6 below, which disclosure is incorporated herein by reference.

<u>Item 5.</u> <u>Interest in Securities of the Issuer.</u>

Item 5 of the Schedule 13D is hereby amended to read in its entirety as follows:

- (a) Please reference pages 2 through 9 of this filing for this information as it pertains to individuals that are part of the filing group. The Reporting Persons, acting collectively as a group, have beneficial ownership of 4,396,789 shares, or 8.9% of the common shares outstanding of the Issuer based on 49,693,803 shares outstanding as provided on page 1 of the Issuer's most recent 10-Q.
- (b) Please reference pages 2 through 9 of this filing for this information.
- (c) Except as otherwise disclosed herein, there have been no transactions in securities of the Issuer by the Reporting Persons during the past 60 days. Pursuant to the Stock Purchase Agreement, CRC Management, on behalf of the CRC Founders Fund, LP, agreed to purchase 350,000 Shares from SV Asset Management at a price of \$1.20 per share.

- (d) Not applicable.
- (e) Not applicable.

<u>Item 6.</u> <u>Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.</u>

Item 6 is hereby amended to add the following:

On July 18, 2024, CRC Management, on behalf of the CRC Founders Fund, LP, entered into the Stock Purchase Agreement with SV Asset Management. Pursuant to the Stock Purchase Agreement, CRC Management agreed to purchase 350,000 shares from SV Asset Management at a price of \$1.20 per share. The Stock Purchase Agreement contains customary representations, warranties and covenants of the parties thereto. The transaction is expected to close in the near future.

The foregoing description of the Stock Purchase Agreement does not purport to be complete and is qualified in its entirety by reference to the Stock Purchase Agreement attached hereto as Exhibit 99.1 and incorporated herein by reference.

Item 7. Material to be Filed as Exhibits

Item 7 is hereby amended to add the following exhibit:

99.1 Stock Purchase Agreement, dated July 16, 2024 (signed July 18, 2024).

Signatures

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: July 22, 2024	/s/ Richard G. Hill
	Richard G. Hill
Dated: July 22, 2024	/s/ Samuel N. Jurrens
	Samuel N. Jurrens
Dated: July 22, 2024	/s/ Donald E. Smith
	Donald E. Smith
Dated: July 22, 2024	/s/ Denver J. Smith
	Denver J. Smith
Dated: July 22, 2024	Paratus Capital, LLC
	By: /s/ Denver J. Smith
	Name: Denver J. Smith
	Title: Chief Strategy Officer
Dated: July 22, 2024	73114 Investments, LLC
	By: /s/ Denver J. Smith
	Name: Denver J. Smith
	Title: Chief Investment Officer
Dated: July 22, 2024	Youth Properties, LLC
	By: /s/ Donald E. Smith
	Name: Donald E. Smith
	Title: Chief Executive Officer
Dated: July 22, 2024	CRC Founders Fund, LP
	By: /s/ Denver J. Smith
	Name: Denver J. Smith
	Title: Chief Investment Officer

STOCK PURCHASE AGREEMENT

This STOCK PURCHASE AGREEMENT, dated July 16, 2024, is made by and between SV Asset Management, LLC (the "Seller"), and CRC Founders Fund, LP (the "Buyer"). The Buyer and the Seller are sometimes hereinafter collectively referred to as the "Parties".

WHEREAS, Seller is the legal and beneficial owner of an aggregate 4,397,831 shares (the "Shares") of common stock, par value \$0.001 per share (the "Common Stock"), of Innovative Food Holdings, Inc. (the "Company");

WHEREAS, Buyer or one of Buyer's Affiliates (as defined below) is a member of the Company's board of directors (a "Director");

WHEREAS, Seller or one of Seller's Affiliates is a Director of the Company (an "Officer");

WHEREAS, the Company is subject to the reporting requirements of Section 13 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"); and

WHEREAS, for good and valuable consideration, Seller desires to transfer and sell to Buyer all right, title and interest in 350,000 of the Shares (the "Purchase Shares"), and Buyer desires to purchase all such right, title and interest in the Purchase Shares, in each case on the terms and subject to the conditions set forth herein.

NOW THEREFORE, in consideration of the foregoing premises, the mutual promises, agreements and covenants herein contained, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Sale of Purchase Shares.

- a. <u>Shares to be Acquired</u>. At the Closing (as defined below) of the purchase and sale of the Purchase Shares, and upon and subject to the terms and conditions of this Agreement, and upon the representations, warranties and covenants herein made, the Seller shall transfer and sell to Buyer, and Buyer agrees to and shall purchase from the Seller, all of the Purchase Shares for a price per Purchase Share equal to \$1.20 or \$420,000 in the aggregate (the "<u>Purchase Price</u>"). The purchase and sale of the Purchase Shares shall take place remotely via the exchange of documents and signatures within 90 days of signing as mutually agreed upon by the Parties (the "<u>Closing</u>").
- b. <u>Purchase Price</u>. Upon the terms and subject to the conditions set forth in this Agreement, upon the representations, warranties and covenants made herein, and in consideration of its acquisition of the Purchase Shares from the Seller, Buyer hereby agrees to deliver to the Seller at the Closing an amount of cash equal to the Purchase Price by wire transfer of immediately available funds, which funds shall be delivered to the Seller as provided for on <u>Exhibit A</u> attached hereto.
- Representations and Warranties of Seller. Seller hereby represents and warrants to Buyer, which representations and warranties shall survive the Closing, the following:
- a. The Purchase Shares are wholly-owned by Seller free and clear of all liens, agreements, security interests, claims, charges and encumbrances of any kind and nature, and no third party holds any right or interest (beneficial or otherwise) in the Purchase Shares.
 - This Agreement is a legal, valid and binding agreement of Seller, enforceable

against Seller in accordance with its terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, fraudulent conveyance or similar laws affecting the enforcement of creditors' rights generally and subject to general principles of equity (regardless of whether enforcement is sought in a proceeding at law or in equity).

- c. Seller has full power and authority to enter into and consummate this Agreement and sell the Purchase Shares, the consent of no other party or entity is necessary for the consummation of the transactions contemplated herein.
- d. The execution, delivery and performance by Seller of this Agreement will not result in any violation of and will not conflict with, or result in a breach of, any of the terms of, or constitute a default under, any provision of state or federal law to which Seller is subject, any mortgage, indenture, agreement, document, instrument, judgment, decree, order, rule or regulation, or other restriction to which Seller is a party or by which Seller may be bound, or result in the creation of any lien upon any of the properties or assets of Seller pursuant to any such term, or result in the suspension, revocation, impairment, forfeiture or non-renewal of any permit, license, authorization or approval applicable to Seller or any of Seller's assets or properties.
- e. Seller understands that the Purchase Shares may appreciate in value after the execution of this Agreement and Seller confirms that Seller or one of Seller's Affiliates is a Director and has received or has had full access to all the information Seller considers necessary or appropriate to make an informed decision to sell the Purchase Shares. In determining whether to offer the Purchase Shares, Seller has relied on Seller's knowledge and understanding of the Company and its business based upon Seller's due diligence investigation. Seller understands that no person or entity (including, without limitation, the Company or its officers or directors) has been authorized to give any information or to make any representations which were not furnished pursuant to this paragraph and Seller has not relied on any other representations or information in making Seller's decision to sell the Purchase Shares, whether written or oral, relating to the Company, its operations and/or its prospects.
- f. Seller is not aware of any person that has been or will be paid (directly or indirectly) remuneration for their participation in the offer and sale of the Purchase Shares.
- g. No governmental, administrative or other third party consents or approvals are required, necessary or appropriate in order for Seller to convey, transfer and assign to and vest in Buyer good and marketable right, title and interest in and to the Purchase Shares, free and clear of all liens, security interests, claims, charges and encumbrances of any nature whatsoever.
- h. There is no action, suit, investigation or proceeding pending, to the knowledge of the Seller, threatened against or affecting either of the Seller which: (i) seeks to restrain, enjoin, prevent the consummation of or otherwise affect the transactions contemplated by this Agreement or (ii) questions the validity or legality of any transactions or seeks to recover damages or to obtain other relief in connection with any such transactions.
- Seller understands that Seller (and not the Buyer) shall be responsible for any and all tax liabilities of Seller that may arise as a result of the transactions contemplated by this Agreement.
- j. Seller acknowledges that Buyer, certain of Buyer's affiliates (within the meaning of Rule 405 promulgated under the Securities Act of 1933, as amended (the "Securities Act"), ("Affiliates")), and each Buyer's and such Affiliates' directors, officers, partners, stockholders, members, investors, employees, attorneys, agents, representatives, as applicable, and successors and assigns thereto (collectively, the "Buyer Related Parties") (a) are existing stockholders and/or directors of the Company

and collectively have a representative on the Company's board of directors and that the Buyer Related Parties now possesses and/or may have access to and may hereafter possess and/or have access to certain non-public information concerning the Company and its Affiliates and/or the Purchase Shares (the "Non-Public Information") that may or may not be known by Seller which may constitute material information with respect to the foregoing, and (b) the Buyer Related Parties are relying on this Agreement and would not enter into a transaction to purchase the Purchase Shares from Seller absent this Agreement. Seller agrees to sell the Purchase Shares to Buyer notwithstanding that it is aware that such Non-Public Information exists and that Buyer has not disclosed all Non-Public Information to it. Seller acknowledges that it is an "accredited investor" within the meaning of Rule 501(a)(4) or (6) of Regulation D promulgated under the Securities Act and a sophisticated seller with respect to the purchase and sale of securities such as the Purchase Shares and that Buyer has no obligations to Seller to disclose such Non-Public Information and that if the Non-Public Information were fully disclosed to Seller, the Non-Public Information could foreseeably affect Seller's willingness to enter into this Agreement and the price that Seller would be willing to accept to sell the Purchase Shares. Moreover, such Non-Public Information may indicate that the value of the Purchase Shares is substantially lower or higher than the Purchase Price. Additionally, Seller acknowledges that it has adequate information concerning the Purchase Shares, and the business and financial condition of the Company and its affiliates, to make an informed decision regarding the sale of the Purchase Shares, and has independently and without reliance upon Buyer, and based upon such information as the Seller has deemed appropriate, made its own analysis and decision to sell the Purchase Shares to Buyer. Seller is experienced, sophisticated and knowledgeable in the trading of securities and other instruments of private and public companies and understands the disadvantage to which it may be subject on account of any disparity of the access to, and possession of, such Non-Public Information between Seller and Buyer. Seller has conducted an independent evaluation of the Purchase Shares to determine whether to enter into this Agreement and, notwithstanding the absence of access by Seller to the Non-Public Information known by Buyer, Seller is desirous of entering into this Agreement and consummating the transactions contemplated hereby. Seller, because of, among other things, its business and financial experience, is capable of evaluating the merits and risks of the transactions contemplated by this Agreement and of protecting its own interests in connection with this Agreement.

- Representations and Warranties of Buyer. The Buyer hereby represents and warrants to Seller, which representations and warranties shall survive the Closing, the following:
- a. Buyer or one of Buyer's Affiliates is a Director and has all requisite power and authority to execute, deliver and perform under this Agreement and the other agreements, certificates and instruments to be executed by Buyer in connection with or pursuant to this Agreement.
- b. Upon execution and delivery by Buyer at the Closing, this Agreement is a legal, valid and binding agreement of Buyer, enforceable against Buyer in accordance with its terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, fraudulent conveyance or similar laws affecting the enforcement of creditors' rights generally and subject to general principles of equity (regardless of whether enforcement is sought in a proceeding at law or in equity).
- c. At the time Buyer was offered the Purchase Shares, Buyer was, and on the date of Closing Buyer will be, an "accredited investor" as defined by Rule 501 under the Securities Act. Buyer is acquiring the Purchase Shares for its own account and not with a view to the distribution thereof, nor with any present intention of distributing the same, in violation of the Securities Act, and the rules and regulations promulgated thereunder, or any applicable state securities or "blue sky" laws, rules and regulations.
- d. Buyer acknowledges and agrees that the Company is subject to the reporting requirements of Section 13 of the Exchange Act and confirms that in connection with Buyer's purchase of

the Purchase Shares, Buyer has had the opportunity to review the Company's public filings as posted on the website of the Securities and Exchange Commission through the EDGAR system.

- In determining whether to make this investment, as a Director or an Affiliate thereof, Buyer has relied solely on Buyer's own knowledge and understanding of the Company and its business and prospects.
- f. Buyer understands the risks associated with purchasing the Purchase Shares and Buyer affirmatively acknowledges and agrees that such Buyer has received the necessary or appropriate information to make an informed investment decision regarding the Purchase Shares.
- g. Buyer has substantial experience in evaluating and investing in transactions of securities in companies similar to the Company so that it is capable of evaluating the merits and risks of its investment in the Company and has the capacity to protect its own interests. Buyer is able to bear the economic risks of an investment in the Purchase Shares and to afford a complete loss of Buyer's investment in the Purchase Shares.
- h. The execution, delivery and performance of this Agreement by Buyer will not conflict with or result in the breach of any term or provision of, or violate or constitute a default under, any material agreement to which Buyer is a party or by which Buyer is in any way bound or obligated.
- i. Buyer has carefully considered and has discussed with the Buyer's professional legal, tax, accounting and financial advisors, to the extent the Buyer has deemed necessary, the suitability of this investment and the transactions contemplated by this Agreement for the Buyer's particular federal, state, local and foreign tax and financial situation and has determined that this investment and the transactions contemplated by this Agreement are a suitable investment for the Buyer. Buyer relies solely on such advisors and not on any statements or representations of the Company, Seller or any of their respective agents.
- Buyer understands that Buyer (and not the Seller) shall be responsible for Buyer's tax liability that may arise as a result of this investment or the transactions contemplated by this Agreement.
- No governmental, administrative or other third party consents or approvals are required, necessary or appropriate on the part of Buyer in connection with the transactions contemplated by this Agreement.
- 1. Buyer acknowledges that the Seller or one of Seller's Affiliates is [an Officer/a Director] of the Company and that (a) Seller now possess and may hereafter possess Non-Public Information that may or may not be known by Buyer which may constitute material information with respect to the foregoing, and (b) the Seller is relying on this Agreement and would not enter into a transaction to sell the Purchase Shares to Buyer absent this Agreement. Buyer agrees to purchase the Purchase Shares from Seller notwithstanding that it is aware that such Non-Public Information exists and that Seller may not have disclosed all Non-Public Information to it. Buyer acknowledges that Seller has no obligations to Buyer to disclose such Non-Public Information and that if the Non-Public Information were fully disclosed to Buyer, the Non-Public Information could foreseeably affect Buyer's willingness to enter into this Agreement and the price that Buyer would be willing to pay to purchase the Purchase Shares. Moreover, such Non-Public Information may indicate that the value of the Purchase Shares is substantially lower or higher than the Purchase Price.

4. Conditions to Closing; Closing.

- a. <u>Time; Place; Outcome</u>. The Closing shall take place at such date and time determined by Buyer and Seller and as provided for in <u>Section 1(a)</u> herein. At the Closing, Seller shall transfer to Buyer clear and marketable title to the Purchase Shares, free and clear of any and all liens, claims, encumbrances and adverse interests of any kind, by delivering to the Buyer the Purchase Shares in book entry form, and Buyer shall deliver the funds representing the Purchase Price to Seller.
- b. At any time and from time to time after the Closing, the Parties shall duly execute, acknowledge and deliver all such further assignments, conveyances, instruments and documents, and shall take such other action consistent with the terms of this Agreement to carry out the transactions contemplated by this Agreement.

Miscellaneous.

- a. <u>Entire Agreement</u>. This Agreement contains the entire understanding of the Parties and supersedes all previous or contemporaneous verbal and written agreements, promises or understandings between the Parties with respect to the subject matter hereof. There are no other agreements, representations, or warranties set forth herein.
- b. <u>Notices</u>. All notices, requests, demands and other communications provided in connection with this Agreement shall be in writing and shall be deemed to have been duly given at the time when hand delivered, delivered by express courier, or sent by facsimile or email transmission (with receipt confirmed by the sender's transmitting device) in accordance with the contact information provided below or such other contact information as the parties may have duly provided by notice.

If to the Seller:

Hank Cohn 14 Charlotte Drive Spring Valley, NY 10977

Phone: 845-661-0708 Email: hankcohn@gmail.com

If to the Buyer:

Denver Smith 1528 Wazee St, Denver, CO 80202 Phone Number: 405-830-3274 Email: denver@carlsonridge.com

- c. <u>Waiver</u>. No delay or failure by either party to exercise any right under this Agreement, and no partial or single exercise of such right, shall constitute a waiver of that or any other right, unless otherwise expressly provided herein.
- d. <u>Survival of Agreements</u>. All agreements, covenants, representations and warranties contained herein or made in writing in connection with the transactions contemplated hereby shall survive the execution and delivery of this Agreement and the Closing.
- e. <u>Governing Law.</u> This Agreement shall be construed in accordance with and governed by the laws of the State of Delaware, without regard to the conflicts of laws principals thereof.
- f. <u>Successors and Assigns</u>. The provisions of this Agreement shall be binding upon and inure to the benefit of Parties and their respective successors and assigns.

- g. <u>Execution and Counterparts</u>. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. Such counterparts may be delivered by facsimile or other electronic transmission, which shall not impair the validity thereof.
- h. <u>Headings</u>. The descriptive headings of the Sections hereof are inserted for convenience only and do not constitute a part of this Agreement.

[Signature Page to Follow]

IN WITNESS WHEREOF, the undersigned have duly executed this Stock Purchase Agreement as of the date first written above.

SELLER:

Name: SV Asset Management, LLC By: Hank Cohn

BUYER:

Denver Smith

Name: CRC Founders Fund, LLC By: Denver Smith