1. BINDING, EXCLUSIVE AGREEMENT. These standard terms and conditions of sale ("Agreement") apply to any sale or transfer of Product(s) by Seller to Buyer. Buyer accepts and agrees to be bound by this Agreement by: (a) ordering based on a Seller’s price quote or (b) accepting or paying for Products. Seller objects to and rejects any additional or different terms or conditions in any form tendered by Buyer, including expressly rejecting any provisions that dictate that Buyer’s terms control or any additional or different provisions in a Buyer’s electronic business portal. Seller’s failure to object to any provision or terms from Buyer will not be a waiver or amendment of any of the provisions of this Agreement. These terms shall supersede any terms and conditions contained on any sales order acknowledgement, or other writing Buyer may give or receive, and the rights of the parties shall be governed exclusively by the terms and conditions hereof.

2. DEFINITIONS.

a) Buyer - the buying entity named on the Order Document as well as any affiliates of Buyer.

b) Order Documents - this Agreement, and any and all of the following, if applicable: (i) Seller’s (i) written price quote to Buyer, (ii) written acceptance of an order from Buyer, (iii) invoice for Products sold to Buyer, or (iv) a written sales agreement signed by Seller and Buyer for the purchase by and sale to Buyer of Products.

i) Product - a Standard Product or a Special Product, excluding any Software.

j) Product - the Ambiq Micro entity on the applicable Order Document.

k) Seller’s Plant - the location specified by Seller where Products are held for Delivery.

l) Specifications - Seller’s electrical and physical specifications for a Product in the applicable Seller’s data sheet. Seller may modify the Specifications over time. Specifications do not include any advertisements or marketing or sales materials.

m) Software - all programs, algorithms, source, object, machine readable or executable code, and all operating, processing, or other instructions, for computers, devices or Products, provided, stored, used or delivered in any medium and all related documentation.

n) Special Product - a Product as sold to Seller by Buyer that is (i) not a Standard Product, (ii) is a custom product or a modification of a Standard Product done at the request of or especially for Buyer, (iii) has been programmed, marked or labeled according to Buyer’s specifications, (iv) is an unpackaged Product sold ‘as is’ or waive form, (v) is classified as other in Seller’s catalog, or (vi) is a Customer designed product.

3. ORDER PLACEMENT.

All orders and requested changes to orders are subject to acceptance by Seller, which acceptance will be (i) through Seller’s written order acceptance sent to Buyer, (ii) by Delivery, or (iii) through electronic acceptance by Seller by mutually agreed upon methods. No acceptance other than actual Delivery shall be valid for orders placed with less than Order Lead Time. Buyer shall not be entitled to any right in its sole discretion to reject any order given by Buyer regardless of whether Seller gave Buyer a price quote. Seller reserves the right to ship orders up to 10 (ten) calendar days prior to Scheduled Shipment Date. The minimum Order amount will be in Seller’s suggested tray or tape and reel quantities for each separate Product ordered. As to each Order, Buyer may deliver 5% more or less (+/-5%) than the quantity ordered, and such quantity will be accepted in compliance with and in full satisfaction of the Order, and Buyer will pay for the actual quantity delivered. Orders placed with Customer Delivery Dates less than 30 days from the date of the order are subject to Expedite Fees.

4. TITLE AND DELIVERY.

Delivery of Products will be EX-WORKS (EXW) Seller’s Plant (INCOTERMS 2010) Buyer’s designated carrier. Delivery dates are approximate and Seller will not be responsible for any claimed damages resulting from late deliveries. Buyer’s sole remedy for Seller’s delay in delivery or failure to deliver for any reason whatsoever is to cancel the Order, and Seller will refund to Buyer any portion of the purchase price prepaid by Buyer for the product. IN NO EVENT WILL SELLER BE LIABLE FOR INCREASED MANUFACTURING COSTS, DOWNTIME COSTS, DAMAGES RELATING TO BUYER’S PROCUREMENT OF SUBSTITUTE PRODUCT (i.e., "COST OF COVER"), LOSS OF PROFITS, REVENUES, OR GOODWILL, OR ANY INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES.

5. CANCELLATION/RESCHEDULING.

Buyer may only cancel or change an Order for Standard Products, in whole or in part, by delivery of written notice to Seller at least ninety-one (91) days before the date of any applicable rescheduled shipping date. Rescheduling requests inside ninety-one (91) days will be evaluated on a case by case basis. For a partial cancellation of an Order that satisfies the notice requirements, the price will be adjusted based on the remaining quantities. Seller has the right to cancel an Order at any time if Buyer becomes insolvent or if voluntary or involuntary proceedings are commenced as to Buyer under any bankruptcy or insolvency law, or upon default or breach by Buyer of the Agreement or applicable law. After receipt of a Claim relating to the Products, Seller may terminate without liability to Seller any Order as to any or all Products not delivered. All cancellations may be subject to a restocking fee up to 15% of invoiced value.

6. PAYMENT TERMS.

Seller may provide quotes to Buyer. Unless otherwise noted, payment is due 30 days from the date of issuance. In the case of unforeseen increases in Seller’s costs, Seller may require renegotiation of pricing for Products not yet Delivered by giving notice to Buyer of such price renegotiation and Seller’s proposed new pricing. All invoices are due and payable in full in Buyer’s U.S. Dollars. Unless otherwise stated, payment is due 30 days after the date of invoice. Interest will accrue on all past due amounts at the lesser of 1.5% per month or the maximum rate allowable by applicable law. Buyer will pay for all Products Delivered. For Products Delivered in instalments, Buyer will pay separately for each instalment. Buyer may, without incurring any Seller liability, suspend or cease any Delivery and/or cancel any Orders if Buyer is in breach of this Agreement or an Order, or if Seller determines, in its sole judgment, that there is a risk that Buyer will not fulfill its obligations. Seller may require that Buyer make full or partial payment in advance, provide certain security or satisfy other conditions. Seller may enforce its rights under this Section without prior notice or demand and without proceeding under Section 17.

7. TAXES.

All taxes, assessments, fees, and charges applied by any Government to the Products or their sale, delivery, shipment or use (collectively, “Taxes”) will be added to the purchase price of the Products and will be paid by Buyer, except to the extent that Buyer provides Seller with an acceptable tax exemption certificate. If Buyer is required by law to withhold any amount of tax from its payment to Seller, Buyer shall promptly pay such amount to the appropriate tax authority and take all reasonable steps to minimize such withholding tax.

8. SPECIAL PRODUCTS.

All drawings, designs or specifications for Special Products must be mutually agreed upon in a written document signed by both parties and will be made a part of the Order Documents as a condition to any obligation of Seller. Orders for Special Products are non-cancellable, non-returnable. If Buyer cancels, reschedules or rejects any Delivery of Special Products, in whole or in part, Buyer will pay the full purchase price for the quantity of Special Products stated in the Order.

9. CONFIDENTIALITY.

Buyer acknowledges that by reason of its relationship to Seller hereunder it will have access to certain information and materials concerning business, plans, customers, technology, and products of Seller and its affiliates that are confidential and of substantial value to Seller, which value would be impaired if such information were disclosed to third parties. Seller may disclose Confidential Information to any company to which it transfers or sells all or a part of its business, either wholly or in part.

10. INTELLECTUAL PROPERTY RIGHTS.

a) Subject to Sections 12 and 13, Seller will defend or settle valid Claims by third parties that the Products as delivered directly infringe any third party’s U.S. or European Community copyrights, trademarks or integrated circuit patents, excluding claims directed to manufacturing equipment, processes, and software or foundry services. For those Claims defended by Seller as provided herein, and subject to Sections 12 and 13, Seller will reimburse Buyer for the portion of the settlement or the judgment finally awarded by a court of competent jurisdiction which is directly attributable to Seller.

b) Seller’s duties to defend and reimburse are each conditioned upon Buyer providing Seller: (i) prompt written notification of the Claim; (ii) all information and assistance reasonably helpful in defending the Claim; and (iii) the sole and full authority to defend or settle the Claim and any related proceedings.

c) Seller will not be obligated to defend or be liable for any costs or damages where: (i) the infringement arises out of technology, IP, or requirements provided by Buyer or Buyer’s Customers or a combination or modification of the Product with hardware, software, technology, IP, or other materials not provided by Seller; or (ii) Buyer’s use of the Product is unauthorized under Section 13 or is not normal or intended according to the Specifications. If legal action is brought against Seller because of the occurrence of one of the
12. LIMITATIONS OF LIABILITY
which is generally made available by Seller to its other commercial customers.

or licensed by Seller are hereby reserved and deemed restricted or limited. Under no circumstances shall Buyer or Buyer's Customers receive rights or documentation greater than that

warranties whatsoever about compliance with Government acquisition statutes and regulations, including, without limitation, those that may relate to pricing, quality, origin or content, and

allocate component production and deliveries.

mitigate, treat, or prevent disease in man or other animals. Products shall not be used as components of FDA-regulated devices unless and until the sponsor for such devices complies

voids any and all of Seller's obligations and warranties.

the specific Product has been designated by Seller as compliant with ISO/TS 16949 requirements. Products shall not be used if they have been subjected to operating or environmental
damages ("Excluded Damages"). Excluded Damages include costs of inspection, removal, and replacement of products or other items, rework, re- procurement or recall costs (including administrative and personnel costs) of replacing or substituting items, loss of goodwill, loss of revenue or profits, and loss of use, without regard to whether Seller has been notified in advance of the possibility of any such claim or damage. Except to the extent liability is not excludable by applicable law, these limitations apply to personal injuries (including death) caused by Seller's negligence. The allocation of risk contained in this Agreement is reflected in the price of the Products and is reasonable in all circumstances having regard to all relevant factors, including the parties' relative bargaining positions.

13. UNAUTHORIZED USES. Products are not designed, intended, authorized, or warranted for financial institutions, Government, aeronautical, aerospace, military, or nuclear applications. Products are not intended to affect the structure or any function of the body of man or other animal, and are not intended to diagnosis disease or other conditions, or intended to cure, treat, mitigate, or prevent disease or malfunction of the body of man or other animal, and are not intended to supplement or replace any medical products or medical devices subject to the Food, Drug, and Cosmetic Act (FDCA) and its implementing regulations. Products shall not be used for automotive or transportation applications or environments unless the specific Product has been designated by Seller as compliant with ISO/TS 16949 requirements. Products shall not be used if they have been subjected to operating or environmental conditions in excess of limits established in the Specifications or otherwise has been subjected to static, failure to ground properly, accident, mishandling, damage, misuse, abuse, neglect, alteration, or unauthorized testing, installation or repair. Any unauthorized use, sale or inclusion by Buyer or any of its direct or indirect customers is fully at Buyer's risk and voids any and all of Seller's obligations and warranties.

14. GOVERNMENT CONTRACTS. All Products of Seller are commercial items as defined in FAR 2.101. If Buyer sells Products to any Government, or to a Government prime contractor or subcontractor, Buyer shall be solely and exclusively liable for compliance with all Government acquisition statutes and regulations. Seller makes no representations, certifications, or warranties whatsoever about compliance with Government acquisition statutes and regulations, including, without limitation, those that may relate to pricing, quality, origin or content, and specifically refects the flow down of all FAR clauses not required to be included in a subcontract for commercial items. All rights in technical data, intellectual property and software owned or licensed by Buyer, and other rights and property, including intellectual property rights, are excluded. Under no circumstances shall Buyer or Buyer's Customers receive rights or documentation greater than that which is generally made available by Seller to its other commercial customers.

15. LEGAL COMPLIANCE. Buyer will comply with all applicable laws and regulations. The Products, Software or related technologies may be subject to export license or other international trade controls. Buyer represents, warrants and certifies that Buyer will comply with applicable laws and regulations relating to export or re-export, including the Export Administration Act of 1979, as amended, the U.S. Export Administration Regulations and U.S. Foreign Assets Control Regulations, 31 C.F.R., Chapter V.

16. BUYER'S DUTY TO DEFEND. Buyer will defend Seller Parties and reimburse Seller Parties for all Claims, taxes, penalties, interest, costs, assessments and expenses (including court and attorney's fees) that arise as a result of or in connection with any inadequacy or invalidity of any tax exemption certificate submitted by Buyer or any act, omission or misrepresentation of Buyer or any of its affiliates, employees, agents, contractors, customers, users or representatives, including any breach of Sections 9, 13, 14, or 15.

17. DISPUTES, APPLICABLE LAW AND FORUM. All disputes relating to this Agreement or any other Claims arising out of or related to the relationship of the parties ("Disputes") shall be resolved exclusively by the following sequential methods, except that Seller may immediately legal action to prevent irreparable harm to it or for Buyer's failure to make payments under Section 6. Upon written notice by one party to the other of a Dispute, the parties will first attempt to promptly resolve the Dispute by negotiation for a 45-day period. If not so resolved, all Disputes shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce (or, if in Singapore, the Rules of the Singapore International Arbitration Centre) by one or three arbitrators appointed in accordance with said rules. Discovery will be reasonably limited according to the amount in dispute. If a party unreasonably delays in submitting to binding arbitration, then the other party may commence litigation in a court of competent jurisdiction specified in this Section 17. Litigation or arbitration shall be commenced solely in the parties' respective individual capacities, and not as a plaintiff or class member in any purported class or representative proceeding. Each of the parties waives its right to a jury trial, and agrees that all costs, including attorney fees, except to the extent that a court or arbitrator awards costs to one party. All Disputes negotiations will be confidential settlement negotiations that are inadmissible as provided by applicable rules of evidence in litigation. The English version of any documents shall control and all proceedings will be in English. The parties consent to the sole, exclusive personal jurisdiction, choice of law (without regard to conflicts of law principles) and venue for all meetings, hearings, or proceedings as follows: if Seller is Amphi Micro Inc.: City of Austin, Travis County, State of Texas, USA. The United Nations Convention on Contracts for the International Sale of Goods will not apply to any Order, Order Document, or any sale of Products to Buyer.

18. FORCE MAJEURE. Buyer shall not be in breach of this contract and shall not be liable for any non-performance or delay in performance if such non-performance or delay is due to a Force Majeure. "Force Majeure" means any unforeseen circumstances beyond Seller's reasonable control, including but not limited to shortages of labor, energy, fuel, machinery or materials, technical or yield failures, war, civil unrest, any natural disaster, fire, flood, earthquake, explosion, terrorist acts or Act of God. In the event of a shortage of components, Seller may, at its sole discretion, allocate component production and deliveries.

19. MISCELLANEOUS. This Agreement will bind and inure to the benefit of the parties and their respective permitted successors and assigns. There are no third party beneficiaries to this Agreement. Buyer may not assign this Agreement in any respect without the prior written consent of Seller. Seller may assign this Agreement, in whole or in part, or any of its rights or obligations hereunder without notice to or consent by Buyer. Seller may subcontract manufacturing or other work to as any one or all Products of Seller.

the failure of a party to enforce any right hereunder shall not waive that or any other right. If any provision of this Agreement or any Order Document is held to be invalid, illegal or unenforceable, it shall not affect the validity, legality or enforceability of the remaining provisions of this Agreement or any Order Document.

the warranties will not be affected or impaired, and (iii) the parties will endeavor in good faith to replace the severed provisions with valid provisions of the same or similar economic effect. The invalidity of a provision in no way shall render unenforceable such provision in any other jurisdiction. No amendment or modification to the Order Documents will be effective unless specifically agreed in a writing signed by Seller. Notices to Seller should be in writing sent by tracked next-day delivery service to: Amphi Micro, Inc., 6950 River Place Boulevard, Building 7, Suite 200, Austin, Texas 78730, Attn: Controller; cc: General Counsel. All notices, remedies and powers of Seller are cumulative and may be pursued or enforced in any manner or order. Section headings are included for convenience of reference only. The word “including” will be interpreted to mean “including but not limited to”. Sections 2, 9 to 17, and 19 survive any termination of this Agreement.