2311120231106000000000037

Fill in this information to identify the case:						
Debtor	Proterra Inc					
United States Ba	ankruptcy Court for the:	District of Delaware (State)				
Case number	23-11120					

Official Form 410 Proof of Claim

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Pa	art 1: Identify the Claim	m						
1.	Who is the current creditor?	Arrow Electronics, Inc. Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor						
2.	Has this claim been acquired from someone else?	No Yes. From whom?						
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent? See summary page Contact phone 3035667046 Contact email maharvey@arrow.com Uniform claim identifier for electronic payments in chapter 13 (if you us an	Where should payments to the creditor be sent? (if different) Contact phone Contact email se one):					
4.	Does this claim amend one already filed?	NoYes. Claim number on court claims registry (if known)) Filed on MM / // YYYY					
5.	Do you know if anyone else has filed a proof of claim for this claim?	 No Yes. Who made the earlier filing? 						

P	art 2: Give Information Ab	bout the Claim as of the Date the Case Was Filed						
6.		No No						
	you use to identify the debtor?	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: <u>5015</u>						
7.	How much is the claim?	\$ 44790 Does this amount include interest or other charges?						
		No						
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).						
8.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.						
	Cidini	Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).						
		Limit disclosing information that is entitled to privacy, such as health care information.						
		<u>Goods sold</u>						
9.		No						
	secured?	Yes. The claim is secured by a lien on property.						
		Nature or property:						
		Real estate: If the claim is secured by the debtor's principle residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i> .						
		Motor vehicle						
		Other. Describe:						
		Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)						
		Value of property: \$						
		Amount of the claim that is secured: \$						
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amount should match the amount in line 7.)						
		Amount necessary to cure any default as of the date of the petition: \$						
		Annual Interest Rate (when case was filed)%						
		Fixed						
		Variable						
10	Is this claim based on a	No						
	lease?	Yes. Amount necessary to cure any default as of the date of the petition.						
11	. Is this claim subject to a	No						
	right of setoff?	Yes. Identify the property:						



12. Is all or part of the claim entitled to priority under	No No		
11 U.S.C. § 507(a)?	Yes. Chee	ck all that apply:	Amount entitled to priority
A claim may be partly priority and partly		estic support obligations (including alimony and child support) under S.C. \S 507(a)(1)(A) or (a)(1)(B).	S
nonpriority. For example, in some categories, the law limits the amount		\$3,350* of deposits toward purchase, lease, or rental of property rvices for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
entitled to priority.	days	es, salaries, or commissions (up to \$15,150*) earned within 180 before the bankruptcy petition is filed or the debtor's business ends, never is earlier. 11 U.S.C. § 507(a)(4).	\$
	Taxe	s or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Cont	ributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Othe	r. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. 503(b)(9)?	eived by the debtor within 20 have been sold to the Debtor in ng such claim.		
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	□ I am the trus □ I am a guara I understand that I am a guara I bave examined I I declare under para Executed on date	ditor. ditor's attorney or authorized agent. atee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. antor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. an authorized signature on this <i>Proof of Claim</i> serves as an acknowledge claim, the creditor gave the debtor credit for any payments received to the information in this <i>Proof of Claim</i> and have reasonable belief that the enalty of perjury that the foregoing is true and correct. <u>11/06/2023</u> MM / DD / YYYY arvey f the person who is completing and signing this claim: <u>Martha Harvey</u> First name <u>Collection Associate</u> <u>Arrow Electronics</u>	ward the debt. e information is true and correct.
	Company	<u>Arrow Electronics</u> Identify the corporate servicer as the company if the authorized agent is a servicer	
	Address		
	Contact phone	Email	

23111202311060000000037

KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (888) 251-3076 | International (310) 751-2617

Debtor:				
23-11120 - Proterra Inc				
District:				
District of Delaware				
Creditor:	Has Supporting Docu	umentation:		
Arrow Electronics, Inc.	Yes, supporting	g documentation successfully uploaded		
Martha Harvey	Related Document Statement:			
9151 E Panorama Circle, Floor 2				
	Has Related Claim:			
Centennial, Americas, 80112	No			
United States	Related Claim Filed B	By:		
Phone:	Filing Party:			
3035667046	i ning i arty i			
Phone 2:				
Fax:				
Email:				
maharvey@arrow.com				
Other Names Used with Debtor:	Amends Claim:			
	No			
	Acquired Claim:			
	No			
Basis of Claim:	Last 4 Digits:	Uniform Claim Identifier:		
Goods sold	Yes - 5015			
Total Amount of Claim:	Includes Interest or C	Charges:		
44790	No			
Has Priority Claim:	Priority Under:			
No				
Has Secured Claim:	Nature of Secured An	nount:		
No	Value of Property:			
Amount of 503(b)(9):	Annual Interest Rate:			
No	A			
Based on Lease:	Arrearage Amount:			
No	Basis for Perfection:			
Subject to Right of Setoff:	Amount Unsecured:			
No				
Submitted By:				
Martha Harvey on 06-Nov-2023 4:39:18 p.m. Eastern Time				
Title:				
Collection Associate				
Company:				
Arrow Electronics				

Customer	Proterra Inc
Bill To Address	1 Whitlee Court, GREENVILLE, SC 29607
Ship To Address	Proterra - Burlingame, 1815 Rollins Rd, BURLINGAME, CA 94010

Total Backlog Value 44,790.00 USD

Customer PO Number	Line PO Num	Customer Contact	Quantity	Ordered Item	Request Date
814009	814009	Chen, Yale	260 A	DBMS6833MCS-ENG	31-Dec-2022
814009	814009	Chen, Yale	5000 A	DBMS6833MWCCSZ-RL	31-Dec-2022



Туре	Standard Purchase Order
Order	814009
Order Date	08-DEC-2022
Revision	0
Revision Date	
Requester/ Deliver To	Yale Chen
Requester Email	ychen@proterra.com
Buyer	Matthew Minor
Contact	mminor@proterra.com

Supplier: Arrow Electronics, Inc. 9201 E Dry Creek Road Centennial, CO 80112 United States Greg Clarke

Bill To: Proterra Operating Company Inc. 1 Whitlee Court Greenville, SC 29607 United States ap@proterra.com Ship To: Proterra Operating Company Inc. 1815 Rollins Road Burlingame, CA 94010 United States

Customer Account No.	Supplier No.	Payment Terms	Freight Terms	IncoTerms	Transportation	Ship Via
	5040	Net 30				
Confirm To			Requester/Deliver To			
poconfirmation@proterra.com		Y	'ale Chen			

Change	Change Summary
	End of the Changes

Line	Part Number / Description	Delivery Date	Quantity	UOM	Unit Price (USD)	Тах	Amount (USD)
1	ADBMS6833MCS-ENG Supplier Part number: ADBMS6833MCS-ENG	31-DEC-2022	260	Each	20.00	Y	5,200.00
	o SHIP TO: Proterra - Burlingame 1815 Rollins Road Burlingame, CA 94010 United States						

Line	Part Number / Description	Delivery Date	Quantity	UOM	Unit Price (USD)	Тах	Amount (USD)
2	ADBMS6833MWCCSZ-RL Supplier Part number: ADBMS6833MWCCSZ- RL o SHIP TO: Proterra - Burlingame 1815 Rollins Road Burlingame, CA 94010 United States	03-APR-2023	5,000	Each	7.92	Y	39,590.00
					Total (USD):		44,790.00

Buy America:

Valued Supplier, effective immediately we ask that a Buy America Certification is provided for each part provided to Proterra on an annual basis and for each new component awarded after receipt and acceptance of the purchase order. The Buy America certification is required on over 90% of Proterra contracts in order to be in full compliance with all applicable FTA requirements and Federal Legislation. The Buy America cert can be found at the following link: <u>https://www.proterra.com/resources/suppliers/</u>. We ask that you return the completed form to: <u>DG Sourcing Certificates@proterra.com</u>. For any questions concerning certification requirements please contact Melissa Keeney at <u>mkeeney@proterra.com</u>.

Production Part Approval Process:

In addition to the physical part(s) being provided on this PO, there is also a Production Part Approval Process (PPAP) documentation requirement. Details of the Part PPAP requirements can be found in the "Proterra Partner's Guide" and "Proterra APQP_PPAP Requirements" document, both of which can be provided by Proterra Commodity Manager, Buyer, Supplier Quality Engineer, or at the Proterra Supplier Portal: <u>https://www.proterra.com/resources/suppliers/</u>. To submit PPAP's please have your quality manager visit: <u>https://proterra.ppapmgr.com/</u>.



PROTERRA FACILITIES:

Proterra - LAX	Proterra - BGM		
393 Cheryl Ln.	1815 Rollins Rd.		
City of Industry, CA 91789	Burlingame, CA 94010		

Proterra - GVL 1 Whitlee Court Greenville, SC 29607

PARCEL SHIPMENTS:

Preferred Carrier UPS (Unless otherwise noted):

- > Our LAX office is also known as Walnut, CA 91789 and/or City of Industry, CA 91789.
- Please provide Packing Slip(s) that reference the PO & part number as well as the quantity of each part attached to or inside the packaging. <u>This aids proper receipt and prevents payment delays to suppliers</u>.

Parcel Max Limits:

- UPS has established specific weight and size limits for the packages that you send with all UPS services. The restrictions below only pertain to individual packages. There are no limits to the total weight of your shipment or the total number of packages in your shipment.
 - Packages can be up to 150 lbs.
 - Packages can be up to 165 inches in length and girth combined.
 - Packages can be up to 108 inches in length.
- For shipments that exceed those limits, please defer to our "Freight Shipments" instructions below and/or work directly with your Proterra Buyer for solutions.

UPS Acct #'s			
Carrier Name	Burlingame, CA 94010	Greenville, SC 29607	LAX, CA 91789
UPS Parcel	2FX095	88767W	5RY558

<u>NOTE:</u> Please <u>DO NOT</u> send any shipments via Air or Priority transit unless you have a documented direct request from a Proterra Supply Chain Logistics representative. An approved documented request must come in the form of an email that clearly specifies the required delivery date (i.e. NEED BY DATE) to the respective Proterra facility. THE USE OF <u>UPS EXPRESS PLUS, UPS EARLY AM, FEDEX INTERNATIONAL FIRST OR FEDEX FIRST</u> <u>OVERNIGHT</u> ARE SERVICE LEVEL'S NO LONGER AVAILABLE FOR USE UNDER ANY PARCEL ACCOUNT, PLEASE <u>DO</u> <u>NOT ATTEMPT TO USE.</u>

<u>NOTE: Suppliers who do not adhere to our "Supplier Routing Instructions," or select an unapproved</u> expedited service, will be billed directly for the full amount of the freight bill.

1 | Page

Rev. A December 19, 2018



Domestic Supplier Freight Routing Instructions

FREIGHT SHIPMENTS:

Preferred carrier is Echo Global Logistics (Unless otherwise noted):

ECHO CONTACT LIST:

PROTERRA	ACOESSITELE CONTAC	ECHO)). Transportation Simplified*				
Echo Dedicated A	ccount Team Contact Information	Please use these dedicated				
Dedicated Phone Number:	312-999-2193	methods to contact your account				
Dedicated Fax Number:	312-334-2933	team, as well as inform ation for vendor routing instructions.				
Dedicated Email Address:	proterra@ec.ho.com					
UPDATED DECEMBER 2018						
	Individual Echo Team ContactInformation					
Name	Phone	Email				
TIER I						
Felipe Faus						
Long Beach Account Executive						
Dan Turner	312-999-2193	anten Barbarra				
Long Beach Account Executive	312-333-2133	proterra@echo.com				
AshleyMartin						
Chicago Account Executive						
TIER 2						
Melissa Gastelum	562-388-6182	melissa.gas telum@echo.com				
Operations Manager		inclusion and constant				
Escalation - For any issues that need additio Day-To-Day Operations / Minor OperationalIssues:	nal attention, please follow these escalation guidelines:	Major Operational Issues:				
Items which can be resolved quickly and efficiently, are non-critical in nature and are non-repetitive expect to contact Tier 1 and escalate to Tier 2.		Items that require immediate action above and beyond the current teams response or issues that have been diagnosed as being patterns please contact the additional Tiers up to Tier 4.				
These issues include: → Standard Load Information/Equipment Re → Standard Shipment Status → Critical Shipments	quests	These issues include: → Repetitive Carrier Issues → Repetitive Late or Missed Pick-Ups → Operational Issues NotAddressed <u>By</u> Team				

Rev. A December 19, 2018 2 | Page



BOOKINGS:

- EchoTrak Portal Bookings (For those with Access)
 - o Book LTL, TL, Partial and NON-Expedite shipments through the EchoTrak Portal
 - o Please call or email Echo directly, using contact list above, for the listed modes below:
 - Air
 - Expedites by land
- NOTE: If you do not have access to the EchoTrak portal, please call or email your bookings for all modes directly to the Echo team using the dedicated access information in the Echo contact list.

BOOKING LEAD TIMES:

Echo or Carrier will coordinate pick-up based on Supplier booking information of cargo ready date and time. (Suppliers are responsible to update Echo of any changes to pick-up timeframes. Failure to communicate information back to Echo may result in a dry run fee that will be charged back to vendor.)

Required Booking Lead Time		
Mode	Days/Time prior to Cargo Ready Date (KPI)	
Air	24 hours (1 Business Day)	
TL/Partial	48 hours (2 Business Days)	
LTL	48 hours (2 Business Days)	
LTL (Same day Request)	No later than 12pm local time. 2-hour lead time	
	for shipping operations that close before 2pm local	
	time.	

NOTE: If your shipping operation closes before 2pm local time, we require 2-hour lead time from your close time.

For <u>RURAL</u> locations please see lead times below. (Locations that are generally located outside of urban areas)

Required Booking Lead Time		
Mode Days/Time prior to Cargo Ready Date (KPI)		
Air	24 hours (1 Business Day)	
TL/Partial	48 hours (2 Business Days)	
LTL	48 hours (2 Business Days)	
LTL (Same day Request)	No later than 10am local time. 4-hour lead time	
	for shipping operations that close before 2pm local	
	time.	

NOTE: If your shipping operation closes before 2pm local time, we require 4-hour lead time from your close time.

REQUIRED DETAILS FOR ALL SHIPMENTS:

> Weight of package in lbs

3 Page

Rev. A December 19, 2018



Domestic Supplier Freight Routing Instructions

- Quantity of packages
- Shipping container i.e. pallet, box
- Size of container if not a standard pallet or box
- Full ship from address
- Full ship to address
- Freight class
- Pick up window (date/time)
- Shipping/Receiving hours
- Proterra Need By Delivery Date (REQUIRED)
- > Special instructions of any kind (i.e. hazmat, lift gate required, appointment, etc)
- Packing Slips

REQUESTED DETAILS:

- NMFC number if available
- > Shipping contact information such as email and phone numbers
- Clear directions or instructions for trucking companies

<u>NOTE:</u> Please ensure that all shipments have a packing slip that references the PO & part number as well as the quantity of each part attached to the pallet or inside the package. This aids proper receipt and prevents any payment delays.

PROTERRA SUPPORT:

Should you have any questions, comments or concerns regarding our logistics process, please contact your assigned Commodity Manager or our Logistics team. For your reference, Proterra's Commodity Manager contact list is noted below:

- Proterra Sourcing DG SCSourcingproterra.com@proterra.com
- Proterra Logistics SCLogistics@proterra.com

<u>NOTE: Suppliers who do not adhere to our "Supplier Routing Instructions," or select an unapproved</u> <u>expedited</u> service, will be billed directly for the full amount of the freight bill.____

Rev. A December 19, 2018 4 | Page

PROTERRA INC - Terms and Conditions

1. Acceptance. This PO is an offer by Proterra Inc ("Buyer") for the purchase of goods ("Products") and/or services ("Services") from the party to whom the PO is addressed ("Seller") subject to these terms and conditions ("Terms"); together with the PO, the "Agreement"). Seller shall be bound by Buyer's offer when (a) Seller returns an acknowledgment copy of a PO; (b) Seller commences work on Products or performance of Services; or (c) Seller ships Products, whichever occurs first.

2. Complete Agreement. This Agreement, and any PO entered into herewith (if any), constitute the entire agreement between Buyer and Seller. Any previous agreements or terms that are inconsistent with any of the terms and conditions set forth in this Agreement and any PO are hereby rendered null and void. No agreement to modify this Agreement or any PO shall be binding upon Buyer unless agreed to in writing.

3. Payment Terms; Delivery. Unless otherwise specified in the PO, payment shall be net sixty (60) days from the last day of the calendar month in which a correct and valid invoice is received by Buyer. Delivery shall be Ex Works (EXW). No charges against Buyer will be allowed for taxes, import duties, transportation, packaging, or other matters not expressly identified in this Agreement or a PO. Damage resulting from improper packaging will be by borne by Seller. Seller agrees to supply Products at ninety-seven percent (97%) On Time Delivery (OTD) become and on the delivery date(s) specified in the PO. If the OTD percentage falls below this number, more than two months sequentially and a resolution is not in place by the fifteenth (15th) day of the third month from the first occurrence, then Buyer may terminate any open ing POs at no charg

4. Warranty. Seller warrants for a period of the lesser of thirty six (36) months after date of receipt by Buyer or twenty four (24) months following the date Buyer's product containing the Product is delivered to, and accepted by Buyer's customer ("Product Warranty Period") that the Products will be (i) in full conformity with all specifications and other descriptions, (ii) fit for their particular purpose, (iii) merchantable and of good quality material and workmanship consistent with the highest industry standards, (iv) free from defects, whether latent or otherwise, and (v) adequately contained, packaged and labeled ("Product Warranty"). If Products fail to conform to the Product Warranty, then Supplier will, at its own expense, promptly repair or replace such products, Supplier shall promptly repair or replace such Products (with such repair anner consistent with the highest industry standards, and by qualified persons that have the requisite knowledge, training and skills, (ii) be free of any claim of intellectual property irringement, (iii) comptly with all applicable laws or regulations, and (iv) conform to the specifications and requirements as specified in the PO ("Services Warranty") (the Product Warranty and Services Warranty and Services, Warranty"). If Services fail to conform to the Services Warranty, that its own expense, promptly repair or replace such Product Warranty and Services Warranty shall be in addition to pair such defective Products or Services warranty, the requisite knowledge, training and skills, (ii) be free of any claim of intellectual property infragment, (iii) comptly with all applicable laws or regulations, and (iv) conform to the specifications and requirements as specified in the PO ("Services Warranty") (the Product Warranty and Services Warranty and Services Warranty the amounts paid for such Services. Buyer has the right to charge-back to Seller or offset from amounts oved to Seller for all of Buyer's reasonable costs, expenses and liabitities. The Warranty Services. Buye Warranty if necessary.

Seller will be given the opportunity to remedy defective Products a maximum of two (2) times within a single thirty (30) day period. If after two (2) times, the remedy is not sufficient to provide acceptable products to Buyer, Buyer may cancel the remaining poper Purchase Orders at no depresented to be defective or non-configuration of two (2) mines defective of beliefs Products delivered to Buyer and to be defective or non-configuration of two (2) mines defective of beliefs Products delivered to Buyer and to be defective or non-configuration of two (2) mines defective of beliefs Products delivered to Buyer and the determined to be defective or non-configuration of two (2) mines defective of beliefs Products delivered to Buyer and to be defective or non-configuration of two (2) mines defective of beliefs Products delivered to Buyer and the determined to be defective or non-configuration of two (2) mines defective of beliefs Products delivered to Buyer and the defective of belief

Buyer shall also have the right to reasonably declare a recall of, or field corrective action to, any Products manufactured by Seller for Buyer. Seller agrees to indemnify Buyer for all expenses in any such recall, provided that the recall is attributable to a breach of any of the warranties provided in this Agreement or is otherwise attributable to a defect related to Seller's manufacturing, packaging and/or labeling processes. Seller shall also credit Buyer's account for the Products recovered and/or returned to it as a result of any such recall.

5. Quality Assurance. Seller is subject to Buyer's Supplier Quality Manual, which includes Advance Product Quality Planning ("APQP") and Production Part Approval Process ("PPAP") (collectively, the "Quality Review") to ensure the Products are manufactured in a quality manner and aligned with Buyer's specifications. As part of the Quality Review, Buyer may audit and evaluate Seller's manufacturing process, equipment, work instructions, inspection protocol, and similar items. Seller shall make commercially reasonable efforts to promptly resolve issues identified during the Quality Review. Upon the initial shipment of Products, Seller shall provide a Part Submission Warrant ("PSW") to Buyer stating that the Products were manufactured in a coordance with the materials and processes agreed to during the Quality Review. In addition, Seller shall measure the initial ten (10) Product hymments and conduct a process capability study with the objective of achieving a 1.67 Cpk using the metrics agreed to during the Quality Review. The parties will collaborate to improve the processes related to Cpks under 1.67 through enhanced inspections, process and other similar activities. Supplier shall supply a Certificate of Conformance (CoC) with each shipment.

6. Product Manufacture; Upgrades/Discontinuance. Seller shall continuously supply each Product, or an equivalent product (reasonably agreed to by Buyer), for a minimum period of five (5) years following the end of the Warranty Period for the Products purchased by Buyer 6. Product Manufacture; Upgrades/Discontinuance. Seller shall continuously supply each Product, or an equivalent product (reasonably agreed to by Buyer), for a minimum pend of the V3 per any place by Buyer may purchase Products (reasonably agreed to by Buyer), tor a minimum pend of the V3 per and product per data products (reasonably agreed to by Buyer), tor a minimum pend of the V3 per any place by Buyer may purchase Products (or equivalent) pursuant to the present equivalent t

7. Spare Parts. Seller shall stock spare parts ("Spare Parts") of sufficient type and quantity to replace or repair any reasonably foreseeable failures related to the Products. Spares Parts shall be made available for twelve (12) years from the start of the Warranty Period of each Product. Spare Parts shall ship within forty-eight (48) hours of the receipt of a PO for such Spare Parts or a Warranty claim.

8. Technical Documentation, Software, Support & Training. Seller shall provide the following technical documentation ("Technical Documentation") at the time of initial delivery of the Product: (i) complete parts manual(s) including field replacement units, (ii) electrical or 8. Technical Documentation, Software, Support & Training. Selier shall provide the following technical documentation ("Technical Documentation") at the time of initial delivery of the Product: (1) complete synthesis (1) of park manual(s), and (vi) operation manual(s). Technical Documentation ("Technical Documentation") at the time of initial delivery of the Product: (1) complete synthesis (1) of park manual(s), and (vi) operation manual(s). Technical Documentation shall contain adequate delia to enable users to reasonably maintain and engaris the advisories to reasonably maintain and perate the Product: ("Software"). Seller shall maintain the compatibility of Seller Software with the current version of the commonly used computer operating system (e.g., Windows 10) as well o maintain aperate the products. ("Software"). Seller shall assist with field problem resolution, root cause failure analysis, and others support for all Products. ("Technical Support"). Technical Support shall assist with field problem resolution, root cause failure analysis, and others upport for all Products. ("Technical Support"). Technical Support shall assist with exceess to any Software with the current version of the commonly used computer operating system (e.g., Windows 10) as well o maintain operate the Software with the current version of the commonly used computer operating system (e.g., Windows 10) as well on anitain operate the systems. Seller shall assist with the maintain advartant period component replacement shall exceess to any Software and Technical Support shall be made available within four (4) hours of the Buyer's request. Technical Support shall be rother assist of exceess to any Software and Technical Support shall be anale rasks and other approximated mitigravity ("Teraining"). Training shall enable Buyer exceess to any Software and Technical Support shall be anale rasks and other assist of the Software and Technical Support shall be anale rasks and therein for twelve (12) years from the start of the variation and warranty administration, and other such aftermarket issues.

9. Value Add and Value Engineering. Seller and Buyer will participate in value add and value engineering with the target of annual cost reductions of at least twelve percent (12%) achieved by process change, material change or other cost improvements.

10. Confidentiality. All information and specifications directly or indirectly shared or disclosed by Buyer to Seller, its agents and its representatives shall be held by Seller, its affiliates, its agents and its representatives in confidence, and Seller shall take all reasonable precations to prevent any such confidential information from being divulged to any entity or person for any purpose other than as reasonably necessary to perform this Agreement and any PO hereunder. Seller, its affiliates, its agents and its representatives shall only use such confidential information with the performance of this Agreement. This obligation of confidence shall continue for five (5) years after the termination of the last PO hereunder; provided, however, any information that constitutes a trade secret shall remain subject to all confidentiality obligations herein until such time as the information is no longer a trade secret.

11. Intellectual Property. All intellectual property of Buyer shall remain the sole property of Buyer, and Buyer grants Seller a non-exclusive, non-transferable, royalty-free license to use unique specifications and any other confidential information provided by Buyer to Seller, but solely for the purpose of manufacturing the Products, or performing the Services, for Buyer, in connection with this Agreement. Seller, its affiliates and their employees shall disclose and assign on demand, and it and they do hereby assign, to Buyer all inventions, improvements, or developments, each whether patentable or not, that it and/or they may make or assist in making in the course of development of any Products or specifications for any Products, or use in the performance of any Services, provided that such design or development is paid for by Buyer. In addition, Seller, its affiliates and their employees are setual to information, idea, results, and data developed by Seller, its affiliates and their employees will defend or settle, at its and/or they may product or proceeding brought against Buyer to the extent it is based upon a claim that any Product or Service infringes any intellectual property, patent or copyright, or misappropriates any trade secret, of any third party.

12. Tooling. Seller agrees that, unless otherwise agreed to by the parties, all tooling, intellectual property, drawings, plans, specifications, materials, samples and equipment furnished by Buyer either directly or indirectly to Seller, along with any and all tooling, intellectual property, drawings, plans, specifications, materials, samples and equipment for which Buyer has agreed to reimburse Seller, shall be and remain the sole and exclusive property of Buyer (collectively, "**Buyer's Property**"). Seller shall treat all Buyer's Property with due care and diligence, constantly keeping it ready for operation. Seller bears the risk of loss of and damage to Buyer's Property while under Seller's direct or indirect care, custody or control. Seller shall not directly or indirectly grant or allow any security interest, mortgage, charge, lien or any other encumbrance, claim or right to any of Buyer and its affiliates have the right to take immediate possession of Buyer's Property at any time without payment of any kind. If Buyer purchases tooling through Seller to manufacture Products, Seller agrees to apply a Buyer's or post.

13. Indemnification; Liability. Seller shall indemnify, defend, and hold harmless Buyer and its subsidiaries, affiliates, directors, officers, employees, representatives and agents, and their successors and assigns, against all damages, claims, allegations, suits, actions, or proceedings arising from or in connection with: (a) any failure by Seller to comply with any term of this Agreement or any PO issued herematic; (b) any infigurement, claimed infigurement, or unauthorized or unlawful use of any patent, copyright, or tradematic, and the second of t purpose

14. Forecasts. Any forecasts provided by Buyer shall be for informational and capacity planning purposes only and are not binding on Buyer to purchase Products or Services.

15. Liability. During the term of this Agreement and for a period of two (2) years thereafter, Seller shall, at its own expense, maintain and carry insurance in full force and effect, which includes, but is not limited to, commercial general liability in a sum no less than \$3,000,000. Upon Buyer's request, (a) Seller will furnish certificates of insurance and any renewals, evidencing that satisfactory policies are in full force and effect, and (b) Seller shall cause Buyer and its affiliates to be named as additional insured on all such policies, as applicable

16. Termination. Buyer may terminate all or any part of a PO for Buyer's convenience not less than forty-five (45) days prior to the scheduled delivery date, in which event, Seller agrees to stop work immediately as to the terminated portion of the PO and to notify subcontractors, i 10. termination. Buyer may terminate au or any part or a PU for Buyer's convenience not less than forly-live (42) days prior to the scheduled delivery date, in which event, Seller agrees to stop work immediately as the terminated portion of the PO and to notify subcontractors, if any, to stop work, and protect and preserve property in its possession in which Buyer has an interest. If Seller has incurred costs for commercially reasonable purchases of raw materials or components to support so the scheduled delivery date, in which event, Seller agrees to stop work immediately as the termination deforty-five (42) days for to the scheduled delivery date, in which event, Seller agrees to stop work immediately as the termination costs in curred doubt for the PO. Buyer shall reimburse such costs to the extent Seller is able to establish that the raw materials or components are unusable in connection with Seller's other business. Seller may not recover such costs for raw materials or components purchased in connection with Products scheduled to be delivered beyond ninety (90) days of the termination date. In no event shall the termination osts and all previous payments made under the PO exceed the total PO value shown on the face of the PO, or include any anticipatory profits related to work under the PO not yet performed or costs incurred due to Supplier's failure to terminate work as of the termination date. In the event that either party commits a material breach of its obligations under this Agreement and fails to cure that breach within thirty (30) days after receiving written notice there of, the other party may terminate this Agreement and fails to cure that prevent in breach

17. Miscellaneous. Seller shall not assign this Agreement or any of Seller's rights under this Agreement, without the prior written consent of Buyer. Buyer may assign this Agreement without the consent of Seller to an affiliate or to a successor-in-interest in the event of The rotice that not assign that Agreement of any or other is rights under this Agreement, whold the plan white consent of buyer. Duyer may assign that Agreement window the plan white consent of select as a manage on a substantial and the substant

Seller and any of its subcontractors shall abide by the requirements of 41 CFR §§ 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals on the basis of protected veteran status or disability, and require affirmative action by covered prime subcontractors to employ and advance in employment qualified prote

18. Minerals Sourcing. Seller agrees to (i) comply with Buyer's Conflict Minerals Policy, which has been provided to Seller, (ii) provide such information as requested by Buyer evidencing Seller's compliance therewith and (iii) take such action and provide such information as sonably requested by Buyer pertaining to the responsible sourcing of minerals.

19. Combatting Trafficking: Seller acknowledges that Buyer strictly prohibits human trafficking in all of Buyer's operations and in those of all subcontractors, suppliers and agents in its global supply chain.

Proprietary and Confidential

ARROW ELECTRONICS, INC. STANDARD NON-CANCELABLE / NON RETURNABLE PARTS AGREEMENT

Arrow Contract No.: 4214480

Proterra Inc 1 Whitlee Crt GREENVILLE, SC 29607 Customer E-Mail Address: mminor@proterra.com,ychen@proterra.com Customer No.: 1095015 Arrow Quote No.: 23921872 Arrow Fax No.:

Customer P.O. No.: Customer Contract No.: Customer Fax No.:

Exhibit A

#	Customer Part No.	Manufacturer	Manufacturer Part No.	Quantity	Start date	Final Delivery
		ADI	ADBMS6833MCS-ENG	260	12/14/22	12/14/23
	Notes:					
		ADI	ADBMS6833MWCCSZ -RL	5000	12/14/22	12/14/23
	Notes:					

We have received your Request for Quote/Purchase Order for which we thank you. Arrow can accept your Purchase Orders only if you accept the NCNR conditions herein. The items listed above and on Exhibit A are designated as non-cancelable, non-returnable products ("NC/NR products") and may not be cancelled, rescheduled or modified without our prior written consent, and none of the items may be returned to us for any reason except in accordance with any applicable warranty. Any warranty that would ordinarily apply to the NC/NR Products will not be affected by this Agreement. If your order does not specify a delivery date you agree to accept delivery of the items within <u>30</u> days of Arrow having acquired them to fill your order. If a final delivery date is specified above and/or on Exhibit A, you agree to accept delivery of the entire quantity of products on or before that date or as soon thereafter as we are able to delivery such products.

Customer agrees that Arrow will not be required to hold NC/NR products in inventory longer the Final Delivery date specified on this NC/NR Parts Agreement. If Arrow, in its sole discretion, agrees to hold inventory past that date, Arrow will; (i) charge an inventory carrying charge of 1.5% per month of the resale value of such NC/NR Products; or (ii) upon Arrow's request Customer agrees to immediately issue Arrow a PO with a quantity sufficient to consume any such NC/NR Products. Final delivery date is not to be construed as an expiration date for this Agreement or cancellation of your obligation to accept NC/NR Products.

Please indicate your acceptance or denial of the above by signing and returning this document to your Sales Contact by either Fax or Scan/email. Your Purchase Order will not be processed until this accepted Agreement is received by Arrow.

Thank you for giving us the opportunity to serve you.

Tawfeeq, Ali Arrow Representative Arrow Electronics, Inc.

Authorized Customer Representative Yale Chen, Engineering Manager

Print Name and Title

12/14/2022

Date