

#49521

Date: November 04, 2021

Subject: DSP Group, Inc. – Anticipated Cash Settlement

Option Symbol: DSPG

Date: ???

On November 29, 2021, Shareholders of DSP Group, Inc. (DSPG) will vote concerning the proposed merger with Osprey Merger Sub, Inc., a wholly-owned subsidiary of Synaptics Incorporated. If the merger is approved and consummated, each existing DSPG Common Share will be converted into the right to receive \$22.00 net cash per share, less withholdings, if any.

NOTE: DSP Group, Inc. is in the process of submitting an application to the Israeli Tax Authority which includes a request that non-Israeli shareholders be exempt from Israeli withholding, if such stockholders will provide the paying agent in Israel with certain declarations and documentation regarding their residency and the date on which their shares were purchased, and satisfy other conditions as stated in the DSPG Proxy Statement dated October 25, 2021 ("Proxy"). Investors are referred to the DSPG Proxy for a complete discussion of relevant tax considerations. As indicated below, the deliverable of adjusted DSPG options will be based on the merger consideration net of applicable withholding taxes, if any.

Contract Adjustment

Date: Effective the opening of the business day after the merger is consummated.

Contract adjustment is expected to occur before the end of calendar year

2021.

New Deliverable

Per Contract: \$2,200.00 Cash (\$22.00 x 100), less withholdings, if any

Settlement in DSPG options will take place through OCC's cash settlement system. Settlement will be accomplished by payment of the difference between the extended strike amount and the cash deliverable.

Acceleration of Expirations

Pursuant to OCC Rule 807, equity stock option contracts whose deliverables are adjusted to call for cashonly delivery will be subject to **an acceleration of the expiration dates for outstanding option series** (See OCC Information Memo 23988).

Disclaimer

This Information Memo provides an unofficial summary of the terms of corporate events affecting listed options or futures prepared for the convenience of market participants. OCC accepts no responsibility for

the accuracy or completeness of the summary, particularly for information which may be relevant to investment decisions. Option or futures investors should independently ascertain and evaluate all information concerning this corporate event(s).

The determination to adjust options and the nature of any adjustment is made by OCC pursuant to OCC By-Laws, Article VI, Sections 11 and 11A. The determination to adjust futures and the nature of any adjustment is made by OCC pursuant to OCC By-Laws, Article XII, Sections 3, 4, or 4A, as applicable. For both options and futures, each adjustment decision is made on a case by case basis. Adjustment decisions are based on information available at the time and are subject to change as additional information becomes available or if there are material changes to the terms of the corporate event(s) occasioning the adjustment.

ALL CLEARING MEMBERS ARE REQUESTED TO IMMEDIATELY ADVISE ALL BRANCH OFFICES AND CORRESPONDENTS ON THE ABOVE.

For questions regarding this memo, call Investor Services at 1-888-678-4667 or email investorservices@theocc.com. Clearing Members may contact Member Services at 1-800-544-6091 or, within Canada, at 1-800-424-7320, or email memberservices@theocc.com.