### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13D**

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

## Amplitude, Inc.

(Name of Issuer)

Class A Common Stock, par value \$0.00001 per share (Title of Class of Securities)

> 03213A104\*\* (CUSIP Number)

SC US (TTGP), Ltd. 2800 Sand Hill Road Suite 101 Menlo Park, CA 94025 Attention: Douglas M. Leone Telephone: (650) 854-3927 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

with copies to:

Craig Marcus Ropes & Gray LLP 800 Boylston Street Boston, Massachusetts 02199 (617) 951-7802

February 23, 2022 (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(f) or 240.13d-1(g), check the following box.

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

- \* 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.
- \*\* This CUSIP number applies to the Issuer's Class A Common Stock. Each share of Class B Common Stock is convertible into one share of Class A Common Stock.

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).

1.	Names	of Re	porting Persons.			
			CAPITAL GLOBAL GROWTH FUND III – ENDURANCE PARTNERS, L.P. ("SC GGF III")			
2.			ppropriate Box if a Member of a Group (See Instructions)			
	(a) 🗆	(1				
3.	SEC U	se On	lv			
5.	SEC 0	SC OII	I Y			
4.	Source	of Fu	nds (See Instructions)			
	PN					
5.	Check	if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
	_					
6		· ·				
6.	Citizer	isnip o	or Place of Organization			
	Cayma	ın Isla	nds			
	Guyina	7.	Sole Voting Power			
		-				
	nber of		0			
	hares	8.	Shared Voting Power			
	eficially med by					
	Each	-	2,554,932, of which 2,554,932 shares are Class B Common Stock			
Rej	porting	9.	Sole Dispositive Power			
	erson		0			
\ \	With	10.	Shared Dispositive Power			
			2,554,932, of which 2,554,932 shares are Class B Common Stock			
11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person			
10	2,554,9					
12.	Check	if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
13.		t of C	lass Represented by Amount in Row (11)			
10.	1					
	4.5%					
14.	Type o	f Repo	orting Person (See Instructions)			
	PN					

1.	Names	Names of Reporting Persons.					
	SEQUOIA CAPITAL U.S. GROWTH FUND VIII, LP ("SEQUOIA CAPITAL U.S. GROWTH FUND VIII")						
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b) (c)						
3.	SEC U	Jse On	ly				
4.	Source	e of Fu	nds (See Instructions)				
	PN						
5.	Check	if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizer	nship o	or Place of Organization				
	Delaw	are					
		7.	Sole Voting Power				
Nu	mber of		0				
	bhares eficially	8.	Shared Voting Power				
Ov	vned by Each		5,330,200, of which 5,330,200 shares are Class B Common Stock				
Re	porting	9.	Sole Dispositive Power				
	erson With		0				
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10.	Shared Dispositive Power				
			5,330,200, of which 5,330,200 shares are Class B Common Stock				
11.							
	5,330,200						
12.							
13.	Percen	t of C	lass Represented by Amount in Row (11)				
	9.0%						
14.	Туре о	of Repo	orting Person (See Instructions)				
	PN						

1.	Names	of Re	eporting Persons.		
	SEQU	OIA C	CAPITAL U.S. VENTURE 2010 –SEED FUND, L.P. ("USV 2010 –SEED")		
2.	<ul> <li>2. Check the Appropriate Box if a Member of a Group (See Instructions)</li> <li>(a) □</li> <li>(b) □</li> </ul>				
3.	SEC U	se On	ly		
	-	6.00			
4.	Source	OI FU	nds (See Instructions)		
	PN				
5.	Check	if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizer	iship o	or Place of Organization		
	Cayma	ın Isla	nds		
•		7.	Sole Voting Power		
Nui	mber of		0		
	hares eficially	8.	Shared Voting Power		
Ow	ned by		235,201		
	Each porting	9.	Sole Dispositive Power		
Р	erson		0		
	With	10.	Shared Dispositive Power		
			235,201		
11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person		
	235,20	1			
12.			Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		
13.	_	t of C	lass Represented by Amount in Row (11)		
	0.4%				
14.		f Repo	orting Person (See Instructions)		
	PN				

1.	Names	of Re	eporting Persons.					
		SEQUOIA CAPITAL U.S. GROWTH FUND IX, L.P. ("SEQUOIA CAPITAL U.S. GROWTH FUND IX")						
2.	Check (a) □	the A	ppropriate Box if a Member of a Group (See Instructions)					
3.	SEC U	se On	ly					
4.	Source	of Fu	nds (See Instructions)					
	PN							
5.	Check	if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
6.	Citizer	iship o	or Place of Organization					
	Cayma	n Isla	nds					
		7.	Sole Voting Power					
	mber of		0					
	hares eficially	8.	Shared Voting Power					
	ned by Each		2,225,077					
Re	porting	9.	Sole Dispositive Power					
	erson With		0					
		10.	Shared Dispositive Power					
			2,225,077					
11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person					
	2,225,0							
12.	Check	if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13.	Percen	t of C	lass Represented by Amount in Row (11)					
4.1%								
14.	Туре о	f Repo	orting Person (See Instructions)					
	PN							

1.       Names of Reporting Persons.         SEQUOIA CAPITAL U.S. GROWTH PARTNERS FUND IX, L.P. ("SEQUOIA CAPITAL U.S. GROWTH PARTNERS FUND IX")         2.       Check the Appropriate Box if a Member of a Group (See Instructions) <ul> <li>(a)</li> <li>(b)</li> <li>3.</li> <li>SEC Use Only</li> <li>4.</li> <li>Source of Funds (See Instructions)             <ul> <li>PN</li> <li>5.</li> <li>Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)</li> <li>Cayman Islands</li> </ul> </li> <li>7.</li> <li>Sole Voting Power</li> <li>Ourman Islands</li> <li>Shares</li> <li>Beneficially</li> <li>Ourse Shares</li> <li>9.</li> <li>Sole Dispositive Power</li> <li>95,885</li> <li>Sole Dispositive Power</li> <li>95,885</li> </ul> <li>11.</li> <li>Aggregate Amount Beneficially Owned by Each Reporting Person</li> <li>95,885</li> <li>12.</li> <li>Check if he Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)</li>							
2.       Check the Appropriate Box if a Member of a Group (See Instructions) <ul> <li>(a)</li> <li>(b)</li> </ul> 3.         SEC Use Only           4.         Source of Funds (See Instructions) <ul> <li>PN</li> <li>Solution (See Instructions)</li> <li>PN</li> </ul> 5.         Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)           □         □         □           6.         Citizenship or Place of Organization           Cayman Islands         □         0         □ <t< th=""><th>1.</th><td>Names</td><td>of Re</td><td>porting Persons.</td></t<>	1.	Names	of Re	porting Persons.			
(a)       (b)         3.       SEC Use Only         4.       Source of Funds (See Instructions)         PN							
4.       Source of Funds (See Instructions)         PN	2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) □					
PN         5.       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)         □       □         6.       Citizenship or Place of Organization         Cayman Islands       7.         Sole Voting Power         0         Shares         Beneficially         Owned by         Person         9.         Sole Dispositive Power         0         With         10.         Shared Dispositive Power         95,885	3.	SEC U	se On	ly			
5.       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)         □       □         6.       Citizenship or Place of Organization         Cayman Islands       7.         Sole Voting Power         Number of Shares Beneficially       0         8.       Shared Voting Power         95,885       9.         Vith       9         9.       Sole Dispositive Power         0       10.         95,885       95,885         11.       Aggregate Amount Beneficially Owned by Each Reporting Person	4.	Source	of Fu	nds (See Instructions)			
Image: Constraint of the constraint		PN					
6.       Citizenship or Place of Organization         Cayman Islands       Cayman Islands         Number of Shares       7.       Sole Voting Power         Beneficially       0       8.       Shared Voting Power         Owned by Each       95,885       9.       Sole Dispositive Power         Person       0       10.       Shared Dispositive Power         95,885       95,885       95,885         11.       Aggregate Amount Beneficially Owned by Each Reporting Person       95,885	5.	Check	if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
Cayman Islands         Number of       0         Shares       0         Beneficially       0         Owned by       95,885         Each       9.         Sole Dispositive Power         9erson       0         With       10.         Shared Dispositive Power         95,885							
Number of Shares Beneficially Owned by Each Reporting Person With     7.     Sole Voting Power       9.     Shared Voting Power       9.     Sole Dispositive Power       0     10.       10.     Shared Dispositive Power       95,885       11.     Aggregate Amount Beneficially Owned by Each Reporting Person       95,885	6.	Citizer	iship o	or Place of Organization			
Number of Shares Beneficially Owned by Each Reporting Person With     8.     Shared Voting Power       95,885     95,885       9.     Sole Dispositive Power       0     0       10.     Shared Dispositive Power       95,885     95,885		Cayma					
Shares Beneficially Owned by Each Person With     8.     Shared Voting Power       9.     Sole Dispositive Power       0     0       10.     Shared Dispositive Power       95,885     95,885       11.     Aggregate Amount Beneficially Owned by Each Reporting Person       95,885			7.	Sole Voting Power			
Beneficially Owned by Each     95,885       Reporting Person With     9.       Sole Dispositive Power       0       10.     Shared Dispositive Power       95,885       11.     Aggregate Amount Beneficially Owned by Each Reporting Person       95,885							
Each     95,885       Reporting     9.       Person     0       With     0       10.     Shared Dispositive Power       95,885     95,885	Ben	eficially	8.	Shared Voting Power			
Reporting Person With     9.     Sole Dispositive Power       10.     Shared Dispositive Power       95,885         11.     Aggregate Amount Beneficially Owned by Each Reporting Person       95,885							
With     0       10.     Shared Dispositive Power       95,885       11.     Aggregate Amount Beneficially Owned by Each Reporting Person       95,885	Re	porting	9.	Sole Dispositive Power			
95,885       11.     Aggregate Amount Beneficially Owned by Each Reporting Person       95,885							
11.       Aggregate Amount Beneficially Owned by Each Reporting Person         95,885			10.	Shared Dispositive Power			
95,885							
	11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person			
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)							
	12.	Check	if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
13.   Percent of Class Represented by Amount in Row (11)	13.	Percen	t of C	lass Represented by Amount in Row (11)			
0.2%							
14.     Type of Reporting Person (See Instructions)	14.	Type o	t Repo	orting Person (See Instructions)			
PN		PN					

1.	Names	of Re	eporting Persons.			
	SEQUOIA CAPITAL U.S. GROWTH IX PRINCIPALS FUND, L.P. ("SEQUOIA CAPITAL U.S. GROWTH IX PRINCIPA					
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b) (c)					
3.	SEC U	se On	ly			
4.	Source	of Fu	nds (See Instructions)			
	PN					
5.		if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.		iship d	or Place of Organization			
	Cayma	n Isla	nds			
	Cuyint	7.	Sole Voting Power			
Nu	mber of		0			
-	hares eficially	8.	Shared Voting Power			
Ow	ned by		242,788			
	Each porting	9.	Sole Dispositive Power			
	erson With		0			
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10.	Shared Dispositive Power			
			242,788			
11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person			
	242,78					
12.	Check	if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
13.	Percen	t of C	lass Represented by Amount in Row (11)			
	0.5%					
14.	Туре о	f Repo	orting Person (See Instructions)			
	PN					
14.	. Type of Reporting Person (See Instructions)					

1.	. Names of Reporting Persons.					
	SCGGF III –ENDURANCE PARTNERS MANAGEMENT, L.P. ("SCGGF III—ENDURANCE PARTNERS MANAGEM					
2.			ppropriate Box if a Member of a Group (See Instructions)			
	(a) 🗆	(				
3.	SEC U	se On	ly			
4.	Source	of Fu	nds (See Instructions)			
	PN					
5.	Check	if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.		ship o	or Place of Organization			
		-				
	Cayma					
		7.	Sole Voting Power			
			0			
Nu	nber of	8.	Shared Voting Power			
	hares		2,554,932 shares, of which 2,554,932 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL			
	eficially		GLOBAL GROWTH FUND III –ENDURANCE PARTNERS. The General Partner of SEQUOIA CAPITAL GLOBAL			
	ned by Each		GROWTH FUND III –ENDURANCE PARTNERS is SCGGF III –ENDURANCE PARTNERS MANAGEMENT.			
	porting	9.	Sole Dispositive Power			
	erson With		0			
	, vitili	10.	Shared Dispositive Power			
			2,554,932 shares, of which 2,554,932 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL			
			GLOBAL GROWTH FUND III –ENDURANCE PARTNERS. The General Partner of SEQUOIA CAPITAL GLOBAL			
	GROWTH FUND III –ENDURANCE PARTNERS is SCGGF III –ENDURANCE PARTNERS MANAGEMI					
11.	Aggregate Amount Beneficially Owned by Each Reporting Person					
	2,554,932					
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.						
14	4.5%	f Do-	orting Person (See Instructions)			
14.	туре о	і кер	orung Person (See Instructions)			
	PN					
-						

1.	Names of Reporting Persons.						
	SC U.S. CDOWTH VIII MANACEMENT I. D. ("SC U.S. CDOWTH VIII MANACEMENT")						
SC U.S. GROWTH VIII MANAGEMENT, L.P. ("SC U.S. GROWTH VIII MANAGEMENT")           2.         Check the Appropriate Box if a Member of a Group (See Instructions)							
	(a)		b) $\Box$				
3.	SEC U	Jse Or	ly				
4.	Source	e of Fi	inds (See Instructions)				
	PN						
5.		if Dis	cclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5.	Check	II DIS					
6.	Citizer	nship	or Place of Organization				
		_					
	Cayma						
		7.	Sole Voting Power				
			0				
		8.	Shared Voting Power				
	mber of						
-	hares eficially		5,330,200 shares, of which 5,330,200 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL U.S.				
	vned by		GROWTH FUND VIII. The General Partner of SEQUOIA CAPITAL U.S. GROWTH FUND VIII is SC U.S. GROWTH VIII				
	Each	9.	MANAGEMENT. Sole Dispositive Power				
	porting	9.	Sole Dispositive rower				
	erson With		0				
	vv Itil	10.	Shared Dispositive Power				
			5,330,200 shares, of which 5,330,200 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL U.S.				
			GROWTH FUND VIII. The General Partner of SEQUOIA CAPITAL U.S. GROWTH FUND VIII is SC U.S. GROWTH VIII MANAGEMENT.				
11.							
	5,330,200						
12.	12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13.	<ul> <li>Percent of Class Represented by Amount in Row (11)</li> </ul>						
10.	rereen						
	9.0%						
14.	Туре о	of Rep	orting Person (See Instructions)				
	DN						
	PN						

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1.	Names of Reporting Persons.						
	SCIES VENITIDE 2010 MANACEMENTE D ("LISV 2010 MANACEMENT")						
2.	SC U.S. VENTURE 2010 MANAGEMENT, L.P. ("USV 2010 MANAGEMENT")         2.       Check the Appropriate Box if a Member of a Group (See Instructions)						
2.	(a) $\Box$		b) $\Box$				
		(					
3.	SEC U	Jse Or	ly				
4.	Source	e of Fi	unds (See Instructions)				
	PN						
5.		if Dis	cclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5.	Gileen						
6.	Citizei	nship	or Place of Organization				
	Cayma	an Iola	nde				
	Cayina	7.	Sole Voting Power				
		<i>.</i>					
			0				
	mber of Shares	8.	Shared Voting Power				
	Beneficially						
	Owned by		235,201 shares, of which 235,201 shares of Class A Common Stock are directly owned by USV 2010—SEED. The General Partner of USV 2010—SEED is USV 2010 MANAGEMENT.				
	Each	9.	Sole Dispositive Power				
	porting Person						
	With		0				
		10.	Shared Dispositive Power				
			235,201 shares, of which 235,201 shares of Class A Common Stock are directly owned by USV 2010—SEED. The General				
			Partner of USV 2010—SEED is USV 2010 MANAGEMENT.				
11.							
10	235,201 . Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12.	Спеск	II the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.							
14	0.4%	( D .					
14.	Tybe c	ог кер	orting Person (See Instructions)				
	PN						
I							

1.	Names of Reporting Persons.						
	SC U.S. GROWTH IX MANAGEMENT, L.P. ("SC U.S. GROWTH IX MANAGEMENT")						
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)						
	(a) □ (b) □						
3.	SEC U	Jse Or	ıly				
4.	Source	of E	unds (See Instructions)				
4.	Source	9 01 FL					
	PN						
5.	Check	if Dis	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizer	ıship (	or Place of Organization				
	Cayma	an Isla	nds				
	Guyine	7.	Sole Voting Power				
		8.	0 Shared Voting Power				
		0.					
			2,563,750 shares, of which 2,225,077 shares of Class A Common Stock are directly owned by SEQUOIA CAPITAL U.S.				
Nu	mber of		GROWTH FUND IX, 95,885 shares of Class A Common Stock are directly owned by SEQUOIA CAPITAL U.S. GROWTH PARTNERS FUND IX and 242,788 shares of Class A Common Stock are directly owned by SEQUOIA CAPITAL U.S.				
	hares		GROWTH IX PRINCIPALS FUND. The General Partner of each of SEQUOIA CAPITAL U.S. GROWTH FUND IX,				
	eficially ned by		SEQUOIA CAPITAL U.S. GROWTH PARTNERS FUND IX and SEQUOIA CAPITAL U.S. GROWTH IX PRINCIPALS				
]	Each	9.	FUND is SC U.S. GROWTH IX MANAGEMENT. Sole Dispositive Power				
	porting	9.	Sole Dispositive Power				
	erson With		0				
		10.	Shared Dispositive Power				
			2,563,750 shares, of which 2,225,077 shares of Class A Common Stock are directly owned by SEQUOIA CAPITAL U.S.				
			GROWTH FUND IX, 95,885 shares of Class A Common Stock are directly owned by SEQUOIA CAPITAL U.S. GROWTH				
			PARTNERS FUND IX and 242,788 shares of Class A Common Stock are directly owned by SEQUOIA CAPITAL U.S.				
			GROWTH IX PRINCIPALS FUND. The General Partner of each of SEQUOIA CAPITAL U.S. GROWTH FUND IX, SEQUOIA CAPITAL U.S. GROWTH PARTNERS FUND IX and SEQUOIA CAPITAL U.S. GROWTH IX PRINCIPALS				
			FUND is SC U.S. GROWTH IX MANAGEMENT.				
11.							
	2,563,750						
12.							
13.		t of C	lass Represented by Amount in Row (11)				
		-					
14	4.8%	f D	arting Darson (See Instructions)				
14.	туре о	и кер	orting Person (See Instructions)				
	PN						

<u> </u>			
1.	Names	of Re	eporting Persons.
	SC US	(TTC	GP), LTD. ("SC US (TTGP)")
2.	Check (a) □		ppropriate Box if a Member of a Group (See Instructions) c) □
3.	SEC U	se On	ly
4.	Source	of Fu	Inds (See Instructions)
	00		
5.		if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.		ship o	or Place of Organization
	Cayma	n Iela	nds
	Cayina	7.	Sole Voting Power
			0
	-	8.	Shared Voting Power
Sl Bene Ow E Rep Pe	mber of bhares leficially vned by Each porting 'erson With	<ul> <li>b.S. GROW IN PARIMERS FUND IX and SEQUUIA CAPITAL U.S. GROW IN IX PRINCIPALS FUND IS GROWTH IX MANAGEMENT. SC US TTGP is the General Partner of each of SCGGF III –ENDURANCE MANAGEMENT, SC U.S. GROWTH VIII MANAGEMENT, USV 2010 MANAGEMENT and SC U.S. GROWTH VIII MANAGEMENT.</li> <li>9. Sole Dispositive Power</li> </ul>	
11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person
	10,684		
12.	Check	if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent	t of C	lass Represented by Amount in Row (11)
	17.3%		
14.	Type of	f Rep	orting Person (See Instructions)
	00		
I			

1.	Names of Reporting Persons.					
	DOUGLAS LEONE ("DL")					
2.						
	(a) 🗆	(				
3.	SEC U	Jse Or	ıly			
4.	Source	e of Fi	unds (See Instructions)			
	IN	·( D'				
5.	Спеск	IT DIS	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizer	nship	or Place of Organization			
	USA					
	0011	7.	Sole Voting Power			
			0			
		8.	Shared Voting Power			
			2,554,932, of which 2,554,932 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL GLOBAL			
Nu	nber of		GROWTH FUND III – ENDURANCE PARTNERS. The General Partner of SEQUOIA CAPITAL GLOBAL GROWTH			
-	hares		FUND III – ENDURANCE PARTNERS IS SCGGF III – ENDURANCE PARTNERS MANAGEMENT. The General Partner of			
	eficially		SCGGF III –ENDURANCE PARTNERS MANAGEMENT is SC US (TTGP). The directors and stockholders of SC US (TTGP) who exercise voting and investment discretion with respect to the shares held by SEQUOIA CAPITAL GLOBAL			
	ned by		GROWTH FUND III –ENDURANCE PARTNERS are Messrs. DL and RB.			
	Each porting	9.	Sole Dispositive Power			
Р	erson		0			
	With	10.	Shared Dispositive Power			
		10,				
			2,554,932, of which 2,554,932 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL GLOBAL			
			GROWTH FUND III – ENDURANCE PARTNERS. The General Partner of SEQUOIA CAPITAL GLOBAL GROWTH			
			FUND III – ENDURANCE PARTNERS is SCGGF III – ENDURANCE PARTNERS MANAGEMENT. The General Partner of SCGGF III – ENDURANCE PARTNERS MANAGEMENT is SC US (TTGP). The directors and stockholders of SC US			
			(TTGP) who exercise voting and investment discretion with respect to the shares held by SEQUOIA CAPITAL GLOBAL			
GROWTH FUND III –ENDURANCE PARTNERS are Messrs. DL and RB.						
11.	Aggregate Amount Beneficially Owned by Each Reporting Person					
	2,554,932					
12.						
13.     Percent of Class Represented by Amount in Row (11)			lass Represented by Amount in Row (11)			
	4 50/					
1.4	4.5%	f Der	orting Derson (See Instructions)			
14.	туре о	п кер	orting Person (See Instructions)			
	IN					

1.	Names of Reporting Persons.									
	ROELOF BOTHA ("RB")									
2.										
2										
3.	SEC Use Only									
4.	. Source of Funds (See Instructions)									
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)									
6.	Citizei	1ship (	or Place of Organization							
	USA	7.	Sole Voting Power							
		<i>.</i>								
			0							
		8.	Shared Voting Power							
			2,554,932, of which 2,554,932 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL GLOBAL							
Nu	mber of		GROWTH FUND III – ENDURANCE PARTNERS. The General Partner of SEQUOIA CAPITAL GLOBAL GROWTH							
	Shares		FUND III – ENDURANCE PARTNERS is SCGGF III – ENDURANCE PARTNERS MANAGEMENT. The General Partner of							
-	eficially		SCGGF III –ENDURANCE PARTNERS MANAGEMENT is SC US (TTGP). The directors and stockholders of SC US (TTGP) who exercise voting and investment discretion with respect to the shares held by SEQUOIA CAPITAL GLOBAL							
	vned by		GROWTH FUND III –ENDURANCE PARTNERS are Messrs. DL and RB.							
	Each Reporting		Sole Dispositive Power							
Person With										
		10.	0 Shared Dispositive Power							
		10.								
			2,554,932, of which 2,554,932 shares of Class B Common Stock are directly owned by SEQUOIA CAPITAL GLOBAL							
			GROWTH FUND III – ENDURANCE PARTNERS. The General Partner of SEQUOIA CAPITAL GLOBAL GROWTH							
			FUND III – ENDURANCE PARTNERS is SCGGF III – ENDURANCE PARTNERS MANAGEMENT. The General Partner of SCGGF III – ENDURANCE PARTNERS MANAGEMENT is SC US (TTGP). The directors and stockholders of SC US							
			(TTGP) who exercise voting and investment discretion with respect to the shares held by SEQUOIA CAPITAL GLOBAL							
			GROWTH FUND III – ENDURANCE PARTNERS are Messrs. DL and RB.							
11.	Aggreg	gate A	mount Beneficially Owned by Each Reporting Person							
	2,554,932									
12.										
	_									
13.     Percent of Class Represented by Amount in Row (11)										
13.	Percent of Class Represented by Amount in Row (11)									
	4.5%									
14.	. Type of Reporting Person (See Instructions)									
	IN									
1	114									

### ITEM 1. SECURITY AND ISSUER.

This Statement on Schedule 13D (this "Statement") relates to the Class A Common Stock, par value \$0.00001 per share ("Class A Common Stock"), of Amplitude, Inc., a Delaware corporation (the "Company"). The principal executive offices of the Company are located at 201 Third Street, Suite 200, San Francisco, California 94103.

### ITEM 2. IDENTITY AND BACKGROUND.

(a) This Statement is being jointly filed by the following persons (each a "Reporting Person" and collectively, the "Reporting Persons"): (i) Sequoia Capital Global Growth Fund III – Endurance Partners, L.P., a Cayman Islands limited partnership ("SC GGF III"); (ii) Sequoia Capital U.S. Growth Fund VIII, L.P., a Delaware limited partnership ("Sequoia Capital U.S. Growth Fund VIII"); (iii) Sequoia Capital U.S. Venture 2010—Seed Fund, L.P., a Cayman Islands limited partnership ("USV 2010 –SEED"), (iv) Sequoia Capital U.S. Growth Fund IX, L.P., a Cayman Islands limited partnership ("Sequoia Capital U.S. Growth Fund IX, L.P., a Cayman Islands limited partnership ("Sequoia Capital U.S. Growth Fund IX, L.P., a Cayman Islands limited partnership ("Sequoia Capital U.S. Growth Partners Fund IX, L.P., a Cayman Islands limited partnership ("Sequoia Capital U.S. Growth Partners Fund IX, iv) Sequoia Capital U.S. Growth IX Principals Fund, L.P., a Cayman Islands limited partnership ("Sequoia Capital U.S. Growth IX Principals Fund"); (vi) Sequoia Capital Global Growth Fund III – Endurance Partners Management, L.P., a Cayman Islands limited partnership ("SC U.S. Growth IX Principals Fund"); (vii) Sequoia Capital Global Growth Fund III – Endurance Partners Management, L.P., a Cayman Islands limited partnership ("SC U.S. Growth VIII Management"); (vix) SC U.S. Growth VIII Management, L.P., a Cayman Islands limited partnership ("SC U.S. Growth VIII Management"); (vix) SC U.S. Venture 2010 Management, L.P., a Cayman Islands limited partnership ("SC U.S. Growth IX Management"); (vix) SC U.S. Venture 2010 Management, L.P., a Cayman Islands limited partnership ("USV 2010 Management"); (x) SC U.S. Growth IX Management"); (xi) SC U.S. ("RB"). The agreement among the Reporting Perso

Based on the transactions described herein, the Reporting Persons may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Act. Each Reporting Person expressly disclaims beneficial ownership of any securities reported herein except to the extent such Reporting Person actually exercises voting or dispositive power with respect to such securities.

(b) The business address of the Reporting Persons is 2800 Sand Hill Road, Suite 101, Menlo Park, CA 94025.

(c) The principal occupation or employment of each of SC GGF III, Sequoia Capital U.S. Growth Fund VIII, USV 2010 –SEED, Sequoia Capital U.S. Growth Fund IX, Sequoia Capital U.S. Growth Partners Fund IX and Sequoia Capital U.S. Growth IX Principals Fund is to acquire, hold and dispose of interests in various companies for investment purposes and to take all actions incident thereto. The principal occupation or employment of SC GGF III MGMT is to serve as general partner of SC GGF III. The principal occupation or employment of SC U.S. Growth VIII Management is to serve as the general partner of Sequoia Capital U.S. Growth Fund VIII. The principal occupation or employment of USV 2010 Management is to serve as general partner of USV 2010 –SEED. The principal occupation or employment of SC U.S. Growth IX Management is to serve as general partner of each of Sequoia Capital U.S. Growth Fund IX, Sequoia Capital U.S. Growth Partners Fund IX and Sequoia Capital U.S. Growth IX Principals Fund. The principal occupation or employment of SC U.S. Growth IX Management is to serve as general partner of each of Sequoia Capital U.S. Growth Fund IX, Sequoia Capital U.S. Growth Partners Fund IX and Sequoia Capital U.S. Growth IX Principals Fund. The principal occupation or employment of SC US (TTGP) is to serve as general partner of each of SC GGF III MGMT, SC U.S. Growth VIII Management, USV 2010 Management and SC U.S. Growth IX Management. RB and DL are engaged through private investment entities in acquiring, holding and disposing of interests in various companies for investment purposes. RB and DL are managing members of SC GGF III.

(d) During the last five years, no Reporting Person has been convicted in any criminal proceeding (excluding traffic violations or other minor offenses).

(e) During the last five years, no Reporting Person has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding has been or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) SC GGF III, USV 2010 –SEED, Sequoia Capital U.S. Growth Fund IX, Sequoia Capital U.S. Growth Partners Fund IX, Sequoia Capital U.S. Growth IX Principals Fund, SC GGF III Management, SC U.S. Growth VIII Management, USV 2010 Management, SC U.S. Growth IX Management and SC US (TTGP) are each organized under the laws of the Cayman Islands. Sequoia Capital U.S. Growth Fund VIII is organized under the laws of Delaware. DL and RB are citizens of the USA.

### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

The information set forth in or incorporated by reference in Items 2, 4 and 5 of this statement is incorporated by reference in its entirety into this Item 3.

Immediately prior to the effectiveness of the Company's initial public offering, the Reporting Persons owned 5,835,599 shares of Series D Redeemable Convertible Preferred Stock, 387,442 shares of Series E Redeemable Convertible Preferred Stock and 3,123,057 shares of Series F Redeemable Convertible Preferred Stock (together, the "Preferred Convertible Stock") and 212,639 shares of Common Stock for which it had paid a total of \$160,665,223. Upon effectiveness of the Company's initial public offering, the Company's Preferred Convertible Stock and Common Stock held by the Reporting Persons were converted into 7,885,132 shares of Class B Common Stock. The Reporting Persons also received 235,201 shares of Class A Common Stock from a third party investment fund as part of an in kind distribution by such fund and acquired an additional 2,563,750 shares of Class A Common Stock through open market purchases following the Company's initial public offering. The funds for the Reporting Persons' purchase of the Preferred Convertible Stock were capital contributions by the partners of such Reporting Persons and the available funds of such entities.

### ITEM 4. PURPOSE OF TRANSACTION.

The Reporting Persons consummated the transactions described herein in order to acquire an interest in the Company for investment purposes. The Reporting Persons expect to evaluate on an ongoing basis the Company's financial condition and prospects and their respective interests in, and intentions with respect to, the Company and their respective investments in the securities of the Company, which review may be based on various factors, including the Company's business and financial condition, results of operations and prospects, general economic and industry conditions, the securities markets in general and those for the Company's securities in particular, as well as other developments and other investment opportunities. Accordingly, each Reporting Person reserves the right to change its intentions, as it deems appropriate. In particular, each Reporting Person may at any time and from time to time, in the open market, in privately negotiated transactions or otherwise, increase its holdings in the Company or dispose of all or a portion of the securities of the Company that the Reporting Persons now own or may hereafter acquire. In addition, the Reporting Persons may engage in discussions with management and members of the Board regarding the Company, including, but not limited to, the Company's business and financial condition, results of operations and prospects. The Reporting Persons may take positions with respect to and seek to influence the Company regarding the matters discussed above. Such suggestions or positions may include one or more plans or proposals that relate to or would result in any of the actions required to be reported herein.

Except as set forth in this Item 4, the Reporting Persons have no present plans or proposals that relate to or would result in any of the actions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D. The Reporting Persons do, however, reserve the right in the future to adopt such plans or proposals subject to compliance with applicable regulatory requirements.

### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

The information set forth and/or incorporated by reference in Items 2, 3 and 4 is hereby incorporated by reference into this Item 5.

(a) The aggregate number of Class A Common Stock and Class B Common Stock and the percentage of total outstanding Class A Common Stock beneficially owned by the Reporting Persons is set forth below. References to percentage ownerships of Class A Common Stock in this Statement are based upon the 53,879,646 shares of Class A Common Stock stated to be outstanding as of November 3, 2021, as reported in the Company's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on November 9, 2021. The Reporting Persons may be deemed to beneficially own an aggregate of 2,798,951 shares of Class A Common Stock and 7,885,132 shares of Class B Common Stock, which constitutes approximately 17.3% of the Company's Class A Common Stock, calculated in accordance with Rule 13d-3 under the Act. The filing of this Statement shall not be construed as an admission that a Reporting Person beneficially owns those shares held by any other Reporting Person.

SC GGF III beneficially owns 2,554,932 shares of Class B Common Stock, which represents approximately 4.5% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act. RB and DL are the managing members of SC GGF III. RB and DL disclaim beneficial ownerships of all such shares except to the extent of their individual pecuniary interest therein.

Sequoia Capital U.S. Growth Fund VIII beneficially owns 5,330,200 shares of Class B Common Stock, which represents approximately 9.0% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

USV 2010—SEED beneficially owns 235,201 shares of Class A Common Stock, which represents approximately 0.4% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

Sequoia Capital U.S. Growth Fund IX beneficially owns 2,225,077 shares of Class A Common Stock, which represents approximately 4.1% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

Sequoia Capital U.S. Growth Partners Fund IX beneficially owns 95,885 shares of Class A Common Stock, which represents approximately 0.2% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

Sequoia Capital U.S. Growth IX Principals Fund beneficially owns 242,788 shares of Class A Common Stock, which represents approximately 0.5% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

SC GGF III Management, as the general partner of SC GGF III, may be deemed to beneficially own an aggregate of 2,554,932 shares of Class B Common Stock, which represents approximately 4.5% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

SC U.S. Growth VIII Management, as the general partner of Sequoia Capital U.S. Growth Fund VIII, may be deemed to beneficially own an aggregate of 5,330,200 shares of Class B Common Stock, which represents approximately 9.0% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

USV 2010 Management, as the general partner of USV 2010—SEED, may be deemed to beneficially own an aggregate of 235,201 shares of Class A Common Stock, which represents approximately 0.4% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

SC U.S. Growth IX Management, as the general partner of each of Sequoia Capital U.S. Growth Fund IX, Sequoia Capital U.S. Growth Partners Fund IX and Sequoia Capital U.S. Growth IX Principals Fund, may be deemed to beneficially own an aggregate of 2,563,750 shares of Class A Common Stock, which represents approximately 4.8% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

SC US (TTGP), as the general partner of each of SC GGF III Management, SC U.S. Growth VIII Management, USV 2010 Management and SC U.S. Growth IX Management, may be deemed to beneficially own an aggregate of 10,684,083 shares of Class B Common Stock, which represents approximately 17.3% of the outstanding Class A Common Stock calculated in accordance with the requirements of Rule 13d-3 under the Act.

By virtue of the relationship described herein, the Reporting Persons may be deemed to constitute a "group" for purposes of Rule 13(d)(3) of the Act. Each Reporting Person expressly disclaims beneficial ownership of any securities reported herein except to the extent such Reporting Person actually exercises voting or dispositive power with respect to such securities.

(b) The number of Class A Common Stock as to which each of the Reporting Persons has sole or shared power to vote, direct the vote, dispose or direct the disposition are as set forth in rows seven through ten of the cover pages hereof. The information set forth in Item 2 is hereby incorporated by reference into this Item 5(b).

(c) Except as described in Item 3 above and in this Item 5(c), the Reporting Persons have not effected any transactions in the Class A Common Stock during the past 60 days. <u>Annex A</u> attached hereto sets forth the transactions in the Class A Common Stock that were effected during the past 60 days. The transactions in the Class A Common Stock described on <u>Annex A</u> were effected on securities exchanges unless otherwise indicated therein.

(d) No person other than the Reporting Persons is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Class A Common Stock beneficially owned by the Reporting Persons.

(e) Not applicable.

## ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

The information set forth and/or incorporated by reference in Items 2, 3, 4 and 5 is hereby incorporated by reference into this Item 6.

### ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit	Description						
99.1	Joint Filing Agreement dated as of March 4, 2022, by and among SC GGF III, Sequoia Capital U.S. Growth Fund VIII, USV 2010–SEED,						
	Sequoia Capital U.S. Growth Fund IX, Sequoia Capital U.S. Growth Partners Fund IX, Sequoia Capital U.S. Growth IX Principals Fund,						
	SC GGF III Management, SC U.S. Growth VIII Management, USV 2010 Management, SC U.S. Growth IX Management, SC US (TTGP),						
	DL and RB.						

### SIGNATURES

After reasonable inquiry and to the best of its knowledge and belief, the undersigned certifies that the information set forth in this Statement is true, complete and correct.

Dated: March 4, 2022

Sequoia Capital Global Growth Fund III – Endurance Partners, LP

- By: SCGGF III –Endurance Partners Management, L.P. its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth Fund VIII, L.P.

- By: SC U.S. Growth VIII Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Venture 2010—Seed Fund, L.P.

- By: SC U.S. Venture 2010 Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth Fund IX, L.P.

- By: SC U.S. Growth IX Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director Sequoia Capital U.S. Growth Partners Fund IX, L.P.
- By: SC U.S. Growth IX Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner

### By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth IX Principals Fund, L.P.

- By: SC U.S. Growth IX Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner

By: /s/ Douglas Leone Douglas Leone, Director

SCGGF III – Endurance Partners Management, L.P.

- By: SC US (TTGP), Ltd. its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

SC U.S. Growth VIII Management, L.P.

- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director
- SC U.S. Venture 2010 Management, L.P.
- By: SC US (TTGP), Ltd. its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director
- SC U.S. Growth IX Management, L.P.,

By: SC US (TTGP), Ltd., its General Partner

By: <u>/s/ Douglas Leone</u> Douglas Leone, Director

SC US (TTGP), Ltd.

By: /s/ Douglas Leone Douglas Leone, Director

Douglas Leone

By: /s/ Douglas Leone

Roelof Botha

By: /s/ Roelof Botha

### Annex A

# **Transactions in Common Stock** (60-day period ended March 4, 2022)

Reporting Person	Trade Date	Amount	Trade Price	Buy/Sell	Execution Type
Sequoia Capital U.S. Growth Fund IX, L.P.	2/18/22	146,436	\$ 17.4936(1)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/18/22	336,696	\$ 18.4952(2)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/18/22	706,285	\$ 19.211(3)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/18/22	394,499	\$ 20.1427(4)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/18/22	6,310	\$ 17.4936(1)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/18/22	14,509	\$ 18.4952(2)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/18/22	30,436	\$ 19.211(3)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/18/22	17,000	\$ 20.1427(4)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals Fund, L.P.	2/18/22	15,978	\$ 17.4936(1)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals Fund, L.P.	2/18/22	36,738	\$ 18.4952(2)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals Fund, L.P.	2/18/22	77,066	\$ 19.211(3)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals Fund, L.P.	2/18/22	43,046	\$ 20.1427(4)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/22/22	272,258	\$ 20.0108(5)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/22/22	207,284	\$ 20.6755(6)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/22/22	11,732	\$ 20.0108(5)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/22/22	8,933	\$ 20.6755(6)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals Fund, L.P.	2/22/22	29,707	\$ 20.0108(5)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals, L.P.	2/22/22	22,618	\$ 20.6755(6)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/23/22	158,102	\$ 20.5018(7)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/23/22	3,515	\$ 21.0906(8)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/23/22	6,814	\$ 20.5018(7)	Buy	Nasdaq
Sequoia Capital U.S. Growth Partners Fund IX, L.P.	2/23/22	17,251	\$ 21.0906(8)	Buy	Nasdaq
Sequoia Capital U.S. Growth IX Principals, L.P.	2/23/22	384	\$ 20.5018(7)	Buy	Nasdaq
Sequoia Capital U.S. Growth Fund IX, L.P.	2/23/22	151	\$ 21.0906(8)	Buy	Nasdaq

- (1) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$16.7900 to \$17.7899. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (2) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$17.7900 to \$18.7899. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (3) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$18.7900 to \$19.7899. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (4) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$19.7900 to \$20.6900. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (5) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$19.3200 to \$20.3199. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (6) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$20.3200 to \$21.3100. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (7) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$20.0500 to \$21.0499. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- (8) The price reported is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$21.0500 to \$21.1200. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.

### JOINT FILING AGREEMENT

The undersigned hereby agree to the joint filing on behalf of each of them of the Statement on Schedule 13D with respect to the Class A Common Stock of Amplitude, Inc., and any further amendments to such statement on Schedule 13D executed by each of them pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

The undersigned further agree that each party hereto is responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein; provided, however, that no party is responsible for the completeness or accuracy of the information concerning any other party making the filing, unless such party knows or has reason to believe that such information is inaccurate.

This Joint Filing Agreement may be executed in separate counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Joint Filing Agreement on March 4, 2022.

Sequoia Capital Global Growth Fund III – Endurance Partners, LP

- By: SCGGF III –Endurance Partners Management, L.P. its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth Fund VIII, L.P.

- By: SC U.S. Growth VIII Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner

By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Venture 2010—Seed Fund, L.P.

- By: SC U.S. Venture 2010 Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth Fund IX, L.P.

- By: SC U.S. Growth IX Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth Partners Fund IX, L.P.

- By: SC U.S. Growth IX Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

Sequoia Capital U.S. Growth IX Principals Fund, L.P.

- By: SC U.S. Growth IX Management, L.P., its General Partner
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

SCGGF III – Endurance Partners Management, L.P.

- By: SC US (TTGP), Ltd. its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director
- SC U.S. Growth VIII Management, L.P.
- By: SC US (TTGP), Ltd., its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

SC U.S. Venture 2010 Management, L.P.

- By: SC US (TTGP), Ltd. its General Partner
- By: /s/ Douglas Leone Douglas Leone, Director

SC U.S. Growth IX Management, L.P.,

By: SC US (TTGP), Ltd., its General Partner

By: <u>/s/ Douglas Leone</u> Douglas Leone, Director

SC US (TTGP), Ltd.

By: /s/ Douglas Leone Douglas Leone, Director

Douglas Leone

By: /s/ Douglas Leone

Roelof Botha

By: /s/ Roelof Botha