



**REPORT OF THE
GENERAL MEETING OF SHAREHOLDERS
OF ASML HOLDING N.V.
HELD ON APRIL 24, 2024**

Chairperson: N.S. Andersen (the "Chairman")

General

This report of the Annual General Meeting of Shareholders ("AGM" or the "Meeting") of ASML Holding N.V. ("ASML" or the "Company"), held on April 24, 2024, is intended purely for informational purposes and is not intended to be complete. This document contains a report of the AGM held on April 24, 2024, and does not address any events that occurred outside the AGM. This report must be read in conjunction with the Agenda (and Explanatory Notes) for this AGM, ASML's 2023 Annual Report based on IFRS, ASML's Annual Report on Form 20-F for the financial year ending on December 31, 2023 filed with the U.S. Securities and Exchange Commission ("SEC"), and ASML's other SEC filings and submissions. ASML does not guarantee the completeness or correctness of the information contained in this report and does not assume any obligation whatsoever to update or correct the information in this report after publication.

Cautionary Statement on Forward Looking Statements

This document and related presentation and discussion and other discussions at the AGM may contain statements that are forward-looking within the meaning of the U.S. Private Securities Litigation Reform Act of 1995, including statements with respect to plans, strategies, expected trends, including trends in the semiconductor industry and end markets and business environment trends, including expected demand, lithography tool utilization, semiconductor inventory levels, bookings and order coverage at certain bookings levels, expected recovery in the semiconductor industry and expected turn in the cycle and expected timing thereof, market expectations of total semiconductor industry sales by 2030, plans to increase capacity, outlook and expected financial results, including expected net sales, IBM sales, gross margin, R&D costs, SG&A costs and estimated annualized effective tax rate, expectations with respect to sales by market segment and EUV, DUV and IBM sales and margins and expected drivers thereof, expectations with respect to expected financial performance in 2025 and expected drivers thereof, statements made at our 2022 Investor Day, including revenue and gross margin opportunity for 2025 and 2030, statements with respect to expected performance and capabilities of our systems and customer plans, statements with respect to export control policy and regulations and expected impact on us, our expectation to return significant amounts of cash to shareholders through growing dividends and share buybacks, including the amount of shares intended to be repurchased under our share repurchase program and statements with respect to dividends, statements with respect to ESG strategies, goals and ambitions, remuneration policy 2023 and other non-historical statements. You can generally identify these statements by the use of words like "may", "will", "could", "should", "project", "believe", "anticipate", "expect", "plan", "estimate", "forecast", "potential", "intend", "continue", "target", "future", "progress", "goal" and variations of these words or comparable words. These statements are not historical facts, but rather are based on current expectations, estimates, assumptions and projections about our business and our future financial results and readers should not place undue reliance on them. Forward-looking statements do not guarantee future performance and involve a number of substantial known and unknown risks and uncertainties. These risks and uncertainties include, without limitation, risks and uncertainties relating to customer demand and semiconductor equipment industry capacity, worldwide demand for semiconductors and semiconductor manufacturing

capacity, lithography tool utilization and semiconductor inventory levels, general trends and consumer confidence in the semiconductor industry, the impact of general economic conditions, including the impact of the current macroeconomic uncertainty on the semiconductor industry, the impact of inflation, interest rates, geopolitical developments, the impact of pandemics, the performance of our systems, the success of technology advances and the pace of new product development and customer acceptance of and demand for new products, our production capacity and ability to adjust capacity to meet demand, supply chain capacity, constraints and logistics, timely availability of parts and components, raw materials, critical manufacturing equipment and qualified employees, and constraints on our ability to produce systems to meet demand, the number and timing of systems ordered, shipped and recognized in revenue, risks relating to fluctuations in net bookings, the risk of order cancellation or push outs and restrictions on shipments of ordered systems under export controls, risks relating to the trade environment, import/export and national security regulations and orders and their impact on us, including the impact of changes in export regulations and the impact of such regulations on our ability to obtain necessary licenses and to sell our systems and services to certain customers, changes in exchange and tax rates, available liquidity and liquidity requirements, our ability to refinance our indebtedness, available cash and distributable reserves for, and other factors impacting, dividend payments and share repurchases, the number of shares that we repurchase under our share repurchase programs, our ability to enforce patents and protect intellectual property rights and the outcome of intellectual property disputes and litigation, our ability to meet ESG goals and execute our ESG strategy, other factors that may impact ASML's business or financial results, and other risks indicated in the risk factors included in ASML's Annual Report on Form 20-F for the year ended December 31, 2023 and other filings with and submissions to the US Securities and Exchange Commission. These forward-looking statements are made only as of the date of this document and presentation. We undertake no obligation to update any forward-looking statements after the date of this report or to conform such statements to actual results or revised expectations, except as required by law.

1. Opening

The Chairman opened the Meeting and explained that the Meeting was a hybrid meeting, which meant that shareholders were attending the Meeting in person and virtually, and were able to vote and ask questions in person and via the online platform. The Chairman welcomed all shareholders present.

The Chairman introduced the members of ASML's Board of Management; Mr. Peter Wennink, Mr. Martin van den Brink, Mr. Christophe Fouquet, Mr. Frédéric Schneider-Maunoury and Mr. Roger Dassen, and the members of the Supervisory Board: Ms. Annet Aris, Ms. Birgit Conix, Ms. An Steegen, Mr. Mark Durcan, Mr. Warren East, Mr. Alexander Everke and Mr. Jack de Kreij who were all present at the Meeting. Ms. Terri Kelly was not present at the Meeting due to personal reasons, but dialed in via a live video connection. The Chairman extended a special welcome to Mr. Jim Koonmen, who would be appointed as member of the Board of Management upon notification of the Meeting.

Furthermore, the Chairman introduced Ms. Petra Groenland of KPMG Accountants N.V., ASML's external auditor and Mr. Reinier Kleipool, a civil law notary at De Brauw Blackstone Westbroek N.V., who acted as the secretary of the Meeting.

The Chairman explained that given the international nature of ASML and as ASML's corporate language is English, the Meeting was conducted in English. A translation of the Meeting in Dutch was offered and shareholders were given the opportunity to address the AGM in the Dutch language. If questions were asked in the Dutch language, a translation in English was given and those questions were answered in English.

The Chairman informed those present that the Meeting was recorded for the purpose of preparing the report of the Meeting and gave the floor to Mr. Kleipool who explained the procedures for asking questions and voting during the Meeting.

The Chairman then moved on to item 2 of the agenda.

2. Overview of the Company's business, financial situation and ESG sustainability (Discussion item)

The Chairman gave the floor to Mr. Dassen, who gave a summary of ASML's financial highlights over 2023, the Q1 2024 results and capital return to shareholders for the financial year 2023 (see presentation on www.asml.com/agm2024).

The Chairman thanked Mr. Dassen and gave the floor to Mr. Wennink. Mr. Wennink gave a summary of developments related to ASML's industry and technology, new applications, Artificial Intelligence, ASML's ecosystem, growth pattern and ESG Sustainability (see presentation on www.asml.com/agm2024).

Thereafter, the Chairman invited shareholders to ask questions.

Mr. Everts, director of the Dutch association for retail investors (*Vereniging van Effectenbezitters*, "VEB"), complimented the Board of Management and the employees of ASML with the very good results of last year. Mr. Everts asked about the potential impact of any additional export control restrictions (e.g. related to servicing of certain advanced DUV tools) on the 2025-2030 outlook for installed base management revenue. Secondly, referring to recent media reports, he asked if China is progressing faster than previously assumed in manufacturing advanced chips without using ASML's EUV tools, i.e. by applying self-aligned quadruple patterning ("SAQP") with DUV machines. Thirdly, he asked the Board of Management to share their thoughts on the adoption of High NA EUV up to 2030 and on the relative costs of High NA EUV compared to Low NA EUV double patterning. As a follow-up, he asked what a slower than expected adoption of High NA EUV would imply for ASML's revenue and gross margin outlook. Fourthly, he asked if ASML would be able to achieve a free cash flow above or at least in line with earnings. Finally, he asked how far ASML can expand in the Brainport Eindhoven region, whether the commitment of the Dutch government suffices in order to enable ASML to realize its operational and financial plans until the year 2030, and if there is also a plan B.

Mr. Wennink answered the question about the servicing of ASML machines. He explained that potential additional export control restrictions will be the result of what governments discuss amongst themselves in light of their national security considerations. Mr. Wennink did not expect, based on the current facts and circumstances as known per the date of the 2024 AGM, a significant impact on the 2025-2030 outlook.

Mr. Fouquet answered the question about SAQP. He first explained that when moving the SAQP technology to high-manufacturing, multi-patterning becomes very difficult. From a technology perspective it is possible, but the costs are very high.

Furthermore, Mr. Fouquet answered the question about High NA EUV adoption. He explained that all of ASML's EUV customers have committed to High NA EUV, indicating confidence in this technology. Mr. Fouquet concluded that ASML expects the demand for High NA EUV to grow and that ASML's role

is to provide its customer with the best total solution. Mr. Wennink added that this also explains why slow adoption does not matter, as the alternative is double-patterning Low NA EUV.

Mr. Dassen answered the question about the free cash flow, by explaining some factors impacting the free cash flow, such as customer down payments, preparations for increasing capacity in anticipation of expected future growth and the granting of extended payment terms to customers in 2023. Mr. Dassen concluded that he expects an upturn in the market to have a positive impact the free cash flow dynamics.

Finally, Mr. Dassen answered the question about the expansion of ASML in the Brainport Eindhoven region. It was recently announced that ASML has entered into a Letter of Intent with the municipality of Eindhoven. The Dutch government has clearly recognized the circumstances that are necessary for ASML to grow. Mr. Dassen concluded that ASML is very much looking into expanding in the Brainport Eindhoven region, but he also noted that, if for whatever reason, there is a slowdown in the ability to expand capacity in the region, ASML has a plan B.

The Chairman then gave the floor to Mr. Stevense, representative of the Dutch Investors Protection Association (*Stichting Rechtsbescherming Beleggers*, "SRB"). Mr. Stevense asked if ASML is still able to install the machines that ASML cannot service anymore in China. Secondly, Mr. Stevense asked about the extent to which market demand is driven by Artificial Intelligence ("AI") and consumer end markets, whether ASML has worries about the 2030 outlook that ASML has provided to the market and which models have been used for that outlook. Lastly, Mr. Stevense asked whether ASML's suppliers can keep up with all developments.

Mr. Wennink answered the first question regarding the machines in China, by explaining that the machines that have been sold by ASML, can currently be installed and serviced with those customers or factories where no export controls prohibit this.

Mr. Dassen addressed the question on market demand drivers, by explaining that the market is not only driven by AI and consumers, but also by other segments such as on automotive. Mr. Dassen noted that one big development over the past couple of years has been the huge diversification of end markets. The result of such a wide array of applications of semiconductors is that ASML's diversification has become very strong and that is the reason why ASML has become less dependent on individual market segments. With regard to AI, Mr. Dassen explained that ASML is currently investigating the potential impact of AI on the market and what this means for ASML; the outcome of this analysis will be part of the ASML Capital Markets Day material in November, 2024.

Mr. Wennink answered the question about suppliers, by explaining that ASML is expanding its production capacity for DUV, EUV Low NA and EUV High NA systems. Mr. Wennink confirmed that he expects that ASML's suppliers are able to follow that plan and he added that suppliers have also shown in the last years that they were able to follow ASML's growth. Mr. Allan added that he believes that ASML's suppliers are ready and that ASML closely follows its suppliers' capabilities.

Next, the floor was given to Mr. Janssen, representative of the Dutch association of Investors for Sustainable Development (*Vereniging van Beleggers voor Duurzame Ontwikkeling*, "VBDO"). Mr. Janssen congratulated ASML with great results and achievements this year. Mr. Janssen asked, referring to the description of the process of the double materiality assessment ("DMA") in the 2023 Annual Report, how ASML assess and addresses impacts that go beyond direct suppliers and customers. Secondly, he asked if ASML expects changes in the DMA related to topics such as

biodiversity, water and pollution given the impacts that go beyond direct suppliers and customers. Finally, Mr. Janssen asked how ASML will manage these specific impacts in its value chain.

The Chairman gave the floor to Mr. Fouquet. Mr. Fouquet explained that ASML conducts a DMA in line with CSRD recommendations and that ASML's ESG sustainability strategy and subsequent reporting is based on the outcome of the DMA. Mr. Fouquet continued that ASML will disclose the DMA process and outcome in detail in the annual report 2024, as required by CSRD. He explained that input from stakeholders (including VBDO) is a key element in ASML's DMA. Mr. Fouquet addressed that ASML's DMA considers all impacts and risks across the value chain, including ASML's upstream supply chain. Mr. Fouquet concluded that the level of insight of ASML's impacts from its operations is of course higher than further upstream or downstream and that ASML relies on subject matter experts, databases and external research to assess impacts further down or up its value chain.

Mr. Fouquet answered the question regarding ASML's expectation of changes in the DMA, by explaining that, as similar to last year, ASML considered those (and many other) topics in its DMA. Mr. Fouquet continued that ASML does not expect many changes in the outcome of the process in 2024, as sustainability topics (e.g. climate change) typically do not change much year on year. At the same time, there may be a few smaller changes. For instance, ASML noticed water scarcity in the Netherlands becoming more important, which could impact ASML's assessment of that topic. Mr. Fouquet concluded that ASML's DMA 2024 is still in progress and will fully report on that in the annual report 2024. Mr. Fouquet answered the question on how ASML will manage these specific impacts in its value chain, by explaining that ASML has an overall supplier sustainability program. Mr. Fouquet explained that ASML engaged with all its suppliers in order to create the awareness around ESG. For instance, ASML has asked its suppliers to commit to bringing their CO2 emissions down by 2030 and also requires its suppliers to adhere to ASML's latest RBA Code of Conduct. Mr. Fouquet concluded that if ASML identifies new material topics through its DMA, those will be added to ASML's supplier engagement.

The Chairman thanked Mr. Fouquet and gave the floor back to Mr. Janssen (VBDO). Mr. Janssen gave an introduction on the second topic regarding living wages. Mr. Janssen then asked how ASML addressed the important topic of living wage and whether ASML is willing to increase reporting on this approach in 2024. Secondly, Mr. Janssen asked if ASML will include a definition of living wage and living income in the Human Rights Policy and the Code of Conduct.

Mr. Fouquet explained that ASML is committed to paying fair and balanced salaries and benefits, as stated in ASML's Code of Conduct. ASML also expects its suppliers and other business partners to do the same to ensure a living wage for workers in the supply chain. At the moment ASML uses the RBA (Responsible Business Alliance) Code of Conduct ("RBA CoC"), which is the industry standard, as its supplier code of conduct. The RBA CoC includes a reference to minimum wage (but in certain regions this may be different from a living wage). ASML expects its suppliers and their suppliers to acknowledge and comply with its requirements. On top of that, ASML is finalizing an extensive Human Rights Saliency Assessment on ASML's supply chain to identify potential human rights impacts, including living wage. As part of CSRD reporting requirements the following KPI will be disclosed in ASML's Annual Report 2024: 'Percentage of employees paid an adequate wage by country'.

Mr. Fouquet continued by answering the second question by reporting that ASML is currently updating its Human Rights policy, which will be based on the outcome of the Human Rights Saliency Assessment. The updated policy will include, among others, more specific requirements on the process to identify and manage human rights impact, including an adequate wage.

Mr. Janssen (VBDO) asked if Mr. Fouquet referred to a minimum wage or a living wage. Mr. Fouquet confirmed that he was referring to a living wage.

Mr. Janssen continued with the topic of lobbying. He explained that VBDO was pleased to read the revised Government & External Affairs Report. Mr. Janssen asked if ASML will include an exhaustive list of its memberships of industry associations and trade organizations in the Government & External Affairs report.

Mr. Dassen answered the question, by explaining that ASML appreciates VBDO's compliment and that it is very happy that its report can set a good example for peers. Mr. Dassen concluded that the list of memberships is in fact already very comprehensive and it represents by and large ASML's membership contributions, although it is subject to change over time.

After this Q&A round, the Chairman gave the floor to Mr. Kleipool who made a number of formal statements.

Mr. Kleipool stated that the total number of issued ordinary shares on the record date for this AGM was 399,584,578 ordinary shares. 6,347,822 of these ordinary shares were being held by the Company as treasury shares. Since each ordinary share carries one vote, the number of voting rights amounted to 393,236,756. Mr. Kleipool went on explaining that the count showed that 308,157,955 ordinary shares were present or represented at the beginning of the Meeting, representing 78.36% of the issued and outstanding ordinary shares on the record date.

Finally, Mr. Kleipool stated that all voting items on the agenda could be adopted by a simple majority of votes cast, as more than 50% of the total outstanding share capital was represented at the Meeting.

The Chairman then opened the voting and moved on to item 3 of the agenda.

3a. Advisory vote on the remuneration report for the Board of Management and the Supervisory Board for the financial year 2023 (Voting item)

The Chairman reported that the Meeting was asked to cast an advisory vote on the Remuneration Report.

The Chairman then gave the floor to Ms. Terri Kelly, the Chair of the Remuneration Committee. Ms. Kelly gave an explanation on this topic (see presentation on www.asml.com/agm2024).

After this presentation, the Chairman gave all shareholders the opportunity to ask questions.

The floor was given to Mr. Everts (VEB), who asked about the reason why the Remuneration Committee decided to reintroduce the rate of return on average invested capital ("ROAIC") with a weight of 40%.

Ms. Kelly began with answering the question. Mr. Dassen took over answering the question, as the sound quality of Ms. Kelly's video connection was not good. Mr. Dassen explained that the Remuneration Committee looked at alternatives, but concluded that ROAIC would be a better metric than a cash related metric. Since using ROAIC as a metric has the risk of penalizing the Board of Management for making investments in R&D which are beneficial to the Company in the longer term, the Remuneration Committee will now use the budgeted R&D number in the actual ROAIC calculation. The Chairman noted that there were no further questions and moved on to item 3b of the agenda.

3b. Proposal to adopt the financial statements of the Company for the financial year 2023, as prepared in accordance with Dutch law (Voting item)

The Chairman reported that ASML has once again drawn up two sets of financial statements for 2023, one according to U.S. GAAP and the other according to IFRS and Dutch law, and that the annual financial statements based on IFRS and Dutch law were the statutory financial statements, which have been submitted for adoption. The financial statements and the annual report are available for inspection at the Company's offices and are also published on the Company's website.

The Chairman invited Ms. Groenland, on behalf of ASML's external auditor KPMG, to report on KPMG's audit on ASML's 2023 financial statements.

Ms. Groenland reported that KPMG had issued an unqualified opinion on February 15, 2023 in the 2023 Annual Report based on IFRS (see presentation on www.asml.com/agm2024) and that KPMG also concluded that the Report by the Board of Management and other information in the annual report were consistent with the financial statements, did not contain material misstatements, and met the minimum requirements of the Dutch Civil Code. Ms. Groenland explained that, in addition, KPMG issued an unqualified audit opinion with respect to the financial statements that had been filed with the SEC in the United States on a Form 20-F, prepared under US GAAP, and issued an unqualified audit opinion on the effectiveness of internal control over financial reporting. KPMG also issued a limited assurance report on sustainability information.

After this presentation, shareholders were given the opportunity to ask questions.

The Chairman gave the floor to Mr. Stevense (SRB). Mr. Stevense first asked about whether KPMG dived deep enough into cyber and how KPMG ensures that all information it receives from ASML will not be passed through by its staff. Secondly, Mr. Stevense asked about Scope 3 and wanted to hear the views of the Board of Management on how it will comply with all the rules and, finally, whether this will impact the timing of next years' AGM.

The floor was given to Ms. Groenland who began answering the first question regarding cyber. Ms. Groenland explained that cyber is an important topic and that KPMG's focus in its audit is to see whether there is a risk of material misstatement for the financial statements. Ms. Groenland mentioned the incident in 2022 that ASML also disclosed in their financial statements. Although this incident was not material to KPMG's audit, it was reported. Mr. Fouquet added that ASML continuously is upgrading its cyber resilience activities.

Mr. Fouquet answered the question about Scope 3. Mr. Fouquet concluded that although Scope 3 is a difficult target, ASML knows that it is not something that it can do alone and ASML does its very best to get there.

Ms. Groenland added that, in light of the CSRD, there will be further steps and disclosures in next years' annual report that will be covering with limited assurance engagement next year.

The Chairman confirmed that ASML intends to hold the next AGM around the same time as is practice, i.e. end of April.

Next, the floor was given to Mr. Everts (VEB). He first asked Ms. Groenland which guarantees are in place within KPMG that information is not being exchanged, it's not being used by others and cannot be used to advise current or future competitors of ASML. Secondly, Mr. Everts asked if Ms. Groenland

could guarantee that neither any other partner within her team here in the Netherlands, in the U.S. and other auditors in the team of the audit of ASML were involved in the exam fraud.

Ms. Groenland began with answering the first question. She explained that it is an important topic how KPMG prevents information leakage from its own systems as it relates to the information that is shared by ASML and vice versa. Ms. Groenland continued that KPMG's profession is all about confidentiality and she has a duty to be confidential about the information that KPMG had obtained. This has been imbedded in the processes within KPMG.

Ms. Groenland then addressed the second question regarding the exam answer sharing situation, by explaining that due to the Dutch labor law and the GDPR privacy regulations, Ms. Groenland could not speak about the outcome of the investigation for any of her team members and did not have that information. Ms. Groenland continued that it is important that KPMG sanctions all those individuals that were involved in improper exam answer sharing and that some people had to leave the firm. Ms. Groenland mentioned that she inquired personally of the five partners involved on the ASML audit, which includes the quality control partner, and they all confirmed that they had not received any help in doing exams or shared answers with others. Ms. Groenland explained that she extensively discussed accountability and ethics with her team on ASML and that she reminded her team of the speak-up culture and the speak-up policy. Ms. Groenland indicated that she has no concerns about the quality of KPMG's audit and her opinion on the ASML financial statements. She indicated that the investigation into KPMG was going on for almost two years and that during that process, Ms. Groenland kept ASML's Audit Committee Chair and the CFO up to date regularly.

The Chairman noted that there were no further questions and moved on to item 3c of the agenda.

3c. Compliance with the Dutch Corporate Governance Code (Non-voting item)

The Chairman referred to the detailed explanation of the Company's compliance with the Dutch Corporate Governance Code, published in the annual report and noted that there were no questions. He moved on to item 3d of the agenda.

3d. Clarification of the Company's reserves and dividend policy (Non-voting item)

The Chairman referred to the detailed explanation of the Company's reserves and dividend policy, published in the Explanatory Notes to the Agenda and noted that there were no questions. He moved on to item 3e of the agenda.

3e. Proposal to adopt a dividend for the financial year 2023 (Voting item)

The Chairman explained that ASML made two interim dividend payments in 2023 and one in February 2024, each EUR 1.45 per ordinary share. The Board of Management proposed to the Meeting to declare a final dividend of EUR 1.75 per ordinary share, bringing the total dividend for the 2023 financial year to EUR 6.10 per ordinary share, an increase of 5.2% compared to the prior year. The Chairman reported that the Supervisory Board had approved this proposal and he referred to the explanation given in the Explanatory Notes to the Agenda.

The Chairman noted that there were no questions and moved on to item 4 of the agenda.

4. Proposals to discharge the members of the Board of Management and the Supervisory Board from liability for their responsibilities in the financial year 2023 (Voting items)

The Chairman informed the Meeting that it was proposed to discharge the members of the Board of Management and the Supervisory Board from liability for the performance of their responsibilities in the

2023 financial year. The Chairman did not provide any further explanation, noted that there were no questions and moved on to item 5 of the agenda.

5. Proposal to approve the number of shares for the Board of Management (Voting item)

Item 5 of the agenda was the proposal to make a maximum of 170,000 ordinary shares available for the remuneration of the Board of Management. The Chairman indicated that the ultimate grant of shares would be made by the Supervisory Board based on the applicable Remuneration Policy, by applying the calculation method described in that policy.

The Chairman continued by saying that this agenda item also included the proposal to designate the Board of Management as the body authorized to issue the aforementioned shares, with the Supervisory Board's approval. This designation was being requested for the period from the present Meeting until the AGM to be held in 2025.

The Chairman reported that for information regarding the shares that were conditionally granted to the Board of Management for the financial year 2024, reference was made to the 2023 Remuneration Report.

The Chairman then noted that there were no questions and moved on to item 6a of the agenda.

6. Composition of the Board of Management (Non-voting items)

The Chairman explained that this agenda item consisted of two non-voting items. In accordance with Dutch law and ASML's Articles of Association, the Board of Management members are appointed by the Supervisory Board, subject to notification of the Meeting.

The Chairman explained that, as announced in the press release dated 30 November 2023, Mr. Wennink and Mr. Van den Brink would retire as Co-Presidents and members of the Board of Management as per the end of the Meeting. He noted that at the end of the Meeting, he would express some words of thanks to Mr. Wennink and Mr. Van den Brink.

6a. Notification of the intended reappointment of Mr. C.D. Fouquet as a member of the Board of Management in the position of President and Chief Executive Officer (Non-voting item)

The Chairman explained that the Supervisory Board gave notice of the intended reappointment of Mr. Fouquet as member of the Board of Management in the position of President and Chief Executive Officer in view of his extensive leadership experience and deep understanding of ASML's technology and the semiconductor industry ecosystem – acquired through different roles during his 15-year tenure at ASML, as well as other companies. The Chairman explained that the Supervisory Board believes that Mr. Fouquet has the right leadership qualities and cultural fit for the position and is confident that he will continue to further build on the solid basis that has been laid in previous years. Mr. Fouquet will also act as the Chairperson of the Board of Management. Mr. Fouquet's reappointment will be for a period of four years and will be effective per the Meeting. The Chairman referred to the Explanatory Notes to the Agenda for more information about the personal details of Mr. Fouquet, and the main elements of his management services agreement, including his remuneration package. The Chairman then invited Mr. Fouquet to say a few words.

Mr. Fouquet thanked the Supervisory Board for the honor to be selected as the next President and CEO of ASML. Mr. Fouquet concluded that he is looking forward to writing the next chapter of ASML and to grow the heritage that Mr. Wennink and Mr. Van den Brink left.

The Chairman thanked Mr. Fouquet and invited shareholders to ask questions.

Mr. Everts (VEB) expressed some words of thanks to Mr. Wennink and Mr. Van den Brink and wished Mr. Fouquet all the best as the new CEO of ASML.

As there were no further questions, the Chairman confirmed that, Mr. Fouquet would be reappointed per the end of the Meeting for a four-year term as a member of the Board of Management in the position of President and Chief Executive Officer.

6b. Notification of the intended appointment of Mr. J.P. Koonmen as a member of the Board of Management in the position of Chief Customer Officer (Non-voting item)

The Chairman explained that the Supervisory Board gave notice of the intended appointment of Mr. J.P. Koonmen as member of the Board of Management in the position of Chief Customer Officer. In this role, Mr. Koonmen will assume primary responsibility for ASML's customer relationships. The Chairman explained that the appointment of Mr. Koonmen as member of the Board of Management underscores ASML's ambition to continuously increase its responsiveness to customer needs and to consistently deliver high-performance products and services, also in view of the continuous increase in the size and complexity of ASML's operations and business with customers. The Chairman explained that, given that further strengthening customer trust and enhancing customer satisfaction are key drivers for ASML's long-term success, and customers are among ASML's key stakeholders and high-performance, the Supervisory Board has decided to position the Chief Customer Officer role on the Board of Management. The Chairman explained that the Supervisory Board is convinced that Mr. Koonmen will play a strong role to amplify the voice of the customer within ASML and to drive closer collaboration and higher customer satisfaction.

The Chairman referred to the Explanatory Notes to the Agenda for more information about the personal details of Mr. Koonmen, and the main elements agreement and his remuneration package. The Chairman then invited Mr. Koonmen to say a few words.

Mr. Koonmen introduced himself and thanked the Supervisory Board for the opportunity and honor to be appointed as a member of the Board of Management in the position of Chief Customer Officer.

The Chairman thanked Mr. Koonmen and, as there were no questions, confirmed that Mr. Koonmen would be appointed for a four-year term as a member of the Board of Management in the position of Chief Customer Officer. He moved on to agenda item 7.

7. Composition of the Supervisory Board

The Chairman explained that agenda item 7 consisted of three voting items and two non-voting items and moved on to agenda item 7a.

7a. Discussion of the updated profile of the Supervisory Board (Non-voting item)

The Chairman addressed that agenda item 7a concerned the discussion of the updated profile of the Supervisory Board. The Chairman explained that the Supervisory Board concluded that it was desirable to make certain adjustments to its profile, in view of the growth of the Company, as well as external developments. The Chairman noted that there were no questions.

The Chairman informed the Meeting that agenda items 7b, 7c and 7d concerned the nominations of Ms. Aris, Mr. Durcan and Mr. East for reappointment as members of the Supervisory Board. The Chairman stated that, as announced during the 2023 AGM, Ms. Aris, Mr. Durcan and Mr. East would

retire by rotation at this AGM and that they have informed the Supervisory Board that they would stand for re-election.

The Chairman moved to agenda item 7b.

7b. Proposal to reappoint Ms. A.P. Aris as a member of the Supervisory Board (Voting item)

The Chairman explained that agenda item 7b concerned the reappointment of Ms. Aris as a member of the Supervisory Board. He explained that Ms. Aris' previous appointments were based on the enhanced recommendation right of the Works Council. The Works Council also used its recommendation right for the nomination of Ms. Aris. The Chairman explained the reasons for which the Supervisory Board had nominated Ms. Aris for reappointment as a member of the Supervisory Board and referred to the Explanatory Notes to the Agenda for the background information on Ms. Aris. The Chairman reported that the reappointment of Mr. Aris would be for a period of one year, starting as of the Meeting and ending at the AGM to be held in 2025.

The Chairman invited shareholders to ask questions and gave the floor to Mr. Stevense (SSB).

Mr. Stevense asked for the motivation of Ms. Aris, Mr. Durcan and Mr. East to be considered for reappointment as members of the Supervisory Board.

Ms. Aris explained that given the upcoming changes in the Board of Management, regarding the retirements of Mr. Wennink and Mr. Van den Brink and Mr. Fouquet becoming the new CEO of ASML, Ms. Aris is motivated to be reappointed to ensure for continuity and institutional memory in the Supervisory Board.

The Chairman then gave the floor to Mr. East and Mr. Durcan.

Mr. East explained that given his experience in the semiconductor industry for over 20 years, he felt he can contribute and help in particular the new management team at ASML over the next four years.

Mr. Durcan explained that he has gained extensive management level and semiconductor experience at various companies active in the semiconductor business and that he is interested in continuing in his role as member of the Supervisory Board. He has a deep love for ASML, the management team and for everything that ASML has accomplished. He felt a deep commitment to continue to help in any way from a technology perspective or bringing any knowledge in to help to company in the future.

The Chairman thanked Ms. Aris, Mr. East and Mr. Durcan. He confirmed there were no questions and moved on to agenda item 7c.

7c. Proposal to reappoint Mr. D.M. Durcan as a member of the Supervisory Board (Voting item)

The Chairman explained that agenda item 7c concerned the reappointment of Mr. Durcan as a member of the Supervisory Board. As Mr. Durcan already provided his motivation, the Chairman gave no further explanation. He invited shareholders to ask questions, confirmed there were no further questions and moved on to agenda item 7d.

7d. Proposal to reappoint Mr. D.W.A. East as a member of the Supervisory Board (Voting item)

The Chairman explained that agenda item 7c concerned the reappointment of Mr. East as a member of the Supervisory Board. As Mr. East already provided his motivation, the Chairman gave no further

explanation. He invited shareholders to ask questions, confirmed there were no further questions and moved on to agenda item 7e.

7e. Composition of the Supervisory Board in 2025 (Discussion item)

The Chairman gave notice of the vacancies that are set to arise in the Supervisory Board in 2025. In 2025, the appointment terms of Ms. Conix and Ms. Aris will expire per the rotation schedule. The General Meeting and the Works Council have a right to recommend candidates for the vacancies that will arise. Since Ms. Aris was first appointed based on the Works Council's enhanced right of recommendation, this enhanced right of recommendation will also apply to the vacancy or reappointment of Ms. Aris.

The Chairman noted that there were no questions and moved on to agenda item 8.

8., 9. & 10. Proposals relating to the Company's capital structure (Authorizations to issue shares, to exclude pre-emptive rights, to repurchase and to cancel shares) (Voting items)

The Chairman informed the Meeting that agenda items 8, 9 and 10 are annually recurring agenda items relating to ASML's capital structure and consisted of four voting items in total.

Agenda item 8a concerned the authorization for issuing ordinary shares, or granting rights to subscribe for ordinary shares, up to 5% for general purposes and up to 5% in connection with or on the occasion of mergers, acquisitions and/or strategic alliances. Agenda item 8b concerned the authorization of the Board of Management to restrict or exclude pre-emption rights in connection with the authorizations of item 8a.

The Chairman explained that ASML annually asks these authorizations to allow ASML to react timely and quickly if particular circumstances arise that require the issuance of shares. The authorizations were requested for a period of 18 months, ending on October 24, 2025. Provided that both proposals were approved, the existing authorizations would cease to apply.

Agenda items 9 and 10 concerned proposals to execute share repurchases and share cancellations. ASML aims to be flexible in executing a return of capital to its shareholders. For this to be possible, the Meeting was asked to mandate further share repurchases and to approve the cancellation of shares. This would allow ASML to implement further share buyback programs, should the Company decide to do so. Share buybacks may, among other transaction formats, take place on the open market, through privately negotiated purchases, in self-tender offers, or through accelerated repurchase arrangements.

The Chairman explained that the authorization as proposed in agenda item 9 would allow ASML, in combination with the proposal under agenda item 10, to (i) repurchase a maximum of 10% of the issued share capital as per the date of this meeting; and then (ii) cancel these shares. The authorizations were requested for a period of 18 months, ending on October 24, 2025. Provided that both proposals were approved, the existing authorizations would cease to apply.

The Chairman referred to the detailed information given in the Explanatory Notes to the Agenda, noted that there were no questions and proceeded to agenda item 11.

11. Any Other Business

The Chairman closed the voting and went on to deal with any other business. The Chairman noted that all questions had been answered and that there were no further questions. Mr. Kleipool presented the

voting results. The voting results are also made available on ASML's website (www.asml.com/agm2024).

The Chairman established that all proposals on the agenda for the Meeting were adopted with the required majority.

12. Closing

The Chairman expressed a word of thanks to the two outgoing Presidents, CEO Mr. Wennink and CTO Mr. Van den Brink. The Chairman then gave the floor to Mr. Wennink and Mr. Van den Brink who both expressed a word of thanks.

The Chairman congratulated Mr. Fouquet on his reappointment and Mr. Koonmen on his appointment as members of the Board of Management. He then congratulated Ms. Aris, Mr. Durcan and Mr. East on their reappointment as members of the Supervisory Board.

The Chairman thanked all shareholders for their participation and contribution and closed the Meeting at 16:47 hrs.