



2022 Annual Meeting of Stockholders Q&A

Below are questions appropriately and timely submitted during the Annual Meeting of Stockholders (the “Annual Meeting”) of Skyworks Solutions, Inc. (the “Company”), held virtually on Wednesday, May 11, 2022. Please note that all answers below are based on the Company’s current policies, guidelines, and expectations, which are subject to change. The answers below are accurate as of the date of the Annual Meeting, and the Company undertakes no obligation to update its answers to these questions if circumstances should change in the future. Further, the Company assumes no responsibility for the content or accuracy of the text of the questions submitted by stockholders, which have been reproduced below as submitted.

Certain statements presented in the answers below constitute forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements may include projections and information relating to future events and expectations of Skyworks. We caution you that actual results may differ materially and adversely from those projected in the forward-looking statements as a result of certain risks and uncertainties, including, but not limited to those noted in our most recent earnings press release and those detailed from time to time in our most recent Form 10-K and Form 10-Q filings, which you may obtain for free at the SEC’s website at <http://www.sec.gov>.

Q: Are there director retirements expected in the next year? Where have the successful director nominations come from in the last 5-years? Have any of the board committees named a new chairman in the last year?

As Ms. King noted during the Annual Meeting in response to this question, three directors have retired in the past two years, including two director retirements this year. The Board of Directors does not have any specific plans in the next year for any additional director retirements. However, the Board of Directors intends to continue its board refreshment activity over the coming year by adding another director. During the last five years, all four successful director nominations have come through retained search firms. None of the board committees has named a new chairman in the last year.

Q: Mr. Chair, the US SEC has proposed extensive new climate disclosures including in audited financial statements. If adopted, the disclosures will expand the oversight roles of audit committees generally, which raises a concern. As climate related disclosure takes the form of demanding regulatory requirements, how will the Audit Committee role change to meet these demanding requirements?

As Mr. Chase noted during the Annual Meeting, this question relates to a matter that has not yet been decided by our Board of Directors, and a response at this time would be premature. In addition, we note that the Board of Directors, the Audit Committee, and the Company’s management team will continue to monitor developments in the rulemaking process in order to prepare appropriately for compliance with the SEC’s final rules on climate-related disclosure.