



## 2024 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 Tuesday, May 14, 2024. 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: The Company has in place a director resignation governance policy that provides the Board post election discretion to determine whether to accept or reject the resignation of an incumbent director who fails to be reelected. Does the policy undermine the voting rights of shareholders by allowing the Board to have the final say on the unelected directors status?**

As Mr. Chase noted during the Annual Meeting in response to this question, the Company has provided information related to this topic in our publicly available materials, and we refer those interested in that information to our definitive proxy statement filed with the SEC on March 28, 2024 and Section 23 of the Company’s Corporate Governance Guidelines which is publicly available on the Company’s investor relations website. The Company has maintained a majority voting standard and resignation policy in its Corporate Governance Guidelines since 2014, and since that time, every director nominee has received more “for” votes than “against” votes.

**Q: Describe 2 promising technologies under development.**

As Mr. Griffin noted during the Annual Meeting, the Company has identified multiple promising technologies and opportunities relating to the electrification of vehicles.

**Q: What is Skyworks plan going forward regarding meeting greenhouse requirements?**

As Mr. Chase noted during the Annual Meeting, the Company has provided information related to this topic in our publicly available materials, and we refer those interested in that information to the sustainability disclosures posted on our website.

**Q: What percent of sales will be spent on R&D in 2024 and how does this compare to 2023 and what is the reason for the difference?**

As Mr. Chase noted during the Annual Meeting, the Company has provided information related to this topic in our publicly available materials. For information about fiscal year 2023, we refer those interested in that information to our most recent Form 10-K filed with the SEC. For information about fiscal year 2024, we refer those interested in that information to our Form 10-Q filings for the applicable quarter.