

Securing solid financial base for structural growth through a holistic financing solution

Aldo Kamper, CEO Rainer Irle, CFO Dr Juergen Rebel, SVP Investor Relations

27 September 2023

Disclaimer

IMPORTANT: The following applies to this document, which has been prepared by ams-OSRAM AG (the "Company" and together with its subsidiaries, the "Group") and comprises the slides for a presentation in connection with proposed offering of its no-par value shares and senior notes (the "Offering"), the oral and, if any, video presentation (collectively, the "Information"), each of which should be considered together and not taken out of context.

The Information is in summary form, is solely for your information and must not be relied upon for any purpose. It does not purport to contain all information required to evaluate the Company or the Group and/or its financial position. Certain financial information in this document in respect of the Company is unaudited. Certain financial data included in the Information consists of non-IFRS financial measures may not be comparable to similarly titled measures presented by other companies, nor should they be construed as an alternative to other financial measures determined in accordance with IFRS. You are cautioned not to place undue reliance on any non-IFRS financial measures and ratios information (including percentages) has been rounded according to established commercial standards. The Information is intended to provide a general overview of the Group's business and does not constitute a recommendation regarding any investment in, or loans or securities of, the Company or any other member of the Group. Further, it should not be treated as giving investment, legal, accounting, regulatory, taxation or other advice and recipients should each make their own evaluation of the Company and of the relevance and adequacy of the information contained herein.

These materials are not for distribution or release, directly or indirectly, in or into the United States (including its territories and possessions, any State of the United States and the District of Columbia), Australia, Canada, Japan or any other jurisdiction in which such distribution or release would be unlawful. These materials do not constitute or form a part of any offer or solicitation to purchase or subscribe for securities in the United States, Australia, Australia, Apanase or other applicable securities laws. The securities are not love offer or securities and will not be, registered under the US Securities Act").

The securities may not be offered or sold in the United States, absent registration or an exemption from the registration requirements of the Securities Act. There will be no public offer of the securities in the United States.

This document is not a prospectus for the purposes of Regulation (EU) 2017/1129 (the "Prospectus Regulation") or Regulation (EU) 2017/1129 as it forms part of domestic law in the United Kingdom by virtue of the European Union (Withdrawal) Act 2018 (the "UK Prospectus Regulation") but an advertisement for the purposes of the Prospectus Regulation and the UK Prospectus Regulation, and as such does not constitute an offer to sell or the solicitation of an offer to purchase securities of ams-OSRAM AG. Investors should not subscribe for any securities referred to in this document except on the basis of the information contained in any prospectus or offering circular relating to the securities, the former of which may be published by the Company in final form on its website. Any such prospectus or offering circular and you are advised to obtain independent expert advice as to the legal, tax, accounting, financial, credit and other related aspects before making any investment decision.

The Information is only addressed to and directed at persons in member states of the European Economic Area (each a "Relevant State") who are "qualified investors" within the meaning of Article 2(e) of the Prospectus Regulation ("Qualified investors"). In the case of the United Kingdom, the Information is only addressed to and directed at and is only being distributed to "qualified investors" within the meaning of Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "Order"); (ii) high net worth companies, and other persons to whom it may otherwise lawfully be communicated falling within Article 49(2)(a) to (d) of the Order, or (iii) persons to whom it may otherwise lawfully be communicated (all such persons together being referred to as "Relevant Persons"). The Information must not be acted on or relied on (i) in the United Kingdom, by persons who are not Relevant Persons, and (ii) in any Relevant State, by persons who are not Qualified Investors in any Relevant State.

This publication is not a prospectus according to articles 35 et seqq. of the Swiss Financial Services Act ("FinSA") and as such does not constitute an offer to sell nor a solicitation to buy securities of ams-OSRAM AG or any other company. This publication is made for information purposes only and shall not constitute investment advice. Any offer regarding any publicly offered securities of ams-OSRAM AG in Switzerland will be solely made by means of, and on the basis of, a prospectus (including any supplements thereto, if any) that is deemed approved in Switzerland without additional approval procedure in accordance with the FinSA, which will be made available free of charge from ams-OSRAM AG or UBS AG during regular business hours, or on the ams-OSRAM AG wholicy offered securities of ams-OSRAM AG should only be made on the basis of, a securities prospectus publication to buy securities. Any offer regarding any publicly offered securities or ams-OSRAM AG in Austria will be made solely by means of, and on the basis of, a securities prospectus (including any supplements thereto, if any) that is deemed approved in Switzerland without additional approval procedure in accordance with the FinSA") and to the basis of ams-OSRAM AG which will be accurities of ams-OSRAM AG in Austria will be rejected securities or ams-OSRAM AG in Austria will be rejected. If a public offering will be rejected. If a public offering will be published promptly upon approval by ams-OSRAM AG in accordance with the Prospectus Regulation and will be available free of

charge from ams-OSRAM AG during usual business hours, or on the ams-OSRAM AG website.

No representation, warranty or undertaking, express or implied, is made by the Group, its shareholders, HSBC Continental Europe S.A., Germany, Morgan Stanley Europe SE or UBS AG (the "Banks") or any of the Group's, its shareholders' or the Bank's respective affiliates or any of its or their respective directors, officers, employees or agents ("Representatives") or any other person as to, and no reliance should be placed on, the fairness, accuracy, completeness or correctness of the Information or the opinions contained therein or any other statement made or purported to be made in connection with the Company or the Group, for any purpose whatsoever, including but not limited to any investment considerations. No responsibility, obligation or liability whatsoever, whether arising in tort, contract or otherwise, is or will be accepted by the Group, the Company, its shareholders or the Banks or any of their respective Representatives or any other person for any loss, cost or damage howsoever arising from any use of the Information, or for information or opinions or for any errors, omissions or misstatements contained therein or otherwise arising in connection therewith.

The Information is of an abbreviated nature and is subject to updating, revision, amendment, verification, correction, completion and change without notice. In providing access to the Information, none of the Group, the Company, its shareholders, the Banks or any of their respective Representatives or any other person undertakes any obligation to provide the attendee or recipient with access to any additional information or to correct any inaccuracies in any such Information, including any financial data or forward-looking statements. The Information should be considered in the context of the circumstances prevailing at the time and has not been, and will not be, updated to reflect material developments which may occur after the date thereof. None of the Group, the Company, its shareholders, the Banks or any of their respective Representatives or any of their respective Representation or to correct any order or any

The Information may constitute or include forward-looking statements. Forward-looking statements are statements that are not historical facts and may be identified by words such as "plans", "targets", "aims", "believes", "anticipates", "intends", "estimates", "will", "may", "continues", "should" and similar expressions. These forward-looking statements reflect, at the time made, the Group's beliefs, intentions and current targets/aims concerning, among other things, the Company's or the Group's results of operations, financial condition, liquidity, prospects, growth and strategies. Forward-looking statements include statements include statements properties, growth and growth prospects; future plans, events and depend on circumstances that may or may not occur in the future. The forward-looking statements in the Information are based upon various assumptions, and in turn, upon further assumptions, including without limitation, management's examination of historical operating trends, data contained in the Group's records and other data available from third parties. Although the Group believes that these assumptions were reasonable when made, these assumptions are inherently subject to significant known and unknown risks, uncertainties, contingencies and other important factors which are difficult or impossible to predict and are beyond its control. Forward-looking statements are not guarantees of future performance and such risks, uncertainties, contingencies and other important factors could cause the actual outcomes and the results of operations, financial condition and liquidity of the Company and other members of the Group or the industry to differ materially from those results expressed or implied in the Information by such forward-looking statements to reflect any change in the Group's expectations with regard thereto or any changes in eyent can be given that the forward-looking statements or forward-looking statements or or elizate. The forward-looking statements or forward-looking statements or or elizate

To the extent available, the industry, market and competitive position data contained in the Information come from official or third party sources. Third party industry publications, studies and surveys generally state that the data contained therein have been obtained from sources believed to be reliable, but that there is no guarantee of the accuracy or completeness of such data. While the Group believes that each of these publications, studies and surveys has been prepared by a reputable source, none of the Group, the Company, its shareholders, the Banks or any of their respective Representatives has independently verified the data contained therein. You are therefore cautioned not to give undow weight to third party data. In addition, certain of the industry, market and competitive position data contained in the Information come from the Group's own internal research and estimates are reasonable, they, and their underlying methodology and assumptions, have not been verified by any independent source for accuracy or completeness and are subject to change and correction without notice. Accordingly, reliance should not be placed on any of the industry, market or competitive position data contained in the Information.

The Banks are acting only for the Company and no one else, will not regard any person (whether or not a recipient of the Information) other than the Company as a client, and will not be responsible to anyone other than the Company for providing the protections afforded to their respective clients, and will not be responsible for providing advice to anyone in relation to the Offering or any transaction, matter or arrangement referred to in this document.

By accepting to attend the oral and, if any, video presentation and/or accessing or reading a copy of the Information you agree to be bound by the foregoing limitations and conditions and, in particular, will be taken to have represented, warranted and undertaken that (i) you have read, accepted and agreed to comply with the contents of this notice and (ii) (A) if in a Relevant State you are a Qualified Investor; (B) if in the United States, you are a qualified institutional buyer as defined in Rule 144A under the Securities Act, and (D) irrespective of where you are resident or incorporated, you are an institution that is permitted within your home jurisdiction and in the jurisdiction in which you are accessing the Information, under applicable law and regulation, to access the Information.



Holistic re-financing plan to strengthen balance sheet, reduce leverage and support structural growth in AIM and selected Consumer businesses

New management team plans to set-up conservative balance sheet structure and long-term stable financing

Goals & motivation – financing needs

- Strong support for revised strategy including updated target financial model (announced with Q2 results)
- 'Re-establish the Base' program well received, planned to deliver target of EUR 150mn cost savings by end-of-2025 & improving cash flow
- Addressing existing debt maturities and financing needs until 2025/26
 - Senior Unsecured Notes and Convertible Bond, in total EUR 1.7bn mature in 2025
 - Bank facilities and promissory notes, in total around EUR ~520mn are due in 2023 and 2024
 - Cash flow needs to support growth strategy, e.g. for completing pre-investments for highly differentiated structural growth technologies, such as micro-LED (new large-scale 8" facility in Malaysia) until ramp amongst other needs, to be funded with available cash
- Retain flexibility and cover hypothetical exercise of OSRAM minority shares (EUR 748m as of Q2 2023) with prolongation of EUR 800mn RCF with core banking group (currently maturing September 2025)
- Improve credit rating profile and outlook
 - Sub-optimal credit ratings in the range of BB- (S&P, Fitch) to B2 (Moody's)
- Balance sheet needs to be strengthened as equity ratio (equity / total assets) ~18%

Holistic EUR 2.25bn* financing plan

Laying the foundation for leverage net debt / (adj.) EBITDA <2x by 2026



Financing plan increases equity, reduces debt, enables balanced maturity profile

Overview of holistic EUR 2.25bn* financing plan

Fall/winter 2023/24: Financing around EUR ~1.9bn

'Combo deal' of around EUR 1.6bn

Equity

- Discounted subscription rights offer of EUR 800mn**
- EUR 800m volume underwriting from HSBC, Morgan Stanley and UBS
- EGM (Extraordinary General Shareholder Meeting) will be held on October 20th

Debt

- Placement of new Senior Unsecured Notes with total volume of the order of EUR 800mn
- Mix of EUR and USD
- Active liability management (e.g. concurrent tender offer to buy back existing senior notes)
- Potentially staggered maturity profile to reduce re-financing risk going forward

Equity & Debt combination deal (step-plan)

- Proceeds of Senior Notes placement will be collected to escrow account
- Settlement of Senior Notes is conditional to successful rights issue

Pro-forma equity ratio of approx. 30% (as of June-23, equity / total assets)

Asset transactions (e.g. Sale & Lease Backs)

- Transactions in advanced stage
- Estimated around EUR 300mn

Additional measures

Financing in 2024: remaining amount of around EUR 350mn

- Mix of Senior Unsecured Notes, Convertible Bond and/or bi-lateral credit lines
- Decision / mix subject to market conditions

RCF

- Expects core relationship banks to extend maturity of the existing EUR 800mn RCF to September 2026
- Serves as a backstop for the outstanding Put Options of the minority shareholders of OSRAM Licht AG (EUR 748mn end of Q2 2023)

State funding or grants

- Business plan is supported by various governmental funding & support schemes totalling a high triple-digit-million EUR amount over the next 10 years
- Incl. EUR 300mn funding under the European IPCEI scheme over next 5 years

Proceeds of divestments

- Exit of non-core semiconductor businesses with an annual revenue of EUR 300 to 400mn
- First rounds of talks with potential buyers were promising
- With confidence in transactions increasing, potential proceeds from the intended divestitures are included in financial plan to optimize overall borrowing cost

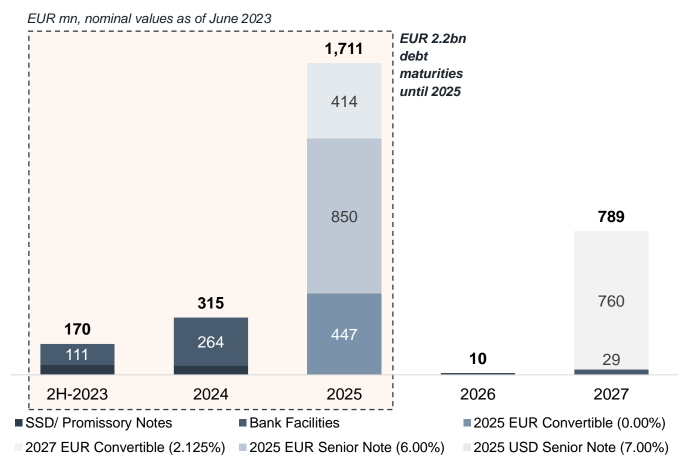


Financing plan addresses existing debt maturities of EUR 2.2bn until 2025

Current capitalisation

EUR mn, IFRS values as of June 2023	June-23
	EUR mn
Cash	(841)
Promissory notes	120
Bank facilities	404
2025 EUR Senior Unsecured Note (6.00%)	848
2025 USD Senior Unsecured Note (7.00%)	414
2025 EUR Convertible Bond (0.00%)	431
2027 EUR Convertible Bond (2.125%)	658
Total debt	2,875
Total net debt	2,034
Net leverage (net debt/LTM adj. EBITDA)	2.9x

Current debt maturity profile





Debt maturities shall be addressed with a mix of rights issue and senior note issuances, along with other financing sources

Commentary

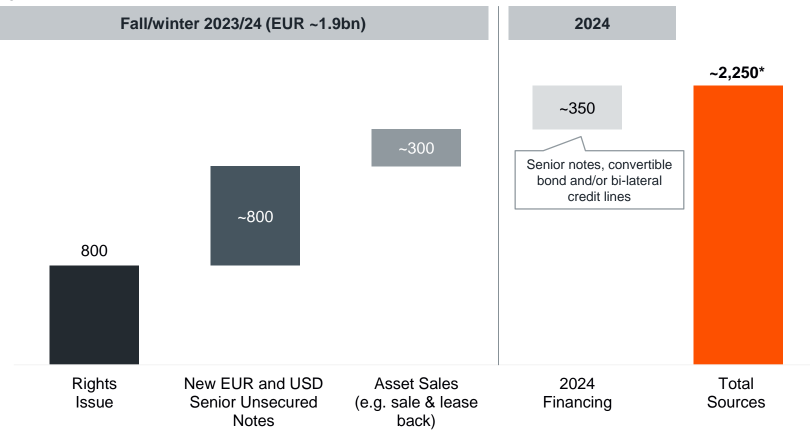
The plan is expected to cover financing needs until 2025/2026 addressing existing debt maturities of EUR 2.2bn, will comprise of two phases

Financing in fall/winter 2023/24 will comprise EUR ~1.9bn and consist of a rights issue placement, new senior unsecured notes and asset disposals

Financing in 2024 will include a selection of financing instruments to be decided subject to market conditions

Excess cash and existing liquidity sources to fund operating cash needs through 2024







Capital increase and additional financing measures support path to investment grade profile

Leverage <2.0x (net debt / adj. EBITDA) is prerequisite for investment grade profile

Commentary

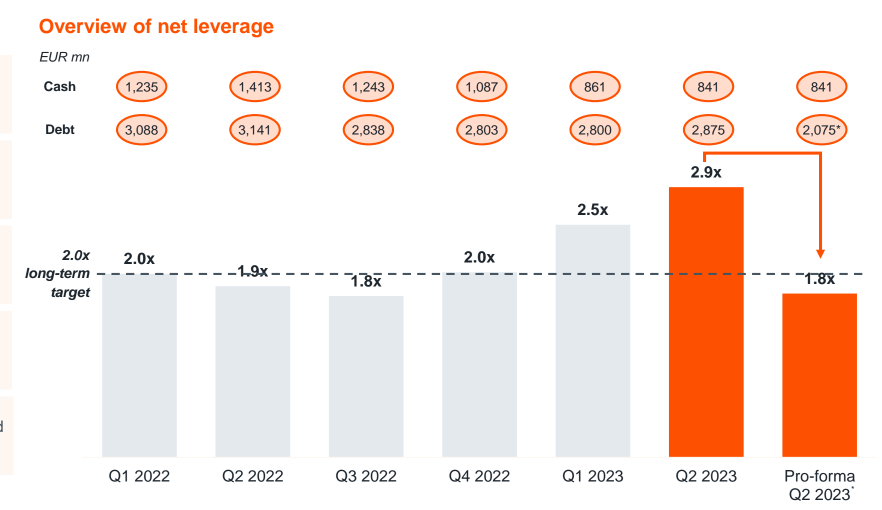
Major step towards strengthening the balance sheet

Significant net debt reduction, including debt repayment, post capital increase

Supporting long-term target leverage
<2.0x net debt/adj. EBITDA
on a pro-forma basis

Solid financial base to execute recently announced strategy

'Re-stablish-the-Base' program to add EUR ~150m adj. EBIT by end of 2025

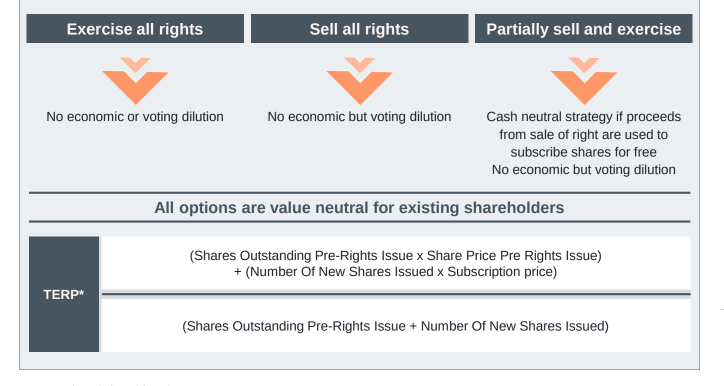




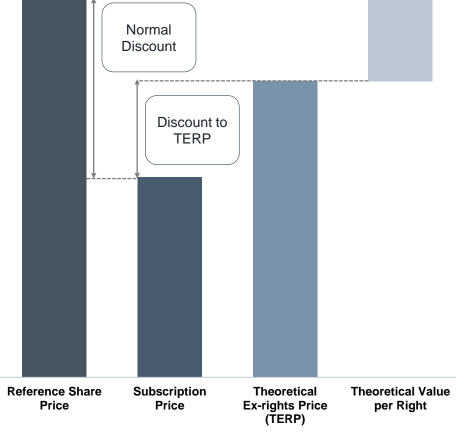
Rights issue overview

All options are value neutral for existing shareholders

- Shares are **issued at a discount** to the prevailing market price
- At issuance, shares will trade at the TERP defined as the weighted average price of the shares
 outstanding prior to the discounted rights issue and the new shares issued at the subscription price
- Shares are offered to existing shareholders by way of subscription rights on a pro-rata basis
- Rights issues with subscription rights offer three options for existing shareholders:



Illustrative Example







EGM convocation overview

EGM details	■ EGM to be held on October 20, 2023 at 10.00am Vienna time at the company's premises at A-8141 Premstaetten, Tobelbader Strasse 30
Resolutions	 1) Resolution on the ordinary increase of the share capital of the company by way of a rights issue pursuant to sec. 149 et seq AktG against cash contribution and protecting the shareholders' statutory subscription rights 2) Resolution on election of member to the Supervisory Board
Documents for the general meeting	 The following documents will be accessible on the company's website ams-osram.com/general-meeting as of September 29, 2023 at the latest: Proposal of Resolution to agenda items 1 Forms for granting a power of attorney Form for revoking a power of attorney Complete text of this convocation
Record date and attendance of general meeting	• The right to attend the general meeting and to exercise the voting right and the other shareholder rights, which are to be exercised in the general meeting depend on the shareholding as of October 10, 2023, 12:00 midnight, Vienna time (record date)
Representation by proxy	 Each shareholder entitled to attend the general meeting has the right to appoint a proxy who attends the general meeting on behalf of the shareholder and has the same rights as the shareholder whom he represents. A power of attorney must be granted to a certain person (a natural or legal person) in text form within the meaning of sec. 13 para 2 AktG, whereas several persons may be granted power of attorney
Total shares and voting rights	 Share capital of the company amounts to EUR 274,289,280.00 divided into 274,289,280 no-par value bearer shares. One vote each share As of September 15, 2023, the company holds 12,858,231 own shares, whereby the company is not entitled to any rights arising from these own shares. Therefore, total number of voting rights amounts to 261,431,049 voting rights as of September 15, 2023



Strong liquidity position of EUR ~1.8bn, incl. EUR 926mn undrawn credit facilities at the end of Q2 2023

Commentary

Healthy cash balance of

EUR 841mn supporting operational business needs through 2024

Undrawn credit facilities of

EUR 926mn provides strong liquidity position and further flexibility

EUR 800mn RCF maturity expected to be extended to September 2026

Governmental grants expected to provide high triple digit million EUR financial support until 2033*

Capital raise to provide solid foundation supporting ams OSRAM's future growth plan

EUR mn, as of June 2023	Amount
Cash and cash equivalents	EUR 841mn
Revolving credit facility	EUR 800mn
Other undrawn credit facilities	EUR 126mn
Total available liquidity	EUR 1,767mn
Long-term target operating cash balance	EUR ~500mn



OSRAM minority shareholding put options

Undrawn RCF of EUR 800mn covering the potential execution of put options

Revolving Credit Facility of EUR 800mn

- Undrawn (Maturity Sep 2025) beyond maturity of senior unsecured notes in July 2025
- First extension option successfully granted in July 2022
- Second and last extension option +1 year can be requested to bank syndicate until
 Dec 2023 in order to shift maturity from 09/2025 to 09/2026

Put option of OSRAM minority shareholder

- Based on the Domination and Profit and Loss Transfer Agreement (DPLTA), remaining shareholders have a put option at EUR 45.54 per share
- Holdings: 83% (Q2 2023) of OSRAM shares (incl. treasury shares held by OSRAM)
- Total liability for DPLTA put option recognised in balance sheet as Other Liability at EUR 748mn per Jun-2023*, RCF earmarked as a back-stop for hypothetical execution
- Court / first ruling has confirmed the DPLTA price in the first instance, minority shareholders have appealed this decision, final verdict will likely take until 2025/26 (very common procedure in German public M&A situations)
- Typically large portion of specialised M&A funds wait for final verdict or potential squeezeout procedure





Planned sale and repurchase of treasury shares to avoid automatic dilution

Background	- Under Austrian law, treasury shares do not receive subscription rights in a rights issue
Considerations	 As the company does not receive any rights for the treasury shares, the company's holdings automatically would become diluted in the context of a rights issue Subscription rights for the around 12.86 million treasury shares (end of Q2 2023) could amount to a double-digit million EUR value, subject to final conditions of the right issue
Approach	 To avoid the automatic dilution the company plans to sell all treasury shares to the market before the expected rights issue In order to cover respective long-term incentive obligations ams OSRAM intends, after the successful completion of the right issue, to launch a public share buy back program to repurchase shares at market price to meet its outstanding obligations under long-term incentive programs Legal requirements with regards to maximal trading volume etc. will be strictly observed Decisions on the intended public share buy back program will be taken in due time
Step plan	 Sale of treasury shares: Before rights issue Rights trading period Settlement of rights issues Planned start of public share buy back program after completion of rights issue, subject to separate decision



Summary: Securing a stable financial base for structural growth

Comprehensive financial plan of EUR 2.25 billion to reduce debt and increase equity ratio to ~30% on a pro-forma basis for achieving investment grade profile by 2026

- Staged combination of rights issue, senior unsecured notes and other financial instruments, in total EUR 2.25bn, covering all expected financing needs until 2025/26
- Financing around EUR 1.9bn in fall/winter 2023/24*:
 - a rights issue of EUR 800mn (for approval at Extraordinary General Meeting on 20-Oct-2023)
 - combined with new issuance of senior unsecured notes of around EUR 800m.
 - and asset transactions of around EUR 300mn, e.g. sale & lease backs to optimize overall borrowing cost in a high interest environment
- Additional debt instruments of around EUR 350mn in 2024, mix subject to market conditions
- Core relationship banks are expected to extend maturity of the existing EUR 800mn Revolving Credit Facility ("RCF") to September 2026
- ams OSRAM's business plan is supported by various governmental funding & support schemes totaling a high triple-digit-million
 EUR amount over the next 10 years

Subject to market conditions

Glossary



Glossary / definitions

Term	Explanation	
Net Debt	Financial debt excluding lease liabilities minus cash and cash equivalents	
FCF	Free Cashflow defined as cash flow from operations minus capex	
Leverage	Defined as Net Debt / Adj. EBITDA (excluding M&A-related, transformation and share-based compensation costs as well as results from investments in associates and sale of a business)	
Adj. EBITDA	Earnings before interest, taxes, depreciation and amortization excluding M&A-related, transformation and share-based compensation costs as well as results from investments in associates and sale of businesses	



Global leader in intelligent sensing and emitting

Selected slides of Q2 2023 investor presentation



Intelligent sensing and emitting

Intelligence to light and passion to innovation for Automotive, Industrial, Medical and select Consumer application areas

Sensing Illumination Visualization







We continuously advance our technologies in sensing, illumination and visualization to make the world safer, simpler and more efficient.

Focus on profitability and on monetizing innovation, benefitting from structural growth and our strong position in our key markets

Strategy & business outlook reassessed by new management team

Key challenges of previous business model

- Strong focus on disruptive, custom technologies for high volume opportunities in the Consumer device arena is risky when it comes to industrialization, execution and market adoption
- 'Home-made' execution issues, partly due to unclear ownership in current matrix organization
- Uptake of new markets or adoption of new, disruptive technologies have not always happened as quickly as planned
- De-prioritization of some structural growth opportunities in sticky core markets such as Automotive, Industrial and Medical
- High sensitivity to macro-economic shocks such as pandemic and geopolitical crises

Adjusted business model

- Focus semiconductor portfolio on differentiated, intelligent sensors and emitter components
- Expand leading positions in relevant Automotive, Industrial, Medical markets with strengthened investments into structural growth opportunities
- Exit non-core semiconductor businesses with revenue run-rate of EUR
 300 400 million
- Continue to pursue specific opportunities in Consumer markets where we sustainably differentiate
- Invest selectively in disruptive innovation such as microLED technology
- 'Re-establish the Base' program adjusting semiconductor portfolio, company over-head, infrastructure and organization to new adjusted business model
- Streamline organizational set-up within Semiconductor segment by going from 3 to 2 Business Units with full end-to-end ownership & responsibility
- Portfolio streamlining and efficiency measures target savings of EUR 150 million by end-of-2025 and improving Cash Flow of the Group

Laying the foundation for 6 – 10% revenue CAGR from new base and ~15% adj. EBIT by 2026



Benefitting from structural growth and strong position

Growing from the core of sensor & emitter components by increasingly adding intelligence to drive system performance

Core Semiconductor Portfolio

Semiconductor Addressable Markets*

- application view - 2022 / CAGR**

Automotive

EUR 3 bn 17% CAGR

Industrial / Medical

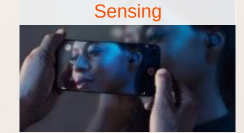
EUR 6 bn 4% CAGR

Selected high-volume Consumer applications

EUR 1.5 bn 24% CAGR

Intelligent sensors Sensors **Emitters** Intelligent emitters Leading positions **Technology** Leadership Innovation Mixed Signal ICs

Functional Applications



Illumination



Visualization





^{** 2022 – 2026} CAGR due to 2022 was last full year actuals, and cyclical dip in 2023

^{=&}gt; No dedicated market reports for ams OSRAM addressed application segments available

ams OSRAM holds leading positions in its core Semiconductor & Lamps markets

Leverage strong positions with focused core portfolio and commitment to Automotive, Industrial, Medical markets

#2 in LED

LED Suppliers by 2022 market share (Total market USD ~12bn; TrendForce)

1.	Nichia	15%
2.	ams OSRAM	13%
3.	Seoul Semiconductors	7%
4.	Samsung LED	7%
5.	Lumileds	6%



#2 in Light Sensors

Light Sensor Suppliers by 2021 market share (Total market USD ~1.3bn; OMDIA)

1.	STMicroelectronics	30%
2.	ams OSRAM	25%
3.	Maxim	8%
4.	Sensortek (Sitronix)	8%
5.	Lite-On	4%



#1 in traditional Auto lamps/bulbs

Bulb Suppliers by 2022 market shares (Total market USD ~1.5bn; own market model due to lack of external research)

7	ams	$\overline{}$	$\boldsymbol{-}$	-	, , ,	
1	ame	, ,	_	$-\prime$	1 II /	ш
ı	allis		•	1 1 1	- 111/	ш

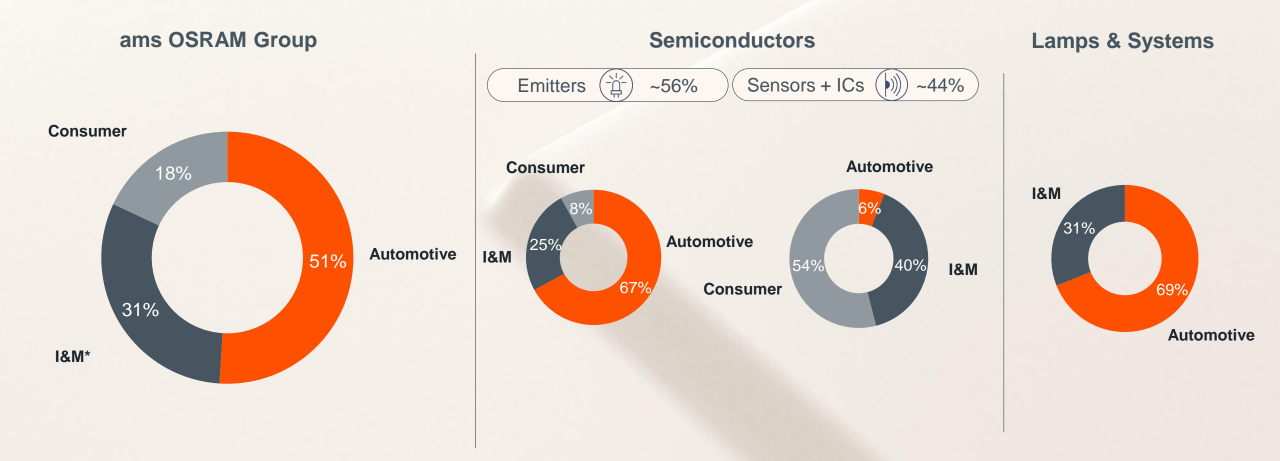
- 2. Lumileds
- 3. Others (incl. Asian suppliers)





Automotive & Industrial/Medical contribute already today ~80% of revenues

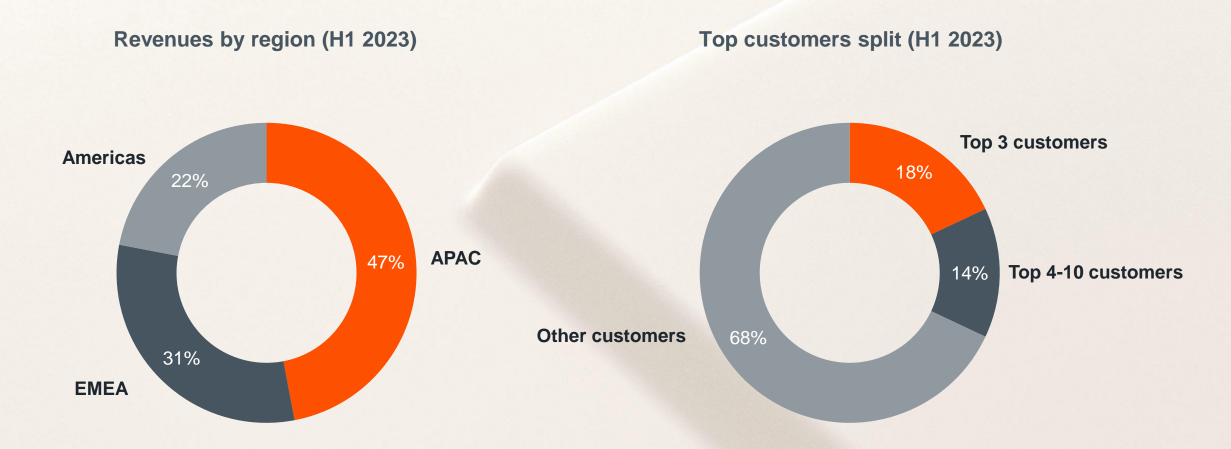
Revenue split H1 2023 for group and by segments



^{*} I&M denotes Industrial & Medical

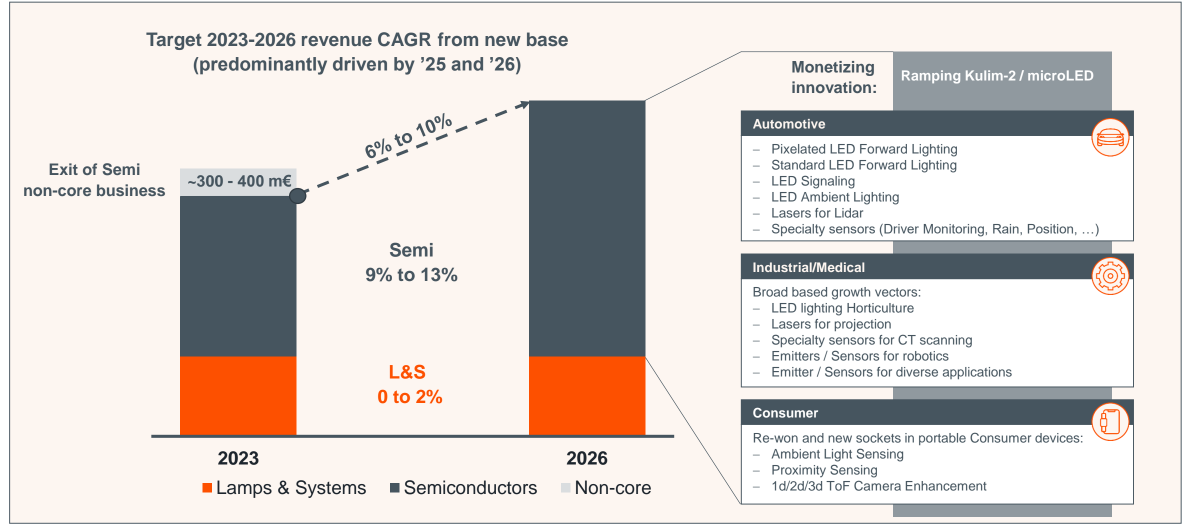
Benefitting from balanced regional set-up and healthy customer split

Strong regional presence and very balanced customer portfolio



Semiconductors core portfolio in Automotive, Industrial, Medical drives significant future growth

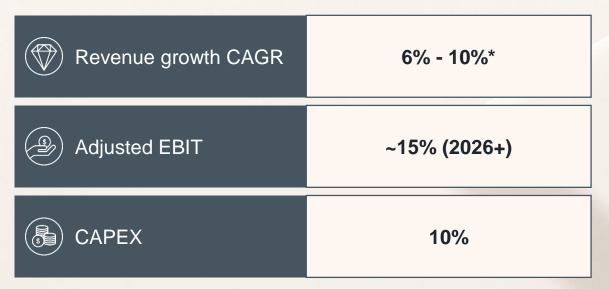
Strong design win base enables meaningful growth from new core portfolio in Semiconductors



Re-assessment of portfolio and market outlook leads to an updated mid-term target financial model

Focus on profitability and structural growth from the new core portfolio in Semiconductors

Over-the-cycle mid-term target financial model



^{*&}gt;2x WSTS opto-electronics F99 & sensors H99 = 3.1% CAGR `22 to `26 due to addressed segments

Long-term target leverage



Assumptions:

- Starting base is CY 2023 revenues, less EUR ~300m to 400m of non-core semiconductor portfolio to be exited
- Target Financial Model is valid for new Semiconductor Segment + Lamps & Systems Segment combined

In Summary: sharpening the profile & the set up for maximum result

Focus on profitability and monetizing innovation, benefitting from structural growth in Automotive, Industrial, Medical



New management with holistic value creation mindset and proven track record



Focusing the Semiconductor portfolio on its profitable core in differentiated, intelligent sensor and emitter components



Strong commitment to structural growth opportunities in AIM backed by secular mega-trends



Continue selected investments into high-volume Consumer opportunities where ams OSRAM can provide sustainable differentiation with cutting-edge technology



Exit non-core business with revenue run-rate of EUR 300 – 400m, e.g. passive Optical Components



Automotive & specialty lamps (Lamps & Systems Segment) will continue to contribute meaningfully to Group results



"Re-establish the Base" efficiency program & portfolio focus target together EUR 150m savings by end of 2025



Centering our organizational set-up on "Monetizing Innovation" with clear end-to-end ownership



Pursuing selected, disruptive innovation such as microLED

Mid-term Target Financial Model: 6 – 10% revenue CAGR from new base, ~15% adj. EBIT 2026+

Sustainability commitments

Selected slides of Q2 2023 investor presentation



Creating sustainable value and improving lives with optical solutions

ESG update: Sustainability Strategy, Carbon Neutrality Goal, ESG Committee

ESG ACHIEVEMENTS

- Second group sustainability report published, demonstrating our commitment to transparency and accountability (GRI compliant)
- Development and implementation of a comprehensive group sustainability strategy including climate strategy, aligned with the Paris Climate Agreement' 1.5° C target
- Comprehensive reporting of CO₂ emissions, including our own activities (Scope 1 + 2) and significant progress in reporting emissions along the value chain (Scope 3)
- Establishment of the ESG Committee, driving our sustainability efforts and ensuring focused decision-making
- Release of our Sustainability Policy and internal Sustainability Guideline, guiding our actions towards a more sustainable future

ESG GOAL

Carbon neutrality by 2030

- Group to be carbon neutral (Scope 1 & 2) by 2030, endeavor towards net zero ambition
- Near and long-term targets for sciencebased reductions of Scope 3 emissions (purchased goods/services)
- Strategy based on principle "avoid, reduce, compensate", reduction path developed
- 100% green electricity at production sites in Germany and Austria
- Reducing emissions via energy efficiency measures at several locations, plan established to compensate for inevitable CO₂ emissions
- CO₂ saving of 9% compared to basis year 2021





At ams OSRAM, we are highly committed to sustainability

External recognitions confirm our engagement within ESG (actual status per rating)

Institu	tion		Rating	Comment
で旨	CDP	DISCLOSURE INSIGHT ACTION	C B-	Climate Change Water Security
7昌 🕗	ecovadis	ecovadis	Silver	within best 5% of sector
7昌 🕗	SUSTAINALYTICS	SUSTAINALYTICS	Score 21	low medium risk, improvement +30%
7目 🕗	ISS	ISS⊳	Score C	improvement from C-
7目 🕗	MSCI	MSCI 🌐	BBB	
7号 🕗	S&P Global CSA	S&P Global	Score 72	improvement +18%, scored #13 within sector, Yearbook listed

ams OSRAM Investor Relations



Dr. Jürgen Rebel
Head of Investor Relations
juergen.rebel@ams-osram.com
+ 43 3136 500-0



Marco Tiefenbacher
Principal Investor Relations
marco.tiefenbacher@ams-osram.com
+ 43 3136 500-32605



Juliana Baron
Senior Manager Investor Relations
juliana.baron@ams-osram.com
+ 49 941 850 3000

Investor Relations contact

Premstaetten Office	+ 43 3136 500-0
Internet	https://ams-osram.com/about-us/investor-relations
Email	investor@ams-osram.com

Upcoming events

- October 9-13, 2023
 Roadshow North America
- October 10-11, 2023
 Erste CEE Conference, Vienna
- October 31, 2023
 Q3 Earnings Release

- November 2-3, 2023
 Roadshow, London and Frankfurt
- November 2, 2023
 ZKB Conference, Zurich
- November 9, 2023
 Deutsche Bank Autotech Conference, Virtual

