

| B #: | 0722-15 | | |
|------------|--|--|--|
| Date: | April 16, 2015 | | |
| То: | All Participants | | |
| Category: | Dividends | | |
| From: | International Services | | |
| Attention: | Operations, Reorg & Dividend Managers, Partners & Cashiers | | |
| Subject: | Tax Relief – Country: NAME of Country Issue ASML HOLDING N.V. CUSIP: N07059210 Record Date: 04/28/2015 Payable Date: 05/11/2015 CA Web Instruction Deadline: 05/26/2015 8:00 P.M. | | |

Participants can use DTC's Corporate Actions Web (CA Web) service to certify all or a portion of their position entitled to the applicable withholding tax rate. Participants are urged to consult TaxInfo respectively before certifying their instructions over the CA Web.

Important: Prior to certifying tax withholding instructions, participants are urged to read, understand and comply with the information in the Legal Conditions category found on TaxInfo on the CA Web.

Questions regarding this Important Notice may be directed to GlobeTax 212-747-9100.

Important Legal Information: The Depository Trust Company ("DTC") does not represent or warrant the accuracy, adequacy, timeliness, completeness or fitness for any particular purpose of the information contained in this communication, which is based in part on information obtained from third parties and not independently verified by DTC and which is provided as is. The information contained in this communication is not intended to be a substitute for obtaining tax advice from an appropriate professional advisor. In providing this communication, DTC shall not be liable for (1) any loss resulting directly or indirectly from mistakes, errors, omissions, interruptions, delays or defects in such communication, unless caused directly by gross negligence or willful misconduct on the part of DTC, and (2) any special, consequential, exemplary, incidental or punitive damages.

To ensure compliance with Internal Revenue Service Circular 230, you are hereby notified that: (a) any discussion of federal tax issues contained or referred to herein is not intended or written to be used, and cannot be used, for the purpose of avoiding penalties that may be imposed under the Internal Revenue Code; and (b) as a matter of policy, DTC does not provide tax, legal or accounting advice and accordingly, you should consult your own tax, legal and accounting advisor before engaging in any transaction.

J.P.Morgan

ASML HOLDING N.V. has announced a cash dividend. J.P. Morgan acts as the Depositary for the company's American Depositary Receipt ("ADR") program.

Participants can use DTC's Corporate Actions Web (CA Web) instructions tab to certify all or a portion of their position entitled to the applicable withholding tax rate. Use of these instruction methods will permit entitlement amounts to be paid through DTC. By electing, Participants agree to the Agreements, Representations and Indemnification below.

On ADR pay date, all holders will receive this dividend net of the full Netherlands statutory rate with the possibility to obtain a post-pay date refund as outlined in the below Eligibility Matrix.

| DIVIDEND EVENT DETAILS | | | | |
|---|-------------------|--|--|--|
| COUNTRY OF ISSUANCE | NETHERLANDS | | | |
| ISSUE | ASML HOLDING N.V. | | | |
| CUSIP# | N07059210 | | | |
| DEPOSITARY | J.P. MORGAN | | | |
| ADR RECORD DATE | APRIL 28, 2015 | | | |
| ADR PAY DATE | MAY 11, 2015 | | | |
| GROSS DIVIDEND RATE ON PAY DATE | TBA | | | |
| ORD GROSS DIVIDEND RATE ON PAY DATE | € 0.70 | | | |
| RATIO | 1 ORD : 1 ADR | | | |
| STATUTORY WHT RATE | 15% | | | |

| CHARGES & DEADLINES | | | | | | |
|---------------------|------------------------------------|-------------------|--------------------------|--|--|--|
| FILING METHOD | ВАТСН | PAYMENT METHOD | TAX RELIEF FEE | MINIMUM SERVICE CHARGE PER BENEFICIAL HOLDER | FINAL SUBMISSION DEADLINE (ALL TIMES EST) | |
| QUICK REFUND | PRIMARY LONG FORM BATCH | DTC | UP TO \$0.005 PER ADR | \$25 | MAY 26, 2015 (8PM) | |
| LONG FORM | POST-CA WEB PROCESS; ONGOING | CHECK | UP TO \$0.005 PER ADR | \$25 | OCTOBER 30, 2020 (8PM) | |

QUICK REFUND/LONG FORM ELIGIBILITY MATRIX **RECLAIM** RATE **DOCUMENTATION REQUIRED ELIGIBLE RESIDENTS DESCRIPTION** RATE **UNFAVORABLE** 0% Non-Treaty Countries NONE 15% Bahrain, China, Hong Kong, Indonesia, 1. ESP SUBMISSION OR **FAVORABLE 10%** Kuwait, Oman, Portugal, Qatar, Saudi COVER LETTER (EXHIBIT A) 5% POST PAY DATE Arabia, Slovak Republic, South Africa, 2. CERTIFIED IB 92 UNIVERSEEL Taiwan, United Arab Emirates, Venezuela ESP SUBMISSION OR **FAVORABLE 10%** COVER LETTER (EXHIBIT A) 5% Ghana, Japan, United Kingdom POST PAY DATE 2. CERTIFIED IB 93 UNIVERSEEL U.S. ARTICLE 36 - CHARITIES under **EXEMPT 0%** 1. ESP SUBMISSION OR 15% 501(a), 501(c)(3), 509(a)(1), 509(a)(2), POST PAY DATE COVER LETTER (EXHIBIT A) 509(a)(3), 17-(b) U.S. ARTICLE 35 - PENSIONS and IRAs **EXEMPT 0%** 1. ESP SUBMISSION OR under 401(a), 401(k), 457(b), 403(b), 408, 15% **POST PAY DATE** COVER LETTER (EXHIBIT A) 408(a), 501(a) 1. ESP SUBMISSION WITH Any entity domiciled in a country in which APPROVED E-CODE it is not subject to tax on profits, as long **EXEMPT 0%** as that state has an Exchange of Tax 1. COVER LETTER (EXHIBIT A) (FOREIGN TAX 15% Information Agreement in place with the **EXEMPT)** 2. DIV 16 FORM Netherlands, & that entity would not be **POST PAY DATE** 3. CERTIFICATE OF RESIDENCY subject to profits tax in the Netherlands if (COR) it were based therein. 4. ARTICLES OF ASSOCIATION

| DESCRIPTION OF VARIOUS DOCUMENTATION | | | | | |
|--------------------------------------|---|--------------------|---|--|--|
| DOCUMENT NAME | DESCRIPTION | ORIGINAL / COPY | SIGNATURE REQUIREMENT | | |
| IB 92 UNIVERSEEL | DUTCH TAX FORM REQUIRED FOR ANY BENEFICIAL HOLDER, DOMICILED IN NON-REMITTANCE-BASED JURISDICTIONS, ATTEMPTING TO RECLAIM THE 5% ENTITLEMENT; THIS FORM MUST BE CERTIFIED BY THE BENEFICIAL HOLDER'S LOCAL TAX OFFICE. | ORIGINAL | BENEFICIAL HOLDER & MUST BEAR THE STAMP OF LOCAL TAX AUTHORITY | | |
| IB 93 UNIVERSEEL | DUTCH TAX FORM REQUIRED FOR ANY BENEFICIAL HOLDER, DOMICILED IN REMITTANCE-BASED JURISDICTIONS, ATTEMPTING TO RECLAIM THE 5% ENTITLEMENT; THIS FORM MUST BE CERTIFIED BY THE BENEFICIAL HOLDER'S LOCAL TAX OFFICE. | ORIGINAL | BENEFICIAL HOLDER & MUST BEAR THE STAMP OF LOCAL TAX AUTHORITY | | |
| DIV 16 | THIS FORM IS USED TO APPLY FOR A REFUND FOR FOREIGN BODIES NOT SUBJECT TO ANY TAX ON PROFITS. (SEE ELIGIBILITY MATRIX) | ORIGINAL | BENEFICIAL HOLDER | | |
| ARTICLES OF ASSOCIATION | A DOCUMENT SPECIFYING THE REGULATIONS FOR THE OPERATIONS OF A LEGAL ENTITY. THE ARTICLES OF ASSOCIATION DEFINE THE ENTITY'S PURPOSE, ORGANIZATIONAL STRUCTURE, AND HOW FINANCIAL RECORDS ARE MAINTAINED. | COPY ACCEPTED | PROVIDED BY BENEFICIAL HOLDER | | |
| COVER LETTER (EXHIBIT A) | A LISTING OF THE BENEFICIAL HOLDER'S DETAILS, TAXPAYER ID NUMBERS, NUMBER OF ADRS, AND ENTITY TYPE (CHARITY OR PENSION). THE COVER LETTER IS PROVIDED TO J.P. MORGAN BY THE PARTICIPANT, EITHER THROUGH ESP SUBMISSION OR THROUGH TRADITIONAL HARD COPY RECLAIM COVER LETTER. | ORIGINAL | DTC PARTICIPANT | | |
| APPROVED E-CODE | SEVEN (7) DIGIT ELECTRONIC FILING CODE RECEIVED FROM THE DUTCH TAX AUTHORITIES— PROOF SHOWING APPROVAL FROM DUTCH TAX AUTHORITY ("DTA") MUST BE SUBMITTED. | COPY ACCEPTED | DTC PARTICIPANT OR BENEFICIAL HOLDER | | |

| CONTACT DETAILS | | | | |
|-----------------------------|----------------------------------|--|--|--|
| PRIMARY CONTACT | KASEY HARBES | | | |
| DOMESTIC PHONE / FAX (U.S.) | 1-800-929-5484 / 1-800-929-9986 | | | |
| INTERNATIONAL PHONE / FAX | 1-212-747-9100 / 1-212-747-0029 | | | |
| EMAIL ADDRESS | DUTCHESP@GLOBETAX.COM | | | |
| COMPANY | J.P. MORGAN / GLOBETAX | | | |
| STREET ADDRESS | 90 BROAD STREET 16TH FLOOR | | | |
| CITY/STATE/ZIP | NEW YORK, NY 10004 | | | |
| ADDITIONAL CONTACTS | STEPHANIE URUGUTIA; TROY DRAYTON | | | |

ESP



J.P. Morgan offers ESP powered by GlobeTax, a paperless withholding tax reclaim process, for Exempt U.S. Organizations (qualified under Article 36 of the Tax Convention), Exempt U.S. Pension Trusts (qualified under Article 35 of the Tax Convention), Exempt Foreign Entities, and Favorable Foreign Entities, to participants holding ADRs.

These claims should be submitted through the following web site. (Requires a one-time registration): https://esp.globetax.com

Please contact Kasey Harbes at 1-800-929-5484 or via email at DutchESP@GLOBETAX.COM if you have any questions about this process.

DISCLAIMER

All Post-Electronic Reclaims filing Long-Form:

U.S. residents and non-U.S. residents who have missed the Quick Refund Process deadlines may file for a "long-form" refund by submitting a claim via either ESP or traditional methods to J.P. Morgan / GlobeTax prior to the expiry of the right to claim. Based on their county, that period generally expires five (5) years from the end of the year in which the dividend was paid in the local market. Claims received after the long form deadline will be filed on a best effort basis at the discretion of J.P. Morgan / GlobeTax.

All tax information contained in this Important Notice is based on a good faith compilation of information obtained from multiple sources. The information is subject to change. Actual deadlines frequently vary from the statutory deadlines because of local market conditions and advanced deadlines set by local agents. To mitigate risk it is strongly advised that DTC Participants file their claims as soon as possible as the depositary and/or their agents will not be liable for claims filed less than six months before the specified deadline. In the event that local market rules, whether implemented by a local agent or a Tax Authority, conflict with the information provided in the important notice, either prior to or after publication, the local market rules will prevail.

FREQUENTLY ASKED QUESTIONS (FAQs) **GENERAL QUESTIONS** QUESTION **ANSWER** NO, ALL DECLARATION IN LIEU OF DIVIDEND NOTES WILL I RECEIVE A DECLARATION IN LIEU OF DIVIDEND NOTE ("DLD" or "CERT") FOR MY ARE MAINTAINED BY THE DEPOSITARY, TO BE ARTICLE 35 PENSIONS OR ARTICLE 36 RELEASED ONLY UPON WRITTEN REQUEST BY THE CHARITIES? PARTICIPANT. NO, YOU MAY SUBMIT A TRADITIONAL CLAIM THROUGH STANDARD MAIL IF YOU CANNOT SUBMIT CLIENT DATA THROUGH ESP. WE STRONGLY SUGGEST LOGGING IN AM I REQUIRED TO FILE THROUGH ESP? TO ESP TO DOWNLOAD THE TEMPLATE PROVIDED WHEN PREPARING YOUR CLAIM, REGARDLESS OF YOUR ULTIMATE SUBMISSION METHOD. YES, FOR INSTANCE, THESE ACCOUNT TYPES WILL **NOT** BE CONSIDERED ELIGIBLE FOR TREATY BENEFITS IS THERE ANY CASE IN WHICH A U.S. RESIDENT UNDER ARTICLE 35 OF THE TREATY BETWEEN THE 401(a), 401(K), 457(b), 403(b), IRA, ROTH IRA, EMPLOYEE PENSION PLAN OR SIMPLE U.S. AND THE NETHERLANDS FOR THE AVOIDANCE OF RETIREMENT ACCOUNT WOULD NOT QUALIFY DOUBLE TAXATION IN ANY TAXABLE YEAR IF LESS FOR TREATY BENEFITS UNDER ARTICLE 35 OF THAN 70% OF THE TOTAL AMOUNT OF WITHDRAWALS THE TREATY BETWEEN THE U.S. AND THE FROM SUCH U.S. TRUST DURING THAT YEAR IS USED NETHERLANDS FOR THE AVOIDANCE OF DOUBLE TO PROVIDE PENSION. RETIREMENT OR OTHER TAXATION? EMPLOYEE BENEFITS AS MEANT IN ARTICLE 35 OF THE ABOVE MENTIONED TREATY. J.P. MORGAN ONLY ACCEPTS CLAIMS FILED BY THE WILL J.P. MORGAN ACCEPT CLAIMS FILED DTC PARTICIPANT WHO HELD THE SECURITIES DIRECTLY TO THEM BY BENEFICIAL HOLDERS? THROUGH DTC AND ONLY TO THE EXTENT THAT DTC HAS REPORTED THESE HOLDINGS TO US AS VALID. TO OBTAIN AN APPROVED E-CODE FOR A FOREIGN EXEMPT BENEFICIAL HOLDER HARD COPY DOCUMENTATION (TYPICALLY DIV 16 APPLICATION HOW CAN I OBTAIN AN APPROVED ELECTRONIC FORM) MUST BE SENT TO THE DUTCH TAX FILING CODE? AUTHORITIES (DTA). THE DOCUMENTATION IS REVIEWED AND THE BENEFICIAL HOLDER IS JUDGED BY THE DTA. NO, THE DTA ISSUES E-CODES TO ALL BENEFICIAL HOLDERS THAT THEY JUDGE. IF YOU WOULD LIKE TO IF I HAVE AN ELECTRONIC FILING CODE, IS THE KNOW IF AN E-CODE IS APPROVED PLEASE CONTACT BENEFICIAL HOLDER APPROVED? GLOBETAX WITH THE BENEFICIAL HOLDER'S NAME AND ADDRESS.

| FREQUENTLY ASKED QUESTIONS (FAQs) | | | | | |
|--|--|--|--|--|--|
| QUICK REFUND QUESTIONS | | | | | |
| QUESTION | ANSWER | | | | |
| ONCE I SUBMIT A QUICK REFUND CLAIM VIA ESP, HOW LONG WILL IT TAKE TO BE PAID? | WE ESTIMATE PAYMENT WITHIN APPROXIMATELY 8 TO 10 WEEKS OF PAY DATE. | | | | |
| WILL I BE PAID THROUGH DTC FOR CLAIMS SUBMITTED THROUGH THE QUICK REFUND PROCESS? | YES. | | | | |
| | ARTICLE 35 U.S. PENSION & IRAS, ARTICLE 36 U.S. CHARITABLE ENTITIES, AND FOREIGN EXEMPT ENTITIES WITH APPROVED E-CODES MUST ONLY PROVIDE THE BENEFICIAL HOLDER BREAKDOWN VIA ESP. | | | | |
| DO I NEED TO PHYSICALLY SEND ANY DOCUMENTS TO J.P. MORGAN IN ORDER TO PARTICIPATE IN THE QUICK REFUND PROCESS? | NON-U.S. ENTITIES WITHOUT AN APPROVED E-CODE MUST PROVIDE A COVER LETTER, THE TAX FORM DIV 16, COR, AND THE ARTICLES OF ASSOCIATION AS DEFINED IN DESCRIPTION OF VARIOUS DOCUMENTATION. | | | | |
| | ENTITIES CLAIMING THE FAVORABLE RATE MUST PROVIDE THE BENEFICIAL HOLDER BREAKDOWN VIA ESP AND THE CERTIFIED IB92 OR IB93 AS DEFINED IN DESCRIPTION OF VARIOUS DOCUMENTATION. | | | | |
| DOES THE QUICK REFUND PROCESS HAVE A MINIMUM POSITION PER BENEFICIAL HOLDER REQUIREMENT? | ANY CLAIM FOR BENEFICIAL HOLDERS HOLDING LESS THAN 5,000 ADRS WILL BE AUTOMATICALLY HELD AND SUBSEQUENTLY FILED VIA THE TRADITIONAL LONG FORM PROCESS. | | | | |
| IS THE QUICK REFUND PROCESS FREE OF CHARGE? | NO. THIS TAX RECLAIM ASSISTANCE SERVICE IS WHOLLY VOLUNTARY AND DISCRETIONARY. QUICK REFUND APPLICATIONS RECEIVED POST DEADLINE WILL BE REJECTED. FEES WILL BE CHARGED FOR THIS ASSISTANCE SERVICE OF UP TO \$0.005 PER ADR FOR QUICK REFUND WITH A MINIMUM OF \$25.00, AND ANY OTHER CHARGES, FEES OR EXPENSES PAYABLE BY OR DUE TO J.P. MORGAN OR ITS AGENTS, INCLUDING THE TAX AUTHORITIES OR REGULATORS. FEES PAID TO J.P. MORGAN MAY BE SHARED WITH ITS AGENTS. | | | | |
| IS THE QUICK REFUND PROCESS FOR TAX RELIEF OFFERED BY J.P. MORGAN AN OPTIONAL PROCESS? | YES, THIS IS A DISCRETIONARY, OPTIONAL SERVICE. | | | | |

FREQUENTLY ASKED QUESTIONS (FAQs)

LONG FORM QUESTIONS

| 20.1010 | |
|--|---|
| QUESTION | ANSWER |
| HOW LONG DOES IT TAKE FOR PAYMENT ON LONG FORM CLAIMS? | APPROXIMATELY 4-6 MONTHS. |
| WILL I BE PAID THROUGH DTC FOR CLAIMS SUBMITTED THROUGH THE LONG FORM PROCESS? | NO, YOU WILL BE PAID BY CHECK. |
| | ARTICLE 35 U.S. PENSION & IRAS, ARTICLE 36 U.S. CHARITABLE ENTITIES, AND FOREIGN EXEMPT ENTITIES WITH APPROVED E-CODES MUST ONLY PROVIDE THE BENEFICIAL HOLDER BREAKDOWN VIA ESP. |
| DO I NEED TO PHYSICALLY SEND ANY DOCUMENTS TO J.P. MORGAN IN ORDER TO PARTICIPATE IN THE QUICK REFUND PROCESS? | NON-U.S. ENTITIES WITHOUT AN APPROVED E-CODE MUST PROVIDE A COVER LETTER, THE TAX FORM DIV 16, COR, AND THE ARTICLES OF ASSOCIATION AS DEFINED IN DESCRIPTION OF VARIOUS DOCUMENTATION. |
| | ENTITIES CLAIMING THE FAVORABLE RATE MUST PROVIDE THE BENEFICIAL HOLDER BREAKDOWN VIA ESP AND THE CERTIFIED IB92 OR IB93 AS DEFINED IN DESCRIPTION OF VARIOUS DOCUMENTATION. |
| DOES THE LONG FORM PROCESS HAVE A MINIMUM POSITION REQUIREMENT PER BENEFICIAL HOLDER? WHAT WILL THE FEE BE IF A BENEFICIAL HOLDER'S CLAIM IS FOR LESS THAN \$50? | NO, ALL CLAIMS WILL BE PROCESSED THOUGH THERE IS A MINIMUM FEE OF \$25 PER BENEFICIAL HOLDER. J.P. MORGAN WAIVES THE \$25 MINIMUM ON AN EXCEPTIONAL BASIS IN FAVOR OF A SPLIT OF THE RECLAIMED FUNDS (50/50) FOR ANY BENEFICIAL HOLDER RECLAIMING LESS THAN \$50. |
| IS THE LONG FORM PROCESS FREE OF CHARGE? | NO. THIS TAX RECLAIM ASSISTANCE SERVICE IS WHOLLY VOLUNTARY AND DISCRETIONARY. FEES WILL BE CHARGED FOR THIS ASSISTANCE SERVICE OF UP TO \$0.005 PER ADR FOR STANDARD LONG FORM RECLAIMS WITH A MINIMUM OF \$25.00. RECLAIMS RECEIVED POST DEADLINE CANNOT BE ASSURED AND MAY BE SUBJECT TO A PER BENEFICIARY FEE AS WELL AS OTHER CHARGES, FEES OR EXPENSES PAYABLE BY OR DUE TO J.P. MORGAN OR ITS AGENTS, INCLUDING THE TAX AUTHORITIES. IN ADDITION, CHARGES MAY APPLY TO ANY LONG FORM CLAIMS REJECTED OR NOT ACCEPTED BY THE TAX AUTHORITY. FEES PAID TO J.P. MORGAN MAY BE SHARED WITH ITS AGENTS. |
| IS THIS LONG FORM PROCESS FOR TAX RELIEF OFFERED BY J.P. MORGAN AN OPTIONAL PROCESS? | YES, THIS IS A DISCRETIONARY, OPTIONAL SERVICE. |

EXHIBIT A — COVER LETTER

(Please place on your Company Letterhead)

Tax Relief Request Form

ISSUE: ASML HOLDING N.V.

CUSIP: N07059210
RECORD DATE: APRIL 28, 2015
PAY DATE: MAY 11, 2015

| Name of Beneficial Holder | Address of Beneficial Holder | Tax Payer I.D. # | Type of Account | # of ADRs Held | Reclaim % |
|---|---------------------------------|------------------|-----------------|----------------|-----------|
| 1) | | | | | |
| 2) | | | | | |
| Note: for more than 10 Beneficial Holders, please provide an excel breakdown of shareholder information | | | | | |

| Total | Shares: | | | |
|--------------|----------------|--|--|--|
| | | | | |

We ask that GlobeTax, file these withholding tax relief requests for the above-mentioned beneficial holder(s). Please contact the undersigned should you have any questions.

INDEMNIFICATION

The undersigned will be fully liable for any and all withholding taxes, claims, penalties and / or interest, including without limitation, any foreign exchange fluctuations associated with such funds. Neither the Issuer nor any of its agents or affiliates shall be liable for the failure to secure any refund. J.P. Morgan is not liable for failure to secure the refund and any funds erroneously received shall be immediately returned to J.P. Morgan, including any interest, additions to tax or penalties thereon. This is not tax advice. Please consult your tax advisor.

Sincerely,

Title:

Address:

DTC Participant #:

Completed claims should be sent to: J.P. Morgan / GlobeTax

90 Broad Street, 16th Floor New York, NY 10004

Attn: Dutch Reclaim Group