

# Tower Semiconductor Reports First Quarter 2022 Record revenue of \$421 Million, a 21 Percent Year over Year Revenue Growth

**MIGDAL HAEMEK, ISRAEL – May 16, 2022**– Tower Semiconductor (NASDAQ: TSEM & TASE: TSEM) reports today its results for the first quarter ended March 31, 2022.

### First Quarter of 2022 Results Overview

**Revenue** for the first quarter of 2022 was \$421 million, as compared to \$347 million in the first quarter of 2021, reflecting 21% revenue growth. Organic revenue for the first quarter of 2022, defined as total revenue excluding revenues from Nuvoton in the Japanese fabs and from Maxim in the San Antonio fab, grew by 29% year over year. Revenue for the fourth quarter of 2021 was \$412 million.

**Gross profit** for the first quarter of 2022 was \$105 million, 50% higher than \$70 million recorded in the first quarter of 2021. Gross profit in the fourth quarter of 2021 was \$100 million.

**Operating profit** for the first quarter of 2022 was \$63 million, 94% higher than the \$32 million recorded in the first quarter of 2021. Operating profit in the fourth quarter of 2021 was \$56 million.

**Net profit** for the first quarter of 2022 was \$54 million, or \$0.50 basic and \$0.49 diluted earnings per share, 91% higher than \$28 million recorded in the first quarter of 2021, which represented \$0.26 basic and diluted earnings per share.

Net profit for the fourth quarter of 2021 was \$52 million, representing \$0.48 basic and \$0.47 diluted earnings per share.

**Cash flow** generated from operating activities in the first quarter of 2022 was \$137 million and investment in fixed assets was \$81 million, net. During the first quarter of 2022, the company repaid \$31 million of its debt.

### **Corporate Credit Rating**

In May 2022, Standard & Poor's Ma'alot (an Israeli rating company that is fully owned by S&P Global Ratings) completed its annual rating review for the Company and decided to increase the corporate credit rating and bonds series G rating from "iIAA- "to "iIAA", with a stable horizon.

### **Guidance and Conference Call**

In light of the Company's definitive agreement with Intel Corporation, as announced on February 15, 2022, the Company is not providing herewith revenue guidance for the second quarter 2022 and will not host an earnings conference call.

The Company presents its financial statements in accordance with U.S. GAAP. The financial information included in the tables below includes unaudited condensed financial data. Some of the financial information, which may be used and/or presented in this release and/ or prior earnings related filings and/ or in related public disclosures or filings with respect to the financial statements and/ or results of the Company, which we describe as "adjusted" financial measures and/ or reconciled financial measures, are non-GAAP financial measures as defined in Regulation G and related reporting requirements promulgated by the Securities and Exchange Commission as they apply to our Company. These adjusted financial measures are calculated excluding the following: (1) amortization of acquired intangible assets and (2) compensation expenses in respect of equity grants to directors, officers, and employees. These adjusted financial measures should be evaluated in conjunction with, and are not a substitute for, GAAP financial measures. The tables also present the GAAP financial measures, which are most comparable to the adjusted financial measures, as well as a reconciliation between the adjusted financial measures and the comparable GAAP financial measures. As used and/or presented in this release and/ or prior earnings related filings and/or in related public disclosures or filings with respect to the financial statements and/or results of the Company, as well as calculated in the tables herein, the term Earnings Before Interest Tax Depreciation and Amortization which we define as EBITDA consists of operating profit in accordance with GAAP, excluding (i) depreciation expenses, which include depreciation recorded in cost of revenues and in operating cost and expenses lines (e.g, research and development related equipment and/ or fixed other assets depreciation), (ii) stock-based compensation expense and (iii) amortization of acquired intangible assets. EBITDA is reconciled in the tables below from GAAP operating profit. EBITDA is not a required GAAP financial measure and may not be comparable to a similarly titled measure employed by other companies. EBITDA and the adjusted financial information presented herein and/ or prior earnings related filings and/ or in related public disclosures or filings with respect to the financial statements and/ or results of the Company, should not be considered in isolation or as a substitute for operating profit, net profit or loss, cash flows provided by operating, investing and financing activities, per share data or other profit or cash flow statement data prepared in accordance with GAAP. The term Net Cash, as may be used and/ or presented in this release and/ or prior earnings related filings and/ or in related public disclosures or filings with respect to the financial statements and/ or results of the Company, is comprised of cash, cash equivalents, short-term deposits and marketable securities less debt amounts as presented in the balance sheets included herein. The term Net Cash is not a required GAAP financial measure, may not be comparable to a similarly titled measure employed by other companies and should not be considered in isolation or as a substitute for cash, debt, operating profit, net profit or loss, cash flows provided by operating, investing and financing activities, per share data or other profit or cash flow statement data prepared in accordance with GAAP. The term Free Cash Flow, as used and/ or presented in this release and/ or prior earnings related filings and/ or in related public disclosures or filings with respect to the financial statements and/or results of the Company, is calculated to be net cash provided by operating activities (in the amounts of \$137 million, \$134 million and \$87 million for the three months periods ended March 31, 2022, December 31, 2021 and March 31, 2021, respectively) less cash used for investments in property and equipment, net (in the amounts of \$81 million, \$86 million and \$49 million for the three months periods ended March 31, 2022, December 31, 2021 and March 31, 2021, respectively). The term Free Cash Flow is not a required GAAP financial measure, may not be comparable to a similarly titled measure employed by other companies and should not be considered in isolation or as a substitute for operating profit,

net profit or loss, cash flows provided by operating, investing and financing activities, per share data or other profit or cash flow statement data prepared in accordance with GAAP.

### **About Tower Semiconductor**

Tower Semiconductor Ltd. (NASDAQ: TSEM, TASE: TSEM), the leading foundry of high value analog semiconductor solutions, provides technology and manufacturing platforms for integrated circuits (ICs) in growing markets such as consumer, industrial, automotive, mobile, infrastructure, medical and aerospace and defense. Tower Semiconductor focuses on creating positive and sustainable impact on the world through long term partnerships and its advanced and innovative analog technology offering, comprised of a broad range of customizable process platforms such as SiGe, BiCMOS, mixed-signal/CMOS, RF CMOS, CMOS image sensor, non-imaging sensors, integrated power management (BCD and 700V), and MEMS. Tower Semiconductor also provides world-class design enablement for a quick and accurate design cycle as well as process transfer services including development, transfer, and optimization, to IDMs and fabless companies. To provide multi-fab sourcing and extended capacity for its customers, Tower Semiconductor owns two manufacturing facilities in Israel (150mm and 200mm), two in the U.S. (200mm), three facilities in Japan (two 200mm and one 300mm) which it owns through its 51% holdings in TPSCo and is sharing a 300mm manufacturing facility being established in Italy by STMicroelectronics. For more information, please visit: <a href="https://www.towersemi.com">www.towersemi.com</a>

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This press release, including other projections with respect to our business and activities, includes forward-looking statements, which are subject to risks and uncertainties. Actual results may vary from those projected or implied by such forward-looking statements and you should not place any undue reliance on such forward-looking statements. Potential risks and uncertainties include, without limitation, risks and uncertainties associated with: (i) demand in our customers' end markets, (ii) over demand for our foundry services and/or products that exceeds our capacity, (iii) maintaining existing customers and attracting additional customers, (iv) high utilization and its effect on cycle time, yield and on schedule delivery which may cause customers to transfer their product(s) to other fabs, (v) operating results fluctuate from quarter to quarter making it difficult to predict future performance, (vi) impact of our debt and other liabilities on our financial position and operations, (vii) our ability to successfully execute acquisitions, integrate them into our business, utilize our expanded capacity and find new business, (viii) fluctuations in cash flow, (ix) our ability to satisfy the covenants stipulated in our agreements with our lender banks, (x) pending litigation, (xi) new customer engagements, qualification and production ramp-up at our facilities,(xii) meeting the conditions set in the approval certificates received from the Israeli Investment Center under which we received a significant amount of grants in past years, (xiii) receipt of orders that are lower than the customer purchase commitments, (xiv) failure to receive orders currently expected, (xv) possible incurrence of additional indebtedness, (xvi) effect of global recession, unfavorable economic conditions and/or credit crisis, (xvii) our ability to accurately forecast financial performance, which is affected by limited order backlog and lengthy sales cycles, (xviii) possible situations of obsolete inventory if forecasted demand exceeds actual demand when we manufacture products before receipt of customer orders, (xix) the cyclical nature of the semiconductor industry and the resulting periodic overcapacity, fluctuations in operating results and future average selling price erosion, (xx) the execution of debt re-financing and/or other fundraising activities to enable the service of our debt and/or other liabilities and/or for strategic opportunities, including to fund Agrate fab's significant 300mm capacity investments, in addition to other previously announced capacity expansion plans, and the possible unavailability of such financing and/ or the availability of such financing on unfavorable terms, (xxi) operating our facilities at high utilization rates which is critical in order to cover a portion or all of the high level of fixed costs associated with operating a foundry, and our debt, in order to improve our results, (xxii) the purchase of equipment to increase capacity, the timely completion of the equipment installation, technology transfer and raising the funds therefor, (xxiii) the concentration of our business in the semiconductor industry, (xxiv) product returns, (xxv) our ability to maintain and develop our technology processes and services to keep pace with new technology, evolving standards, changing customer and end-user requirements, new product introductions and short product life cycles, (xxvi) competing effectively, (xxvii) use of outsourced foundry services by both fabless semiconductor companies and integrated device manufacturers, (xxviii) achieving acceptable device yields, product performance and delivery times, (xxix) our dependence on intellectual property rights of others, our ability to operate our business without infringing others' intellectual property rights and our ability to enforce our intellectual property against infringement, (xxx) our fab3 landlord's construction project adjacent to our fabrication facility, including possible temporary reductions

or interruptions in the supply of utilities and/ or fab manufacturing, as well as claims that our noise abatement efforts are not adequate under the terms of the amended lease that caused him to request a judicial declaration that there was a material non-curable breach of the lease and that he would be entitled to terminate the lease (we do not agree and are disputing these claims), (xxxi) retention of key employees and recruitment and retention of skilled qualified personnel, (xxxii) exposure to inflation, currency rates (mainly the Israeli Shekel and Japanese Yen) and interest rate fluctuations and risks associated with doing business locally and internationally, as well fluctuations in the market price of our traded securities, (xxxiii) issuance of ordinary shares as a result of conversion and/or exercise of any of our convertible securities, as well as any sale of shares by any of our shareholders, or any market expectation thereof, which may depress the market price of our ordinary shares and may impair our ability to raise future capital, (xxxiv) meeting regulatory requirements worldwide, including environmental and governmental regulations, (xxxv) potential engagement for fab establishment, joint venture and/or capital lease transactions for capacity enhancement in advanced technologies, including risks and uncertainties associated with Agrate fab establishment project, its qualification schedule, technology, equipment and process qualification and production facility ramp-up, customer engagements, cost structure and investment amounts and other terms, which may require additional funding to cover its significant capacity investment needs and other payments, the availability of which funding cannot be assured on favorable terms, if at all, (xxxvi) potential impact on TPSCo and the Company due to the purchase in 2020 of 49% of TPSCo by NTCJ (previously named PSCS) from Panasonic and due to the planned cessation of operations of Arai manufacturing factory in Japan, which is currently manufacturing products solely for NTCJ and is not serving Tower's or TPSCo's foundry customers, (xxxvii) industry and market impact due to the coronavirus and its potential impact on our business, operational continuity, supply chain, revenue and profitability, (xxxviii) potential security, cyber and privacy breaches, (xxxix) our ability to satisfy the covenants stipulated in our agreements with the series G bondholders (as of March 31, 2022, we are in compliance with this indenture's covenants), (xxxx) risks associated with the transaction announced on February 15, 2022 under which Intel Corporation is to acquire the Company, including the timely receipt of certain governmental and other regulatory approvals, the potential for regulatory authorities to require divestitures, behavioral remedies or other concessions in order to obtain their approval of the proposed transaction, the occurrence of any event, change or other circumstance that could give rise to a termination of the merger agreement, the effect of the announcement or pendency of the transaction on business relationships, operating results and business generally, delays, disruptions or increased costs due to the integration process with the acquirer, litigation related to or resulting from the transaction, difficulties to retain key personnel and customers, diverting management's attention from the ongoing business operations, potential negative reactions or changes to business relationships resulting from the announcement or completion of the transaction, and (xxxxi) business interruption due to fire, earthquake and other natural disasters, the security situation in Israel, global trade "war", COVID-19 pandemic, including its impact on global supply chain to the fabs and from the fabs, power interruptions and other events beyond our control.

A more complete discussion of risks and uncertainties that may affect the accuracy of forward-looking statements included in this press release or which may otherwise affect our business is included under the heading "Risk Factors" in Tower's most recent filings on Forms 20-F and 6-K, as were filed with the Securities and Exchange Commission (the "SEC") and the Israel Securities Authority. Future results may differ materially from those previously reported. The Company does not intend to update, and expressly disclaims any obligation to update, the information contained in this release.

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(Financial tables follow)

# TOWER SEMICONDUCTOR LTD. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED) (dollars in thousands)

	March 31,			December 31,			
	2022			2021			
ASSETS							
CURRENT ASSETS							
Cash and cash equivalents	\$	203,484	\$	210,930			
Short-term deposits  Marketable securities		402,873		363,648			
Trade accounts receivable		184,539 176,443		190,068 142,228			
Inventories		247,826		234,512			
Other current assets		41,629		54,817			
Total current assets		1,256,794	'	1,196,203			
LONG-TERM INVESTMENTS		27,235		39,597			
PROPERTY AND EQUIPMENT, NET		879,781		876,683			
GOODWILL AND OTHER INTANGIBLE ASSETS, NET		16,665		18,820			
DEFERRED TAX AND OTHER LONG-TERM ASSETS, NET		89,677		99,938			
TOTAL ASSETS	\$	2,270,152	\$	2,231,241			
LIABILITIES AND SHAREHOLDERS' EQUITY							
CURRENT LIABILITIES							
Short-term debt	\$	78,165	\$	83,868			
Trade accounts payable		109,077		78,712			
Deferred revenue and customers' advances		49,444		39,992			
Other current liabilities		87,258		73,756			
Total current liabilities		323,944		276,328			
LONG-TERM DEBT		190,383		230,972			
LONG-TERM CUSTOMERS' ADVANCES		63,872		69,968			
EMPLOYEE RELATED LIABILITIES		14,626		14,622			
DEFERRED TAX AND OTHER LONG-TERM LIABILITIES		19,670		23,962			
TOTAL LIABILITIES		612,495		615,852			
TOTAL SHAREHOLDERS' EQUITY		1,657,657		1,615,389			
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$	2,270,152	\$	2,231,241			

### TOWER SEMICONDUCTOR LTD. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

(dollars and share count in thousands, except per share data)

### Three months ended

	March 31, December 31,			March 31,		
		2022	-	2021		2021
REVENUES	\$	421,132	\$	412,108	\$	347,214
COST OF REVENUES		316,501		311,935		277,400
GROSS PROFIT		104,631		100,173		69,814
OPERATING COSTS AND EXPENSES:						
Research and development		20,318		22,371		20,343
Marketing, general and administrative		21,253		21,939		16,991
		41,571		44,310		37,334
OPERATING PROFIT		63,060		55,863		32,480
FINANCING AND OTHER EXPENSE, NET		(2,133)		(372)		(7,842)
PROFIT BEFORE INCOME TAX		60,927		55,491		24,638
INCOME TAX BENEFIT (EXPENSE), NET		(5,153)		(3,614)		5,876
NET PROFIT		55,774		51,877		30,514
Net income attributable to non-controlling interest		(1,741)		(138)		(2,192)
NET PROFIT ATTRIBUTABLE TO THE COMPANY	\$	54,033	\$	51,739	\$	28,322
BASIC EARNINGS PER SHARE	\$	0.50	\$	0.48	\$	0.26
Weighted average number of shares		108,934		108,768		107,940
DILUTED EARNINGS PER SHARE	\$	0.49	\$	0.47	\$	0.26
Weighted average number of shares		110,539		110,267		109,462

# TOWER SEMICONDUCTOR LTD. AND SUBSIDIARIES RECONCILIATION FROM GAAP OPERATING PROFIT TO EBITDA (UNAUDITED) (dollars in thousands)

### Three months ended

	M	arch 31, 2022	Dec	ember 31, 2021	March 31, 2021		
GAAP OPERATING PROFIT	\$	63,060	\$	55,863	\$	32,480	
Depreciation		64,368		64,692		56,624	
Stock based compensation		5,715		8,815		4,906	
Amortization of acquired intangible assets		506		506		491	
EBITDA	\$	133,649	\$	129,876	\$	94,501	

## TOWER SEMICONDUCTOR LTD. AND SUBSIDIARIES CONSOLIDATED SOURCES AND USES REPORT (UNAUDITED) (dollars in thousands)

Three months ended

	March 31, 2022		December 31, 2021		March 31, 2021	
CASH AND CASH EQUIVALENTS - BEGINNING OF PERIOD	\$	210,930	\$ 211,503	\$	\$	211,683
Net cash provided by operating activities Investments in property and equipment, net Exercise of options		136,571 (80,840) 44	133,656 (85,947) 48			87,413 (49,415) 364
Debt recevied (repaid), net  Effect of Japanese Yen exchange rate change over cash balance		(30,539) (3,071)	1,040 (2,102)			(29,375) (3,478)
Investments in short-term deposits, marketable securities and other assets, net CASH AND CASH EQUIVALENTS - END OF PERIOD	\$	(29,611) 203,484	\$ (47,268) 210,930	_	\$	(1,611) 215,581

### TOWER SEMICONDUCTOR LTD. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(dollars in thousands)

(dollars ill tilousalius)	Three months ended						
		larch 31,			March 31,		
			December 31,				
CACH ELONIC ODEDATING ACTIVITIES		2022	2021			2021	
CASH FLOWS - OPERATING ACTIVITIES	•	55 <b>77</b> 4	•	E4 077	•	00.544	
Net profit for the period	\$	55,774	\$	51,877	\$	30,514	
Adjustments to reconcile net profit for the period							
to net cash provided by operating activities:							
Income and expense items not involving cash flows:		70 700		70.000		00.050	
Depreciation and amortization		70,780		73,693		62,053	
Effect of exchange rate differences on debentures		(1,330)		2,353	(3,792)		
Other expense (income), net		1,347		(175)	(4,985)		
Changes in assets and liabilities:							
Trade accounts receivable		(35,181)		2,291		(6,274)	
Other assets		13,874		(12,927)		7,082	
Inventories		(18,328)		(16,155)		(3,407)	
Trade accounts payable		30,595		(8,971)		(9,266)	
Deferred revenue and customers' advances		3,385		39,029		19,340	
Other current liabilities		15,103		5,242		7,084	
Long-term employee related liabilities		331		(2,778)		(107)	
Deferred tax, net and other long-term liabilities		221		177		(10,829)	
Net cash provided by operating activities		136,571		133,656		87,413	
CASH FLOWS - INVESTING ACTIVITIES							
Investments in property and equipment, net		(80,840)		(85,947)		(49,415)	
Investments in deposits, marketable securities and other assets, net		(29,611)		(47,268)		(1,611)	
Net cash used in investing activities		(110,451)		(133,215)		(51,026)	
CASH FLOWS - FINANCING ACTIVITIES							
Debt received (repaid), net		(30,539)		1,040		(29,375)	
Exercise of options		44		48		364	
Net cash provided by (used in) financing activities		(30,495)		1,088		(29,011)	
EFFECT OF FOREIGN CURRENCY EXCHANGE RATE CHANGE		(3,071)		(2,102)		(3,478)	
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(7,446)		(573)		3,898	
CASH AND CASH EQUIVALENTS - BEGINNING OF PERIOD		210,930		211,503		211,683	
CASH AND CASH EQUIVALENTS - END OF PERIOD	\$	203,484	\$	210,930	\$	215,581	