## QUALCOMM INCORPORATED

\$750,000,000 FLOATING RATE NOTES DUE 2019 \$500,000,000 FLOATING RATE NOTES DUE 2020 \$500,000,000 FLOATING RATE NOTES DUE 2023 \$1,250,000,000 1.850% NOTES DUE 2019 \$1,500,000,000 2.100% NOTES DUE 2020 \$1,500,000,000 2.600% NOTES DUE 2023 \$1,500,000,000 2.900% NOTES DUE 2024 \$2,000,000,000 3.250% NOTES DUE 2027 \$1,500,000,000 4.300% NOTES DUE 2047

#### PRICING TERM SHEET

### MAY 19, 2017

## FLOATING RATE NOTES

|                               | 2019 NOTES   | 2020 NOTES   | <b>2023 NOTES</b>  |
|-------------------------------|--|--|--|
| Issuer:                       | QUALCOMM Incorporated  |  |  |
| Security Description:         | Floating Rate Notes due 2019   | Floating Rate Notes due 2020   | Floating Rate Notes due 2023   |
| Principal Amount:             | \$750,000,000  | \$500,000,000  | \$500,000,000  |
| Maturity Date:                | May 20, 2019   | May 20, 2020   | January 30, 2023   |
| Designated LIBOR Page:        | Reuters Page LIBOR 01  | Reuters Page LIBOR 01  | Reuters Page LIBOR 01  |
| Spread to LIBOR:              | +36 bps  | +45 bps  | +73 bps  |
| Index Maturity:               | Three months   | Three months   | Three months   |
| Interest Reset Period:        | Quarterly  | Quarterly  | Quarterly  |
| Interest Payment Dates:       | Quarterly on February 20, May 20, August 20 and November 20, commencing on August 20, 2017, and on the maturity date | Quarterly on February 20, May 20, August 20 and November 20, commencing on August 20, 2017, and on the maturity date   | Quarterly on January 30, April 30, July 30 and October 30, commencing on July 30, 2017, and on the maturity date |
| Initial Interest Rate:        | Three month LIBOR plus 36 bps, determined on the second London business day preceding the scheduled closing date     | Three month LIBOR plus 45 bps, determined<br>on the second London business day preceding<br>the scheduled closing date | Three month LIBOR plus 73 bps, determined on the second London business day preceding the scheduled closing date |
| Initial Price to Public:      | 100.000%   | 100.000%   | 100.000%   |
| Gross Proceeds to the Issuer: | \$750,000,000  | \$500,000,000  | \$500,000,000  |

 Optional Redemption Provisions:
 None
 None

Mandatorily redeemable at 101% of the Mandatorily redeemable at 101% of the principal plus accrued and unpaid interest if principal plus accrued and unpaid interest if the the Acceptance Time does not occur on or Acceptance Time does not occur on or before before October 27, 2017 (or such later date on October 27, 2017 (or such later date on or prior or prior to June 1, 2018 to which the "End to June 1, 2018 to which the "End Date" under Date" under the Purchase Agreement is the Purchase Agreement is extended) or if, prior extended) or if, prior to such date, the to such date, the Purchase Agreement is Purchase Agreement is terminated terminated

Day Count Convention: Actual/360, Adjusted Actual/360, Adjusted Actual/360, Adjusted Actual/360, Adjusted

CUSIP / ISIN: 747525 AN3 / US747525AN39 747525 AQ6 / US747525AQ69 747525 AS2 / US747525AS26

### FIXED RATE NOTES

|  | 2019 NOTES   | 2020 NOTES   | 2023 NOTES  | 2024 NOTES   | 2027 NOTES   | 2047 NOTES   |  |  |
|--|--|--|---|--|--|--|--|--|
| Issuer:                                | QUALCOMM Incorporated  |  |   |  |  |  |  |  |
| Security Description:                  | 1.850 % Notes<br>due 2019  | 2.100 % Notes<br>due 2020  | 2.600 % Notes<br>due 2023   | 2.900 % Notes<br>due 2024  | 3.250 % Notes<br>due 2027  | 4.300 % Notes<br>due 2047  |  |  |
| Principal Amount:                      | \$1,250,000,000  | \$1,500,000,000  | \$1,500,000,000   | \$1,500,000,000  | \$2,000,000,000  | \$1,500,000,000  |  |  |
| Maturity Date:                         | May 20, 2019   | May 20, 2020   | January 30, 2023  | May 20, 2024   | May 20, 2027   | May 20, 2047   |  |  |
| Benchmark Treasury:                    | 1.250% due April 30,<br>2019   | 1.500% due May 15, 2020  | 1.875% due April 30, 2022   | 2.000% due April 30, 2024  | 2.375% due May 15, 2027  | 3.000% due<br>February 15, 2047  |  |  |
| Benchmark Treasury<br>Price and Yield: | 99-30+; 1.274%   | 100-04+; 1.452%  | 100-14 1/4; 1.780%  | 99-22+; 2.046%   | 101-09; 2.231%   | 101-31 ; 2.901%  |  |  |
| Spread to Benchmark<br>Treasury:       | +60 bps  | +65 bps  | +85 bps   | +90 bps  | +105 bps   | +140 bps   |  |  |
| Yield to Maturity:                     | 1.874%   | 2.102%   | 2.630%  | 2.946%   | 3.281%   | 4.301%   |  |  |
| Coupon:                                | 1.850%   | 2.100%   | 2.600%  | 2.900%   | 3.250%   | 4.300%   |  |  |
| Interest Payment<br>Dates:             | Semi-annually on May<br>20 and November 20,<br>commencing on<br>November 20, 2017, and<br>on the maturity date | Semi-annually on May 20<br>and November 20,<br>commencing on<br>November 20, 2017, and<br>on the maturity date | Semi-annually on January<br>30 and July 30,<br>commencing on January<br>30, 2018, and on the<br>maturity date | Semi-annually on May 20<br>and November 20,<br>commencing on<br>November 20, 2017, and<br>on the maturity date | Semi-annually on May 20<br>and November 20,<br>commencing on<br>November 20, 2017, and<br>on the maturity date | Semi-annually on May<br>20 and November 20,<br>commencing on<br>November 20, 2017, and<br>on the maturity date |  |  |
| Initial Price to Public:               | 99.954%  | 99.994%  | 99.839%   | 99.712%  | 99.738%  | 99.984%  |  |  |
| Gross Proceeds to the Issuer:          | \$1,249,425,000  | \$1,499,910,000  | \$1,497,585,000   | \$1,495,680,000  | \$1,994,760,000  | \$1,499,760,000  |  |  |

| Optional Redemption<br>Provisions: | At any time: make-<br>whole redemption at a<br>discount rate of<br>Treasury plus 10bps   | At any time: make-whole<br>redemption at a discount<br>rate of Treasury plus<br>10bps  | At any time prior<br>to December 30, 2022 (1<br>month prior to maturity)<br>make-whole redemption at<br>a discount rate of Treasury<br>plus 15bps | At any time prior<br>to March 20,<br>2024 (2 months prior to<br>maturity) make-whole<br>redemption at a discount<br>rate of Treasury plus<br>15bps | At any time prior<br>to February 20,<br>2027 (3 months prior to<br>maturity) make-whole<br>redemption at a discount<br>rate of Treasury plus<br>20bps | At any time prior<br>to November 20,<br>2046 (6 months prior to<br>maturity) make-whole<br>redemption at a discount<br>rate of Treasury plus<br>25bps |
|------------------------------------|--|--|---|--|---|---|
|                                    |  |  | On or after<br>December 30, 2022<br>(1 month prior to<br>maturity): redemption at<br>par  | On or after<br>March 20, 2024<br>(2 months prior to<br>maturity): redemption at<br>par   | On or after<br>February 20,<br>2027 (3 months prior to<br>maturity): redemption at<br>par   | On or after<br>November 20, 2046 (6<br>months prior to<br>maturity): redemption at<br>par   |
| Special Mandatory<br>Redemption:   | Mandatorily redeemable at 101% of the principal plus accrued and unpaid interest if the Acceptance Time does not occur on or before October 27, 2017 (or such later date on or prior to June 1, 2018 to which the "End Date" under the Purchase Agreement is extended) or if, prior to such date, the Purchase Agreement is terminated | Mandatorily redeemable at 101% of the principal plus accrued and unpaid interest if the Acceptance Time does not occur on or before October 27, 2017 (or such later date on or prior to June 1, 2018 to which the "End Date" under the Purchase Agreement is extended) or if, prior to such date, the Purchase Agreement is terminated | None  | None   | None  | None  |
| Day Count<br>Convention:           | 30/360   | 30/360   | 30/360  | 30/360   | 30/360  | 30/360  |
| CUSIP / ISIN:                      | 747525 AM5 /<br>US747525AM55   | 747525 AP8 /<br>US747525AP86   | 747525 AR4 /<br>US747525AR43  | 747525 AT0 /<br>US747525AT09   | 747525 AU7 /<br>US747525AU71  | 747525 AV5 /<br>US747525AV54  |

# FLOATING RATE NOTES AND FIXED RATE NOTES

 $Ratings:* \\ \hspace*{2cm} A1 \ / \ A \ (Moody's \ / \ S\&P)$ 

Trade Date: May 19, 2017

Settlement Date: May 26, 2017 (T+5)

It is expected that delivery of the notes will be made on or about May 26, 2017, which will be the fifth business day following the date of pricing of the notes (this settlement cycle being referred to as "T+5"). Under Rule 15c6-1 of the Securities Exchange Act of 1934, as amended, trades in the secondary market generally are required to settle in three business days, unless the parties to that trade expressly agree otherwise. Accordingly, purchasers who wish to trade the notes on the initial pricing date of the notes or the next succeeding business day will be required, by virtue of the fact that the notes initially will settle in T+5, to specify alternative settlement arrangements at the time of any such trade to prevent a failed settlement and should consult their

own advisors.

Legal Format: SEC Registered

Joint Book-Running Managers:

Denominations: \$2,000 and integral multiples of \$1,000 in excess thereof

Goldman Sachs & Co. LLC

J.P. Morgan Securities LLC

Merrill Lynch, Pierce, Fenner & Smith

Incorporated

Barclays Capital Inc. Citigroup Global Markets Inc. Deutsche Bank Securities Inc.

Co-Managers: Mizuho Securities USA LLC

MUFG Securities Americas Inc. Wells Fargo Securities, LLC BNP Paribas Securities Corp. Lloyds Securities Inc. Loop Capital Markets LLC

SMBC Nikko Securities America, Inc. U.S. Bancorp Investments, Inc. Academy Securities, Inc. Lebenthal & Co., LLC

This communication is intended for the sole use of the person to whom it is provided by us.

The Issuer has filed a registration statement (including a prospectus) with the U.S. Securities and Exchange Commission (the "SEC") for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement, and other documents the Issuer has filed with the SEC for more complete information about the Issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC website at www.sec.gov. Alternatively, the Issuer, any underwriter or any dealer participating in this offering will arrange to send you a copy of the prospectus if you request it by calling Goldman Sachs & Co. LLC toll-free at 1-866-471-2526, J.P. Morgan Securities LLC collect at 1-212-834-4533 or Merrill Lynch, Pierce, Fenner & Smith Incorporated toll-free at 1-800-294-1322.

Any disclaimer or other notice that may appear below is not applicable to this communication and should be disregarded. Such disclaimer or other notice was automatically generated as a result of this communication being sent via Bloomberg or another email system.

<sup>\*</sup> A securities rating is not a recommendation to buy, sell or hold securities and may be subject to revision or withdrawal at any time.