## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| 1. Name and Address of Reporting Person*  JACOBS IRWIN M |   |  | 2. Issuer Name and Ticker or Trading Symbol QUALCOMM INC/DE [QCOM] |   |   |   | _X_ Dire  | (Che  |  | ble)<br>% Owner  |  |   |
|--|---|--|--|---|---|---|---|---|--|--|--|---|
| (Last)   | )   | (First)                                | (Middle)   | 3. Date of Earliest Transaction (Month/Day/Year) 06/30/2003   |   |   | X_ Offi   | cer (give title bel<br>Chie   | ow) O<br>f Executive O                     | ther (specify be<br>fficer   | low)   |   |
| (Street)   |   |  | 4. If Amendment, Date Original Filed(Month/Day/Year)               |   |   |   | _X_ Form f  | 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting PersonForm filed by More than One Reporting Person |  |  |  |   |
| (City)   | )   | (State)                                | (Zip)  | Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned  |   |   |   |   |  |  |  |   |
| 1.Title of S<br>(Instr. 3)                               | Security  | Date                                   | 2. Transaction Date (Month/Day/Year)                               | 2A. Deemed<br>Execution Date, if<br>any   | (Instr. 8)  | (A) or l  | 4. Securities Acquired (A) or Disposed of (D (Instr. 3, 4 and 5)                              |   | nt of Securitionally Owned F               | following (s)  | Ownership<br>Form:   | Beneficial  |
|  |   |  |  | (Month/Day/Year)  | Code  | V Amour   | (A) or (D)  | (Instr. 3 a   | and 4)                                     | (  | \ /  | Ownership<br>(Instr. 4)                               |
| Reminder: 1  | Report on a s   | separate line for                      | r each class of secur  | rities beneficially ov  |   | Persons wi<br>contained i                                       | ho respon<br>in this forr   | d to the colle<br>n are not req<br>urrently valid   | uired to res                               | spond unles  | s  | 474 (9-02   |
| Reminder:  | Report on a s   | separate line for                      | r each class of secur  | rities beneficially ov  |   | Persons wi<br>contained i                                       | ho respon<br>in this forr   | n are not req   | uired to res                               | spond unles  | s  | 474 (9-02)  |
| 1. Title of  | 2.  | 3. Transaction<br>Date<br>(Month/Day/Y | Table II -  3A. Deemed Execution Da any                            | Derivative Securiti<br>(e.g., puts, calls, wa<br>4. Transaction<br>Code<br>(Year) (Instr. 8)  | ies Acquires<br>arrants, op<br>5.<br>Number<br>of<br>Derivative<br>Securities<br>Acquired<br>(A) or | Persons who contained in the form dienthed, Disposed            | ho respon<br>in this forr<br>splays a c<br>of, or Bene<br>rtible secur<br>rcisable<br>on Date | n are not requirently valid   | uired to res                               | 9. Number of<br>Derivative<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported | To 10. Ownersh Form of Derivativ Security: Direct (Dor Indirect) | 11. Nat<br>of Indir<br>Benefic<br>Owners<br>(Instr. 4 |
| 1. Title of Derivative Security                          | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative | 3. Transaction                         | Table II -  3A. Deemed Execution Da any                            | Derivative Securitives, puts, calls, was tended to the control of | ies Acquires<br>arrants, op<br>5.<br>Number<br>of<br>Derivative<br>Securities<br>Acquired           | Persons will contained in the form died, Disposed tions, conver | ho respon<br>in this forr<br>splays a c<br>of, or Bene<br>rtible secur<br>rcisable<br>on Date | ricially Owner ities)  7. Title and Amount of Underlying Securities (Instr. 3 and   | 8. Price of Derivative Security (Instr. 5) | 9. Number of Derivative Securities Beneficially Owned Following                            | To 10. Ownersh Form of Derivativ Security: Direct (Dor Indirect) | 11. Nation of India Benefice Owner (Instr.            |

| P ( O N /                      | Relationships |              |                         |       |  |  |  |
|--------------------------------|---------------|--------------|-------------------------|-------|--|--|--|
| Reporting Owner Name / Address | Director      | 10%<br>Owner | Officer                 | Other |  |  |  |
| JACOBS IRWIN M                 |               |              |                         |       |  |  |  |
|                                | X             |              | Chief Executive Officer |       |  |  |  |
| ,                              |               |              |                         |       |  |  |  |

# **Signatures**

| By: Noreen E. Burns, Attorney-In-Fact For: Irwin Jacobs | 07/01/2003 |
|---|------------|
| **Signature of Reporting Person                         | Date       |

## **Explanation of Responses:**

If the form is filed by more than one reporting person, see Instruction 4(b)(v).

- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Securities held by Irwin M. Jacobs & Joan Klein Jacobs as Trustees of the Irwin Mark Jacobs & Joan Klein Jacobs Family Trust UTA dtd 6/2/80, as amended 6/30/92.
- (2) The disposition of shares was conducted under a 10b5-1 Plan, as defined under the Securities Exchange Act of 1934, as amended.
- (3) Employee stock options granted under the Company's 1991 Stock Option Plan. The options vest in five equal annual installments beginning on July 12, 1997.
- (4) The common stock issued under the terms of the Company's Executive Retirement Matching Contribution Plan, a tax conditioned plan, is exempt under Rule 16b-3. The shares are held in a grantor trust and stock is the only permissable form of distribution under the Plan.
  - The rights awarded under the Company's Executive Retirement Matching Contribution Plan will be eligible for distribution upon termination and vest according to the
- (5) following schedule: 100% at age 65 with acceleration provisions (1) at the rate of 25% per year for each subsequent year of participation, (2) after the individual reaches age 61, or (3) if they have more than 10 years of service.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.