

# Verification Statement



The Climate Registry

This verification statement documents that Cameron-Cole, LLC has conducted verification activities in conformance with ISO 14064-3 and The Climate Registry's (TCR) General Verification Protocol for the emissions report described below.

**Member Name:** Qualcomm Inc

**Emissions Year:** January 1, 2017 through December 31, 2017

**Reporting Classification:**  Complete  Transitional  Historical

**Reporting Boundary:**  North American  Worldwide (including North America)  Worldwide (non-North America); Transitional or Historical, specify boundary: \_\_\_\_\_

**Consolidation Methodology:**

Control Only: ( Financial **or**  Operational)

Equity Share and Control ( Financial **or**  Operational)

**Verification Opinion:**

Conformance

Unable to verify conformance; summarize reason (e.g., "due to data errors" or "due to insufficient supporting evidence"): \_\_\_\_\_

Cameron-Cole, LLC has conducted a streamlined verification of Qualcomm Inc.'s emission report to a reasonable level of assurance. Based on Cameron-Cole's verification activities and findings, \_\_\_\_\_ Qualcomm Inc.'s emissions report is \_\_\_\_\_ prepared in all material respects in accordance with the reporting criteria identified below.

**GHG reporting criteria against which verification was conducted:**

The Climate Registry's *General Reporting Protocol Version 2.1*, dated January 2016

The Climate Registry's GRP Updates and Clarifications document dated March 2018

Others (specify): \_\_\_\_\_

**GHG verification protocols used to conduct the verification:**

The Climate Registry's *General Verification Protocol Version 2.1*, dated June 2014

The Climate Registry's GVP Updates and Clarifications document dated March 2016

Others (specify): \_\_\_\_\_

**Total Entity-Wide Emissions Verified (Control Criteria):**

**Total Scope 1 Emissions: 73,831.93** metric tons CO<sub>2</sub>e, consisting of metric tons of each GHG as follows:

73,002.16 CO<sub>2</sub> 6.04 CH<sub>4</sub> 0.46 N<sub>2</sub>O 456.31 HFCs (CO<sub>2</sub>e) 51.12 PFCs (CO<sub>2</sub>e) 0 NF<sub>3</sub> 0.001361 SF<sub>6</sub>

Biogenic Direct CO<sub>2</sub> Emissions (stationary and mobile combustion only): 0 metric tons CO<sub>2</sub>

Total Location-based Scope 2 Emissions: 130,389.54 metric tons CO<sub>2</sub>e, consisting of metric tons of each GHG as follows:

129,903.01 CO<sub>2</sub> 7.34 CH<sub>4</sub> 1.06 N<sub>2</sub>O

Biogenic Indirect Location-based CO<sub>2</sub> Emissions: 0 metric tons CO<sub>2</sub>

**Total Market-based Scope 2 Emissions: 120,770.91** metric tons CO<sub>2</sub>e, consisting of metric tons of each GHG as follows:

120,271.99 CO<sub>2</sub> 7.51 CH<sub>4</sub> 1.09 N<sub>2</sub>O

Biogenic Indirect Market-based CO<sub>2</sub> Emissions: 0 metric tons CO<sub>2</sub>

**Total Entity-Wide Emissions Verified (Equity Share Criteria, if applicable):**

Total Scope 1 Emissions: \_\_\_\_\_ metric tons CO<sub>2</sub>e, consisting of metric tons of each GHG as follows:

\_\_\_\_\_ CO<sub>2</sub> \_\_\_\_\_ CH<sub>4</sub> \_\_\_\_\_ N<sub>2</sub>O \_\_\_\_\_ HFCs (CO<sub>2</sub>e) \_\_\_\_\_ PFCs (CO<sub>2</sub>e) \_\_\_\_\_ NF<sub>3</sub> \_\_\_\_\_ SF<sub>6</sub>

Biogenic Direct CO<sub>2</sub> Emissions (stationary and mobile combustion only): \_\_\_\_\_ metric tons CO<sub>2</sub>

Total Location-based Scope 2 Emissions: \_\_\_\_\_ metric tons CO<sub>2</sub>e, consisting of metric tons of each GHG as follows:

\_\_\_\_\_ CO<sub>2</sub> \_\_\_\_\_ CH<sub>4</sub> \_\_\_\_\_ N<sub>2</sub>O

Biogenic Indirect Location-based CO<sub>2</sub> Emissions: \_\_\_\_\_ metric tons CO<sub>2</sub>

Total Market-based Scope 2 Emissions: \_\_\_\_\_ metric tons CO<sub>2</sub>e, consisting of metric tons of each GHG as follows:

\_\_\_\_\_ CO<sub>2</sub> \_\_\_\_\_ CH<sub>4</sub> \_\_\_\_\_ N<sub>2</sub>O

Biogenic Indirect Market-based CO<sub>2</sub> Emissions: \_\_\_\_\_ metric tons CO<sub>2</sub>

Comment: The Worldwide Scope 1 total shown above has been reduced by 2,260 offsets

**Attestation:**



Mallory Andrews, Lead Verifier

1/28/19

Date

Digital Signature Acknowledgement\*



Dru Krupinsky, Independent Peer Reviewer

1/28/19

Date

Digital Signature Acknowledgement\*

**Authorization:**

I Gail Welch accept the findings in this Verification Statement and authorize the submission of this verification statement to The Climate Registry on behalf of Qualcomm Inc.



Member Representative Signature

1/29/19

Date

Digital Signature Acknowledgement\*

\*For digital signature: By checking the "Digital Signature Acknowledgement" box, I agree that this verification statement shall be deemed to be "in writing" and to have been "signed" for all purposes and that any electronic record will be deemed to be in "writing." I will not contest the legally binding nature, validity, or enforceability of this verification statement and any corresponding documents based on the fact that they were entered and executed electronically, and expressly waive any and all rights I may have to assert any such claim.



The Climate Registry

October 16, 2018

Chris Lawless  
Director, GHG Management Services  
Cameron-Cole  
50 Hegenberger Loop  
Oakland, CA 94621

Dear Mr. Lawless:

On October 4, 2018, The Climate Registry (TCR) received *Form COI-A: Case-Specific Conflict of Interest Assessment* for the relationship between your firm, Cameron-Cole, and Qualcomm, Inc. The information provided was found to be sufficient to inform our evaluation.

Based on the information provided, namely that the only pre-existing relationship between Cameron-Cole and Qualcomm consists of:

- Verification of Qualcomm's emissions year (EY) 2013 through EY 2016 GHG inventories reported to TCR between November 2014 and April 2018; and,
- Verification of Qualcomm's emissions data for 2013 through 2017 reported to the California Air Resources Board between November 2014 and June 2018,

TCR believes that there is a low potential for conflict of interest between the two organizations. TCR finds that Cameron-Cole may proceed with verification activities for Qualcomm's EY 2017 GHG inventory.

Your potential for conflict of interest will continue to be assessed by TCR and your Accreditation Body as part of TCR's program oversight.

Please contact me with any questions.

Sincerely,

The Climate Registry

Michelle Zilinskas  
Policy Associate