Dialog Semiconductor Announces Resolution in respect of the ATML Acquisition has been Passed at the General Meeting

London, United Kingdom, November 19, 2015 – Dialog Semiconductor plc (XETRA: DLG) today announced that at an extraordinary general meeting of shareholders held today, the Dialog shareholders have approved the allocation of shares required to complete the company’s previously announced acquisition of Atmel Corporation (NASDAQ: ATML). The resolution was approved by a vote of 61.94% of the shares represented at the meeting.

“On behalf of the Board of Directors, I would like to express our gratitude for the strong level of shareholder support evidenced at today’s meeting,” said Jalal Bagherli, Dialog’s CEO and Executive Board Member.

“We are excited about the benefits that we believe this acquisition will create for Dialog shareholders, allowing us to capitalize on the large and growing Mobility, Internet of Things (IoT) and Automotive market opportunities. Additionally, the acquisition will give us greater scale, diversify our customer concentration, and enable us to realise potential significant cost and revenue synergies.”

The transaction remains subject to approval of Atmel’s stockholders and other customary conditions. The parties continue to expect completion of the transaction during the first quarter of 2016.

Further information regarding the acquisition is available on Dialog’s website: http://www.dialog-semiconductor.com/atmel

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About Dialog

Dialog provides highly integrated standard and custom mixed-signal integrated circuits (ICs), optimized for smartphone, tablet, IoT, LED Solid State Lighting (SSL) and Smart Home applications. Dialog brings strong expertise to the rapid development of ICs while providing flexible and dynamic support, innovation and the assurance of dealing with an established business partner. With world-class manufacturing partners, Dialog operates a fabless business model and is a socially responsible employer pursuing many programs to benefit the employees, community, other stakeholders and the environment. Dialog’s power saving technologies including DC-DC configurable system power management deliver high efficiency and enhance the consumer’s user experience by extending battery lifetime and enabling faster charging of their portable devices. Its technology portfolio also includes audio, Bluetooth® Smart, Rapid Charge™ AC/DC power conversion and multi-touch.

Dialog is headquartered in London with a global sales, R&D and marketing organization. In 2014, it had $1.16 billion in revenue and was one of the fastest growing European public semiconductor companies.

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This communication is not a prospectus as required by the Prospectus Directive of the European Parliament and of the Council of 4 November 2003 (No 2003/71/EC). It does not constitute or form part of an offer to sell or any invitation to purchase or subscribe for any securities or the solicitation of an offer to purchase, otherwise acquire, subscribe for, sell or otherwise dispose of any securities or the solicitation of any vote or approval in any jurisdiction pursuant to the proposed merger or otherwise. Any acceptance or response to the proposed merger should be made only on the basis of the information referred to, in respect of Dialog shareholders, a shareholder circular seeking the approval of Dialog shareholders for the proposed merger, and the issuance of ordinary shares in the form of ADSs to Atmel’s stockholders (the “Circular”) or, in respect of Atmel’s stockholders, a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

Additional information and where to find it

This communication may be deemed to be solicitation material in respect of the proposed merger involving Dialog and Atmel. In connection with the proposed merger, Dialog will file with the U.S. Securities and Exchange Commission (the “SEC”) a Registration Statement on Form F-4 (the “Registration Statement”) containing a prospectus with respect to Dialog’s ordinary shares to be issued in the proposed merger and a proxy statement of Atmel in connection with the proposed merger (the “Proxy Statement/Prospectus”). Each of Dialog and Atmel intends to file other documents with the SEC regarding the proposed merger. The definitive Proxy Statement/Prospectus will be mailed to stockholders of Atmel and will contain important information about the proposed merger and related matters. Shareholders of Dialog and stockholders of Atmel are advised to read carefully the formal documentation in relation to the proposed merger once it has been dispatched. The proposals for the proposed merger will, in respect of Dialog shareholders, be made solely through the Circular, and, in respect of Atmel’s stockholders, be made solely through the Proxy Statement/Prospectus. Both the Circular and the final Proxy Statement/Prospectus will contain the full terms and conditions of the way in which the proposed merger will be implemented, including details of how to vote with respect to the implementation of the proposed merger. Any acceptance or other response to the proposals should be made only on the basis of the information in respect of the Dialog shareholders, in the Circular, or, in respect of Atmel’s stockholders, in the Proxy Statement/Prospectus.

This communication comprises an advertisement for the purposes of paragraph 3.3R of the Prospectus Rules made under Part VI of the FSMA and not a prospectus. Any prospectus in connection with the admission of ordinary shares of Dialog to the Regulated Market of, and to trading on, the Frankfurt Stock Exchange (the “UK Prospectus”) will be published at a later date.

Copies of the UK Prospectus and the Circular will, from the date of posting to Dialog shareholders, be filed with the UK Listing Authority and submitted to the National Storage Mechanism and available for inspection at www.Hemscott.com/nsm.do and available for inspection by Dialog shareholders at the registered office of Dialog Semiconductor plc, Tower Bridge House, St. Katharine’s Way, London E1W 1AA, United Kingdom, during normal business hours on any weekday (Saturdays, Sundays and
BEFORE MAKING AN INVESTMENT OR VOTING DECISION, WE URGE INVESTORS OF DIALOG AND INVESTORS OF ATML TO READ CAREFULLY THE CIRCULAR, UK PROSPECTUS, PROXY STATEMENT/PROSPECTUS AND REGISTRATION STATEMENT (INCLUDING ANY AMENDMENTS OR SUPPLEMENTS THERETO) AND ANY OTHER RELEVANT DOCUMENTS THAT DIALOG OR ATML WILL FILE WITH THE UKLA OR SEC WHEN THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED MERGER.

Participants in the Solicitation

Dialog, Atmel and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from stockholders in connection with the approval of the proposed merger and may have direct or indirect interests in the proposed merger. Information about Dialog’s directors and executive officers is set forth in Dialog’s Annual report and accounts 2014, which may be obtained free of charge at Dialog’s website at www.dialog- semiconductor.com. Information about Atmel’s directors and executive officers and their respective interests in Atmel by security holdings or otherwise is set forth in Atmel’s Proxy Statement on Schedule 14A for its 2015 Annual Meeting of Stockholders, which was filed with the SEC on April 3, 2015, and its Annual Report on Form 10-K for the fiscal year ended December 31, 2014, which was filed with the SEC on February 26, 2015. These documents are available free of charge at the SEC's website at www.sec.gov and from the “Investors” section of Atmel’s website at www.atmel.com. Additional information regarding the interests of participants in the solicitation of proxies in connection with the proposed merger will be included in the Proxy Statement/Prospectus and the Registration Statement that Dialog will file with the SEC in connection with the solicitation of proxies to approve the proposed merger.

Safe Harbor for Forward-looking Statements

This announcement contains, or may contain, “forward-looking statements” in relation to Dialog and Atmel and the future operating performance and outlook of Dialog and the combined company, as well as other future events and their potential effects on Dialog and the combined company that are subject to risks and uncertainties. Generally, the words “will,” “may,” “should,” “continue,” “believes,” “targets,” “plans,” “expects,” “estimates,” “aims,” “intends,” “anticipates” or similar expressions or negatives thereof identify forward-looking statements. Forward-looking statements include, but are not limited to, statements relating to: (i) the benefits of the proposed merger, including future financial and operating results of the combined company, Dialog’s or Atmel’s plans, objectives, expectations and intentions, and the expected timing of completion of the transaction; (ii) expected developments in product portfolio, expected revenues, expected annualized operating costs savings, expected future cash generation, expected future design wins and increase in market share, expected incorporation of products in those of customers, adoption of new technologies, the expectation of volume shipments of products, opportunities in the semiconductor industry and the ability to take advantage of those opportunities, the potential success to be derived from strategic partnerships, the potential impact of capacity constraints, the effect of financial performance on share price, the impact of government regulation, expected performance against adverse economic conditions, and other expectations and beliefs of the management of Dialog and Atmel; (iii) the expansion and growth of Dialog’s or Atmel’s operations; (iv) the expected cost, revenue, technology and other synergies of the proposed merger, the expected impact of the proposed merger on customers and end-users, the combined company’s future capital expenditures, expenses, revenues, earnings, economic performance, financial condition, losses and future prospects; (v) business and management strategies and the expansion and growth of the combined company’s operations; (vi) the anticipated timing of shareholder meetings
and completion of the proposed merger and matters to be voted upon at shareholder meetings and
(vii) expectations of location of antitrust and competition law filings.

These forward-looking statements are based upon the current beliefs and expectations of the
management of Dialog and Atmel and involve risks and uncertainties that could cause actual results
to differ materially from those expressed in the forward-looking statements. Many of these risks and
uncertainties relate to factors that are beyond Dialog’s and Atmel’s or the combined company’s ability
to control or estimate precisely and include, without limitation: (i) the ability to obtain governmental
and regulatory approvals of the proposed merger, including the approval of antitrust authorities
necessary to complete the proposed merger, or to satisfy other conditions to the proposed merger,
including the ability to obtain the requisite Dialog shareholder approvals and Atmel stockholder
approvals, on the proposed terms and timeframe; (ii) the possibility that the proposed merger does
not close when expected or at all, or that the companies, in order to achieve governmental and
regulatory approvals, may be required to modify aspects of the proposed merger or to accept
conditions that could adversely affect the combined company or the expected benefits of the
proposed merger; (iii) the risk that competing offers or acquisition proposals will be made; (iv) the
inherent uncertainty associated with financial projections; (v) the ability to realize the expected
synergies or savings from the proposed merger in the amounts or in the timeframe anticipated;
(vi) the potential harm to customer, supplier, employee and other relationships caused by the
announcement or closing of the proposed merger; (vii) the ability to integrate Atmel’s businesses into
those of Dialog’s in a timely and cost-efficient manner; (viii) the development of the markets for
Atmel’s and Dialog’s products; (ix) the combined company’s ability to develop and market products
containing the respective technologies of Atmel and Dialog in a timely and cost-effective manner;
(x) general global macroeconomic and geo-political conditions; (xi) the cyclical nature of the
semiconductor industry; (xii) an economic downturn in the semiconductor and telecommunications
markets; (xiii) the inability to realize the anticipated benefits of transactions related to the proposed
merger and other acquisitions, restructuring activities, including in connection with the proposed
merger, or other initiatives in a timely manner or at all; (xiv) consolidation occurring within the
semiconductor industry through mergers and acquisitions; (xv) the impact of competitive products and
pricing; (xvi) disruption to Atmel’s business caused by increased dependence on outside foundries,
financial instability or insolvency proceedings affecting some of those foundries, and associated
litigation in some cases; (xvii) industry and/or company overcapacity or under-capacity, including
capacity constraints of independent assembly contractors; (xviii) insufficient, excess or obsolete
inventory; (xix) the success of customers’ end products and timely design acceptance by customers;
(xx) timely introduction of new products and technologies and implementation of new manufacturing
technologies; (xxi) the combined company’s ability to ramp new products into volume production;
(xxii) reliance on non-binding customer forecasts and the absence of long-term supply contracts with
customers; (xxiii) financial stability in foreign markets and the impact or volatility of foreign exchange
rates and significant devaluation of the Euro against the U.S. dollar; (xxiv) unanticipated changes in
environmental, health and safety regulations; (xxv) Atmel’s dependence on selling through
independent distributors; (xxvi) the complexity of the combined company’s revenue recognition
policies; (xxvii) information technology system failures; (xxviii) business interruptions, natural disasters
or terrorist acts; (xxix) unanticipated costs and expenses or the inability to identify expenses which
can be eliminated; (xxx) disruptions in the availability of raw materials; (xxxi) compliance with U.S.
and international laws and regulations by the combined company and its distributors; (xxxii) dependence
on key personnel; (xxxiii) the combined company’s ability to protect intellectual property rights;
(xxiv) litigation (including intellectual property litigation in which the combined company may be
involved or in which customers of the combined company may be involved, especially in the mobile
device sector), and the possible unfavorable results of legal proceedings; (xxxv) the market price or
increased volatility of Dialog’s ordinary shares and ADSs (if the merger is completed); and
(xxxxvi) other risks and uncertainties, including those detailed from time to time in Dialog’s and Atmel’s
periodic reports and other filings with the SEC or other regulatory authorities, including Atmel’s Annual
Report on Form 10-K for the fiscal year ended December 31, 2014 and Quarterly Report on Form 10-
Q for the quarterly period ended June 30, 2015 (whether under the caption Risk Factors or Forward
Looking Statements or elsewhere). Neither Dialog nor Atmel can give any assurance that such
forward-looking statements will prove to be correct. The reader is cautioned not to place undue
reliance on these forward-looking statements, which speak only as of the date of this announcement.
Neither Dialog nor Atmel nor any other person undertakes any obligation to update or revise publicly
any of the forward-looking statements set out herein, whether as a result of new information, future
events or otherwise, except to the extent legally required.
Nothing contained herein shall be deemed to be a forecast, projection or estimate of the future financial performance of Dialog, Atmel, or the combined company, following the implementation of the proposed merger or otherwise. No statement in this announcement should be interpreted to mean that the earnings per share, profits, margins or cash flows of Dialog or the combined company for the current or future financial years would necessarily match or exceed the historical published figures.

**Overseas jurisdictions**

The release, publication or distribution of this announcement in jurisdictions other than the United Kingdom may be restricted by the laws of those jurisdictions and therefore persons into whose possession this announcement comes should inform themselves about and observe any such restrictions. Failure to comply with any such restrictions may constitute a violation of the securities laws of any such jurisdiction.

This announcement has been prepared for the purposes of complying with English Law and the information disclosed may not be the same as that which would have been disclosed if this announcement had been prepared in accordance with the laws and regulations of any jurisdiction outside the United Kingdom.