

GENERAL INFORMATION ABOUT THE TRANSACTION

1. I have just received a letter from Dialog about the Offer by Renesas to acquire Dialog – what do I need to do?

Please refer to pages 9 to 11 "Action to be Taken" and paragraph 18 of Part II of the Scheme Document published by Dialog on 8 March 2021. You should carefully read the whole of the Scheme Document and the accompanying Forms of Proxy / Instruction.

You are strongly encouraged to return both Forms of Proxy to Dialog Semiconductor Plc c/o Art-of-Conference -- Martina Zawadzki, either (i) by post to Postfach 11 06, D-71117 Grafenau, (ii) by emailing a scanned copy to dialog_cm_gm@art-of-conference.de, or (iii) by fax to +49 711 470 9713 so as to be received as soon as possible and in any event not later than 2.00p.m. (London time) and 2.15 p.m. (London time) on 7 April 2021 for the Blue Form of Proxy / Instruction for the Court Meeting and the White Form of Proxy / Instruction for the Dialog General Meeting respectively, being 48 hours before the relevant meeting.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

2. Do I have to do anything today or can I just wait?

As above.

3. Do I have to vote or can I ignore the Scheme Document?

However, the Dialog Board of Directors have recommended unanimously that you vote in favour of the Scheme at the Court Meeting and the Resolution relating to the Acquisition to be proposed at the Dialog General Meeting.

The Scheme requires the passing of a resolution at the Court Meeting by a majority in number of those Dialog Shareholders who are present and vote (and who are entitled to vote), either in person or by proxy, and who represent not less than 75 per cent. in value of the Dialog Shares voted by such Dialog Shareholders. The Scheme will also require the passing of the Special Resolution (requiring the approval of Dialog Shareholders representing not less than 75 per cent. of the votes cast either in person or by proxy) at the Dialog General Meeting, which will be held immediately after the Court Meeting.

If the Scheme is sanctioned by the Court, it will be binding on you irrespective of whether or not you attended or voted at the Court Meeting or the Dialog General Meeting (and, if you attended and/or voted, whether or not you voted in favour of the Scheme). If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

4. What is the proposed timeline for the acquisition/transaction?

Please refer to the Expected Timetable of Principal Events as set out on page [12] of the Scheme Document.

The Court Meeting and Dialog General meeting will be held on 9 April 2021. The Court Meeting will start at 2.00 p.m. (London time) and the Dialog General Meeting at 2.15 p.m. (London time) (or as soon thereafter as the Court Meeting has concluded or been adjourned).

The Acquisition is currently expected to become effective in the second half of 2021, subject to the satisfaction (or, if capable of waiver, waiver) of the conditions and certain further terms set out in

Part IV of the Scheme Document. Such conditions include but are not limited to the approval of the Scheme by the requisite majority at the Court Meeting and Dialog General Meeting, the sanction of the Scheme by the Court, and certain competition and regulatory approvals (including in, *inter alia*, Germany, the People's Republic of China, Taiwan and the United States).

5. When are the shareholder meetings?

Please refer to the Expected Timetable of Principal Events as set out on page [12] of the Scheme Document.

The Court Meeting and Dialog General meeting will be held on 9 April 2021. The Court Meeting will start at 2.00 p.m. (London time) and the Dialog General Meeting at 2.15 p.m. (London time) (or as soon thereafter as the Court Meeting has concluded or been adjourned).

6. What is the difference between the two shareholder meetings?

The Acquisition is to be implemented by means of a Court-approved scheme of arrangement under Part 26 of the Companies Act 2006.

The Scheme requires the passing of a resolution at the Court Meeting by a majority in number of those Dialog Shareholders who are present and vote (and who are entitled to vote), either in person or by proxy, and who represent not less than 75 per cent. in value of the Dialog Shares voted by such Dialog Shareholders. The Scheme will also require the passing of the Special Resolution (requiring the approval of Dialog Shareholders representing not less than 75 per cent. of the votes cast either in person or by proxy) at the Dialog General Meeting, which will be held immediately after the Court Meeting.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

7. What will I receive if I vote in favour of Renesas's Offer?

If the conditions of the Scheme are satisfied by the Long Stop Date (21 January 2022), you will receive €67.50 per share or interest that you hold in Dialog.

8. What is the price offered by Renesas and how was it derived?

The price offered by Renesas is €67.50 per share or interest that you hold in the Dialog. Renesas' all cash offer followed extended discussions between Dialog and Renesas as well as discussions with a number of other potentially interested parties.

9. What is the background for the proposed Scheme of Arrangement?

Please refer to Part I, Paragraph 4 (*Background to and reasons for the Acquisition*) of the Scheme Document.

Dialog's systems complement and expand Renesas' portfolio in delivering comprehensive solutions to improve performance and efficiency in high-computing electronic systems. In summary, Renesas believes there is a compelling strategic and financial rationale for the Acquisition because it:

- scales Renesas's IoT sector capabilities with Dialog's low-power technologies;
- unlocks further differentiation to Renesas' system solution with connectivity;
- adds engineering and design scale and more effective go-to-market initiatives; and
- delivers earnings accretion and cost savings.

10. What are the conditions to closing the transaction?

Please refer to Part IV (*Conditions and Further Terms of the Scheme*) of the Scheme Document.

The closing of the acquisition is subject to certain conditions being satisfied (or, if capable of waiver, waived), including but not limited to the approval of the Scheme by the requisite majority at the Court Meeting and Dialog General Meeting, the sanction of the Scheme by the Court, and certain competition and regulatory approvals (including in, *inter alia*, Germany, the People's Republic of China, Taiwan and the United States).

11. How is the Acquisition being effected?

Please refer to Part II, Paragraph 11 (*Structure of the Acquisition*) of the Scheme Document. The Acquisition is to be implemented by means of a Court-approved scheme of arrangement under Part 26 of the Companies Act 2006.

It is subject to certain approvals as set out at Part IV (*Conditions and Further Terms of the Scheme*) of the Scheme Document. Such conditions include, but are not limited to, the approval of the Scheme by the requisite majority at the Court Meeting and Dialog General Meeting, the sanction of the Scheme by the Court, and certain competition and regulatory approvals (including in, *inter alia*, Germany, the People's Republic of China, Taiwan and the United States).

12. Have Dialog Directors recommended in support of the transaction? Why?

Yes. Please refer to Part I, Paragraph 3 (*Background to and reasons for the Dialog Board's recommendation*) of the Scheme Document.

The Dialog Board recognises the benefits, in an increasingly consolidated and scaled market, of a combination with a global market participant such as Renesas. The Acquisition can help to accelerate growth in its highly complementary core intellectual property (IP) portfolio, de-risk the execution of Dialog's more nascent products and advance Dialog's go-to-market capabilities with access to Renesas' significant set of customer relationships, broad distribution network and position in the automotive market. The Acquisition also provides a compelling opportunity for Dialog shareholders to realise their full investment in cash at a substantial upfront premium.

13. Has the Board considered all possible options for Dialog?

Yes. Please refer to Part I, Paragraph 3 (*Background to and reasons for the Dialog Board's recommendation*) of the Scheme Document.

The Dialog Board recognises the benefits, in an increasingly consolidated and scaled market, of a combination with a global market participant such as Renesas. The Acquisition can help to accelerate growth in its highly complementary core intellectual property (IP) portfolio, de-risk the execution of Dialog's more nascent products and advance Dialog's go-to-market capabilities with access to Renesas' significant set of customer relationships, broad distribution network and position in the automotive market. The Acquisition also provides a compelling opportunity for Dialog shareholders to immediately realise the value of their holdings in cash.

Renesas' all cash offer followed extended discussions between Dialog and Renesas as well as discussions with a number of other potentially interested parties.

In considering the terms of the Acquisition, the Dialog Directors have taken into account a number of factors, including those mentioned above.

14. Which countries must have regulatory approval for the deal?

Please refer to Part IV (*Conditions and Further Terms of the Scheme*) of the Scheme Document.

The Scheme is subject to certain competition and regulatory approvals, including in, *inter alia*, Germany, the People's Republic of China, Taiwan and the United States.

15. What is the risk the deal will not close?

Please refer to Part IV (*Conditions and Further Terms of the Scheme*) of the Scheme Document.

The closing of the acquisition is subject to certain conditions being satisfied (or, if capable of waiver, waived), including but not limited to the approval of the Scheme by the requisite majority at the Court Meeting and Dialog General Meeting, the sanction of the Scheme by the Court, and certain competition and regulatory approvals (including in, *inter alia*, Germany, the People's Republic of China, Taiwan and the United States).

As set out under the Co-operation Agreement entered into between Dialog and Renesas on 8 February 2021, Renesas has undertaken to use its best endeavours to achieve and otherwise satisfy the regulatory conditions (set out in Part A of Part IV (*Conditions and Further Terms of the Scheme*) of the Scheme Document) as promptly as reasonably practicable and, in any event, in sufficient time so as to enable the Scheme to become effective prior to the Long Stop Date (21 January 2022).

16. Why is the takeover done according to UK takeover law and not German WpÜG given that the listing is in Germany? Are there any major differences between UK and German law when it comes to the rights of minority shareholders in a transaction?

UK rules apply to the Company due to it being a UK incorporated PLC. The listing in Germany does not affect this.

We cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

FINANCIAL IMPACT OF THE ACQUISITION

17. What will the effect of the Acquisition be on my Dialog Shares?

Please refer to Part II, Paragraph 11 (*Structure of the Acquisition*) of the Scheme Document.

The purpose of a Scheme is to enable Renesas to become the owner of the entire issued and to be issued share capital of Dialog. If the Scheme is approved the Dialog Shares will be transferred to Renesas in consideration for which the Dialog Shareholders will receive cash consideration of €67.50 per share that you hold in Dialog.

We cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

18. Why is the stock price lower today?

For regulatory reasons, Dialog does not comment on the price at which its own shares trade from time to time.

We cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

19. Will I still receive a dividend for the fiscal year 2020?

Under Dialog's current dividend policy, no dividend will be declared, made or paid in respect of the Dialog Shares for the fiscal year 2020.

20. What are the tax consequences of the acquisition of my Dialog Shares?

Please refer to Part VI (*Taxation*) of this document, which contains a summary of limited aspects of the UK and German tax treatment of the Scheme.

You are strongly advised to contact an appropriate independent professional adviser immediately to discuss the tax consequences of the Scheme on your particular circumstances, in particular if you are in any doubt about your own taxation position or you are subject to taxation in a jurisdiction other than the United Kingdom or Germany.

We cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

21. Is there any other form of payment besides the cash payment?

No. The Offer is a cash only offer. If the Scheme becomes effective, you will receive cash consideration of €67.50 per share that you hold in Dialog.

22. What are the implications for my shares and price?

If the Scheme is approved the Dialog Shares will be transferred to Renesas in consideration for which the Dialog Shareholders will receive cash consideration of €67.50 per share that you hold in Dialog. Please note this will be the case irrespective of whether or not you attended or voted at the Court Meeting or the Dialog General Meeting (and, if you attended and/or voted, whether or not you voted in favour of the Scheme).

For regulatory reasons, the Company does not comment on the price at which its own shares trade from time to time.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

23. Can I keep my shares if the acquisition completes?

No. If the Scheme is approved it will be binding on all Dialog Shareholders irrespective of whether or not you attended or voted at the Court Meeting or the Dialog General Meeting (and, if you attended and/or voted, whether or not you voted in favour of the Scheme). Under the Scheme, your Dialog Shares will be transferred to Renesas in consideration for which you will receive cash consideration of €67.50 per share that you hold in Dialog.

24. What happens if the acquisition is not successful?

If for whatever reason the conditions of the Scheme (please refer to Part IV of the Scheme Document) are not satisfied so that the Scheme becomes effective by the Long Stop Date (21 January 2021), you will continue to hold your Dialog shares. The Long Stop Date may be extended to such later date as may be agreed by Dialog and Renesas (with the Takeover Panel's consent and as the Court may approve (if such approval(s) are required)).

TRANSACTION PROCESS

25. When must I be on the Dialog register to be eligible to receive the cash consideration?

Dialog Shareholders whose names appear on the register of members of Dialog at the Scheme Record Time, that is 6:30 p.m. on the Business Day immediately after the date of the Court Sanction Hearing (expected to be 14 days after the satisfaction, or, if capable of waiver, waiver of the regulatory conditions), will receive €67.50 cash for each share or interest held by them in Dialog. The Scheme will not extend to shares or interests issued after the Scheme Record Time.

Dialog will give adequate notice of date and time of the Court Sanction Hearing, when known, by issuing an announcement through a Regulatory Information Service, with such announcement being made available on Dialog's website.

26. When and how will I receive my money?

Please refer to Part II, Para 13 (*Settlement*) of the Scheme Document.

When and how you receive your money will depend on how you hold your shares in Dialog and through which financial institution you hold such shares. You are encouraged to seek further information from your relevant bank.

If you hold your interest in Dialog through Clearstream, the money will be transferred to you by Renesas instructing or procuring the instruction of a duly appointed paying agent that is a participating member of Clearstream to implement payment through Clearstream and your depository bank. It is expected that such settlement will occur between four and ten Business Days after the Effective Date of the Scheme, which is currently expected to be in the second half of 2021.

27. Will it come automatically into the bank at close or must they do anything beforehand to get the €67.50?

As above.

TIMING AND VOTING

28. When were the documents posted to shareholders?

8 March 2021.

Please refer to the Expected Timetable of Principal Events as set out on page [12] of the Scheme Document.

29. When are the Meetings?

Please refer to the Expected Timetable of Principal Events as set out on page [12] of the Scheme Document.

The Court Meeting will start at 2.00 p.m. (London time) and the Dialog General Meeting at 2.15 p.m. (London time) (or as soon thereafter as the Court Meeting has concluded or been adjourned) on 9 April 2021.

30. When is the deadline for the Offer to be implemented?

Please refer to the Expected Timetable of Principal Events as set out on page [12] of the Scheme Document.

The Scheme must become effective on or before the Long Stop Date (21 January 2021). However, the Long Stop Date may be extended to such later date as may be agreed by Dialog and Renesas (with the Takeover Panel's consent and as the Court may approve (if such approval(s) are required)).

31. When will the deal close?

Subject, among other things, to the satisfaction (or, if capable of waiver, waiver) of certain conditions, it is expected that the Scheme will become Effective in the second half of 2021.

32. I am a Dialog Shareholder, how do I vote at the Meetings?

Please refer to the Action to be Taken section as set out on pages 9 to 11 and paragraph 18 of Part II (*Explanatory Statement*) of the Scheme Document.

You are strongly encouraged to appoint / instruct "the Proxy Agent for the Company" to effect your votes. You are strongly encouraged to return both Forms of Proxy to Dialog Semiconductor Plc c/o Art-of-Conference -- Martina Zawadzki, either (i) by post to Postfach 11 06, D-71117 Grafenau, (ii) by emailing a scanned copy to dialog_cm_gm@art-of-conference.de, or (iii) by fax to +49 711 470 9713 so as to be received as soon as possible and in any event not later than 2.00p.m. (London time) and 2.15 p.m. (London time) on 7 April 2021 for the Blue Form of Proxy / Instruction for the Court Meeting and the White Form of Proxy / Instruction for the Dialog General Meeting respectively, being 48 hours before the relevant meeting.

If the Blue Form of Proxy / Instruction for the Court Meeting is not lodged by the relevant time, it may be emailed to dialog_cm_gm@art-of-conference.de any time prior to the commencement of the Court Meeting. However, if the White Form of Proxy / Instruction for the Dialog General Meeting is not lodged by the relevant time, it will be invalid.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

33. Can I vote electronically?

Yes. Dialog Shareholders and other attendees will not be permitted to attend the Court Meeting and the Dialog General Meeting in person, but can remotely attend, submit written questions and/or any objections (in the case of the Court Meeting) and vote at the Court Meeting or the Dialog General Meeting via the Virtual Meeting Platform, as described on page [2] of the Scheme Document and the Virtual Meeting Guide (included with the Scheme Document and available in English and German on Renesas' and Dialog's websites at <https://www.renesas.com/us/en/about/investor-relations/offer-for-dialog> and www.dialog-semiconductor.com/acquisition respectively). You will have received a Shareholder Reference Number and PIN on the Forms of Proxy / Instruction, which you will need to enter when prompted to access the virtual meeting room.

34. If I vote electronically, do I still need to send the Forms of Proxy?

Yes. It is important that, for the Court Meeting in particular, as many votes as possible are cast so that the Court may be satisfied that there is a fair representation of shareholder opinion. Therefore, you are strongly encouraged to complete, sign and return both your Forms of Proxy / Instruction by post, email or fax (or transmit a voting instruction by email) as soon as possible in accordance with the instructions set out on pages 9 to 11 and paragraph 18 of Part II (*Explanatory Statement*) of the Scheme Document.

35. What happens if I do not return my Forms of Proxy in time?

If the Blue Form of Proxy / Instruction for the Court Meeting is not lodged by 2.00p.m. (London time) on 7 April 2021, it may be emailed to dialog_cm_gm@art-of-conference.de any time prior to the commencement of the Court Meeting.

However, if the White Form of Proxy / Instruction for the Dialog General Meeting is not lodged by 2.15 p.m. (London time) on 7 April 2021, it will be invalid.

36. What if I sell my Dialog shares?

Your entitlement to attend and vote at the Court Meeting or any adjournment thereof and the number of votes which may be cast thereat shall be determined by reference to the register of members and register of Clearstream interest holders of Dialog at the Voting Record Time, being 6.30 p.m. (London time) on the 7 April 2021. In each case, changes to the register of members of Dialog after such time shall be disregarded. Therefore if you sell all of your shares or interests in Dialog before the Voting Record Time, you will not be entitled to attend or vote at the Court Meeting.

Your entitlement to the cash consideration of the Scheme shall be determined by reference to the register of members of Dialog at the Scheme Record Time at the Scheme Record Time, being 6:30 p.m. on the Business Day immediately after the date of the Court Sanction Hearing (expected to be 14 days after the satisfaction, or, if capable of waiver, waiver of the regulatory conditions). Therefore if you are not on the register at this point, you will not receive any cash consideration.

If you have sold or otherwise transferred all of your shares or interests in Dialog, please send the Scheme Document, together with any accompanying documents (but not the accompanying personalised Forms of Proxy / Instruction) at once to the purchaser or transferee, or to the bank, stockbroker or other agent through whom the sale or transfer was effected, for delivery to the purchaser or transferee.

However, such documents should not be forwarded, distributed or transmitted (in whole or in part) in, into or from a jurisdiction where to do so would constitute a violation of the relevant laws of such jurisdiction. If you have sold or otherwise transferred only part of your holding of Dialog Shares, you should retain these documents and please consult the bank, stockbroker or other agent through whom the sale or transfer was effected.

37. What if I have further questions?

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

GENERAL

38. Where can I find a German translation of the documents?

German translations of the following document will be available on the offer website shortly after publication of the Scheme Document:

- Virtual Meeting Guide
- Certain sections of the Scheme Document (Actions to be Taken, Expected Timetable, Shareholder Letter and Notices of Court and General Meeting)
- Announcement regarding the publication of the Scheme Document

39. My details are not up to date: can you help me with this?

In order to change your details of address, you will have to answer the following security questions:

- Date of birth
- Last registered address
- Number of shares

Please do not forget to inform your bank/broker of any change of address.

In order to make changes to your name, you will have to inform your bank or broker of the change and they will need to forward the new details onto us. We will not be able to make name changes for you.

40. If I update my details how long will this take to update on your systems?

The system will be updated with your new details overnight.

41. How many shares do I have? [For Retail investors only]

The number of shares you hold (as at 3 March 2021) is displayed on your personal Forms of Proxy / Instruction accompanying the Scheme Document, which was published on 8 March 2021.

Before we can tell you how many shares you have, you will have to answer the following security questions:

- Date of birth
- Last registered address
- Number of shares

If you are unable to answer the three security questions, we can arrange for a letter to be sent to your registered address containing the requested information.

42. The shareholder has died and I am the executor / administrator can you assist me?

Please inform the bank/broker who will pass this information onto us.

43. I have inherited shares, am I still entitled to the money?

As Dialog's registrar, we cannot provide advice on whether you are entitled to the money. Please contact your bank/broker.

We cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

44. Can I still buy and sell Dialog shares?

Yes. However, we cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

45. Can you help/advise me?

We cannot provide advice on the merits of the Acquisition or the Scheme or give any financial, legal or tax advice.

If you are in any doubt as to the action you should take, you are recommended to seek your own independent advice immediately.

46. How did you get my contact details?

We are the registrar for Dialog, we maintain the register of interests in Dialog shares held through the Clearstream system.

47. Who are you?

The Registrar of Dialog

DATA PROTECTION

48. Who is the data controller of my personal information?

Dialog Semiconductor Plc is the data controller of your personal data.

49. What personal information have you collected about me?

The personal data collected includes: full name, address and postcode, telephone number, number of interests and shares held, whether Dialog shares are held through the Clearstream system and/or a broker or nominee.

50. For what purposes do you process my information and on what legal basis?

Dialog has collected your information for the purpose of contacting you in your capacity as a shareholder of Dialog, including in connection with the takeover offer from Renesas for Dialog. Dialog has a legitimate interest for contacting you in your capacity as a Dialog shareholder in connection with the takeover offer from Renesas for Dialog.

51. Where have you collected my personal information from?

We have obtained the information from the Dialog register of Clearstream interest holders.

52. Who will receive my personal information?

Dialog has instructed us, Link Market Services, to collect your personal information.

Your personal information may also be shared with Renesas in connection with the takeover offer from Renesas for Dialog.

In exceptional cases, such as for crime prevention reasons or where we are required by law, Dialog may share information with national authorities, litigation counterparties and courts.

For more details of the possible recipients of your personal information, please see the privacy policy at <https://www.dialog-semiconductor.com/privacy-and-cookie-policy>.

53. Will my information be transferred or processed outside the EU?

As a company with offices situated throughout the world, it will from time to time be necessary for Dialog to pass your information between its overseas offices and affiliated businesses. Dialog may

also appoint third party service providers (who will operate under our instructions) to assist in providing information or services to you, and these third parties may need access to your information.

In relation to both internal transfers and the use of service providers, if personal information is transferred outside the EEA, Dialog will take steps to ensure that the information receives the same level of protection as if it remained within the EEA.

54. How long will my information be retained for?

We apply a general rule of keeping personal information only for as long as required to fulfil the purposes for which it was collected. However, in some circumstances we may retain personal information for longer periods of time, for instance where we are required to do so in accordance with legal, tax and accounting requirements.

In specific circumstances we may also retain your personal information for longer periods of time so that we have an accurate record of your dealings with us in the event of any complaints or challenges.

55. What are my data protection rights?

Subject to applicable law, you may have, *inter alia*, the following rights:

- The right to obtain a copy of your personal information together with information about how and on what basis that personal information is processed;
- The right to rectify, erase and restrict personal information;
- The right to withdraw your consent to our processing of your personal information (where that processing is based on your consent); and
- The right to obtain or see a copy of the appropriate safeguards under which your personal information is transferred to a third country or international organization.

If you wish to exercise any of these rights, you can contact the Data Protection Team at Dialog, at DPM@diasemi.com. You can also send a letter to the Data Protection Team at Dialog Semiconductor Plc, 100 Longwater Avenue, Green Park, Reading RG2 6GP, United Kingdom.

You can also lodge a complaint about our processing of your personal information with the Information Commissioner's Office, by visiting ico.org.uk or calling them on +443031231113, although we ask that you please attempt to resolve any issues with us before contacting any supervisory authority.

56. Who can I contact if I have any questions about the processing of my personal data?

In case of further questions, you can contact the Data Protection Team at Dialog, at DPM@diasemi.com. You can also send a letter to the Data Protection Team at Dialog Semiconductor Plc, 100 Longwater Avenue, Green Park, Reading RG2 6GP, United Kingdom.

57. Where can I find more information about processing of my personal data?

You can find out more about how your personal data is processed at <https://www.dialog-semiconductor.com/privacy-and-cookie-policy>.