US BANCORP \DE\ Form 424B2 April 25, 2017

Rule 424(b)(2)

Registration No. 333-217413

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities Offered Senior Notes Maximum Aggregate Offering Price \$1,300,000,000

Amount of Registration Fee(1) \$150,670

(1) Calculated in accordance with Rule 457(r) of the Securities Act of 1933.

PRICING SUPPLEMENT NO. 1 DATED APRIL 24, 2017

TO PROSPECTUS DATED APRIL 21, 2017, AS SUPPLEMENTED BY PROSPECTUS SUPPLEMENT DATED APRIL 21, 2017, AND SUPPLEMENTAL TO THE OFFICERS CERTIFICATE AND COMPANY ORDER DATED APRIL 21, 2017

U.S. BANCORP Medium-Term Notes, Series X (Senior) Medium-Term Notes, Series Y (Subordinated)

| CUSIP No.: | 91159HHR4 |
|--|---|
| Series: | |
| x Series X (Senior) Series Y (Subordinated) | |
| Form of Note: | |
| x Book-Entry " Certificated | |
| Principal Amount: | \$1,300,000,000 |
| Trade Date: | April 24, 2017 |
| Original Issue Date: | April 27, 2017 |
| Redemption Date | March 27, 2027 |
| Maturity Date: | April 27, 2027 |
| Base Rate (and, if applicable, related Interest Periods): | |
| x Fixed Rate Note 0 Commercial Paper Note 0 Federal Funds Note "Federal Funds (Effective) Rate "Federal Funds Open Rate "Federal Funds Target Rate "LIBOR Note "EURIBOR Note "CDOR Note "Prime Rate Note "CD Rate Note "CRate Note "CMT Rate Note "Reuters Page FRBCMT "Reuters Page FEDCMT "One-Week "One-Month "Other Base Rate (as described below) "Zero Coupon Note Redemption Terms: Redeemable in whole or in part on or after the Redemption interest thereon to the date of redemption. U.S. Bancorp shall provide 10 to 60 ca | |
| Issue Price (Dollar Amount and Percentage of Principal Amount): | |
| Amount: | \$1,299,220,000 / 99.940% |
| Proceeds to the Company: | \$1,295,905,000 |
| Interest Rate/Initial Interest Rate: | 3.150% |
| Interest Payment Dates: | Semiannually, on the 27th of April and October beginning on October 27, |
| Regular Record Dates: | 15 Calendar Days prior to each Interest Payment Date |

Interest Determination Dates:

| Interest | Reset Dates: | |
|------------|--|-------|
| Index So | ource: | |
| Index M | laturity: | |
| Spread: | | |
| Spread M | Multiplier: | |
| Maximu | um Interest Rate: | |
| Day Cou | unt: | 30/36 |
| Minimu | m Interest Rate: | |
| For Orig | ginal Issue Discount Notes: | |
| Original | Issue Discount %: | |
| Yield to | Maturity: | |
| Original | Issue Discount Notes: | |
| o thereof. | Subject to special provisions set forth therein with respect to the principal amount thereof payable upon any redemption or acceleration of the matu | urity |
| 0 | For Federal income tax purposes only. | |

Per NotePrice to Public
99.940%Agents Commissions or Discount
0.255%Proceeds to U.S. Bancorp
99.685%

Total \$1,299,220,000 \$3,315,000 \$1,295,905,000

Agent Principal Amount

U.S. Bancorp Investments, Inc. \$433,334,000 /s/ John C. Stern (authorized officer)

 Goldman, Sachs & Co.
 \$433,333,000

 Morgan Stanley & Co. LLC
 \$433,333,000

/s/ Joseph M. Tessmer (authorized officer)

Delivery Instructions: DTC # 0280

Conflicts of Interest. The issuer s affiliate, U.S. Bancorp Investments, Inc., will be participating in sales of the notes. As such, the offering is being conducted in compliance with the applicable requirements of FINRA Rule 5121.