Third Quarter 2020
Financial Results

November 19, 2020
In addition to historical consolidated financial information, certain statements in this presentation may contain “forward-looking statements” within the meaning U.S. federal securities laws that involve substantial risks and uncertainties. All statements other than statements of historical fact included in this press release and on the related teleconference call are forward-looking statements. These statements may include words such as “anticipate,” “estimate,” “expect,” “project,” “plan,” “intend,” “believe,” “may,” “will,” “should,” “can have,” “likely” and other words and terms of similar meaning in connection with any discussion of the timing or nature of future operating or financial performance or other events. For example, all statements McAfee makes regarding its related cost of projects, expenditures, cash flows, growth rates and financial results or its plans and objectives for future operations, growth initiatives, or strategies are forward-looking statements. All forward-looking statements are subject to risks and uncertainties that may cause actual results to differ materially from those that the Company expected. Specific factors that could cause such a difference include, but are not limited to, those disclosed previously in the Company’s other filings with the SEC which include, but are not limited to: the impact of the COVID-19 outbreak; our ability to adapt to rapid technological change, evolving industry standards and changing customer preferences; our ability to enhance and deploy our cloud-based offerings; our ability to attract and retain customers; our ability to develop and market new solutions; our ability to offer our professional services; our ability to enhance and expand our sales and marketing capabilities; our ability to attract and retain highly qualified personnel; our ability to expand sales to our existing customers; or develop new solutions or solution packages that achieve market acceptance; our ability to manage our growth effectively, execute our business plan, maintain high levels of service and customer satisfaction or adequately address competitive challenges; our dependence on our senior management team and other key employees; our ability to enhance and expand our sales and marketing capabilities; our ability to attract and retain highly qualified personnel to execute our growth plan; the risks associated with interruptions or performance problems of our technology, infrastructure and service providers; our dependence on Amazon Web Services cloud infrastructure services; the impact on our business and reputation if we are unable to provide high-quality customer support; our dependence on strategic relationships with third-parties; the impact of adverse general and industry-specific economic and market conditions and reductions in IT and identity spending; the ability of our platform, solutions and solution packages to interoperate with our customers' existing or future IT infrastructures; our dependence on independent research and development resources and our ability to successfully complete acquisitions; our dependence on the integrity and scalability of our systems and infrastructures; our reliance on software and services from other parties; the impact of real or perceived errors, failures, vulnerabilities or bugs in our solutions; our ability to protect our proprietary rights; the impact on our business if we are subject to infringement claims or a claim that results in a significant damage award; the risks associated with our use of open source software in our solutions, solution packages and subscriptions; our reliance on SaaS vendors to operate certain functions of our business; the risks associated with indemnity provisions in our agreements; the risks associated with liability claims if we breach our contracts; the impact of data privacy concerns, evolving regulations of cloud computing, cross-border data transfer restrictions and other domestic and foreign laws and regulations; the impact of volatility in quarterly operating results; the risks associated with our revenue recognition policy and other factors may distort our financial results in any given period; the effects on our customer base and business if we are unable to enhance our brand cost-effectively; our ability to comply with anti-corruption, anti-bribery and similar laws; our ability to comply with governmental export and import controls and economic sanctions laws; the potential adverse impact of legal proceedings; the impact of our frequently long and unpredictable sales cycle; our ability to identify suitable acquisition targets or otherwise successfully implement our growth strategy; the impact of a change in our pricing model; our ability to meet service level commitments under our customer contracts; the impact on our business and reputation if we are unable to provide high-quality customer support; our dependence on strategic relationships with third-parties; the impact of adverse general and industry-specific economic and market conditions and reductions in IT and identity spending; the ability of our platform, solutions and solution packages to interoperate with our customers’ existing or future IT infrastructures; our dependence on independent research and development resources and our ability to successfully complete acquisitions; 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the impact of potentially adverse tax consequences associated with our international operations; the impact of changes in tax laws or regulations; the impact of the Tax Act; our ability to maintain our corporate culture; our ability to develop and maintain proper and effective internal controls over financial reporting; our management team’s limited experience managing a public company; the risks associated with having operations and employees located in Israel; the risks associated with doing business with governmental entities; and the impact of catastrophic events on our business. Given these factors, as well as other variables that may affect McAfee’s operating results, you should not rely on forward-looking statements, assume that past financial performance will be a reliable indicator of future performance, or use historical trends to anticipate results or trends in future periods. The forward-looking statements included in this press release and the related teleconference call relate only to events as of the date thereof. The Company undertakes no obligation to update or revise any forward-looking statement as a result of any future development, future events or otherwise, except as otherwise required by law.

In addition to McAfee’s results determined in accordance with generally accepted accounting principles in the United States (“GAAP”), the Company believes the following non-GAAP measures presented in this presentation are useful in evaluating its operating performance: Adjusted EBITDA, and Adjusted EBITDA Margin. The non-GAAP financial information is presented for supplemental informational purposes only, and should not be considered a substitute for financial information presented in accordance with GAAP, and may be different from similarly titled non-GAAP measures used by other companies. A reconciliation has been provided in an appendix to this presentation for each non-GAAP financial measure to the most directly comparable GAAP financial measure stated in accordance with GAAP. Readers are encouraged to review the related GAAP financial measures and the reconciliation of these non-GAAP financial measures to their most directly comparable GAAP financial measures.

This presentation includes historical results, for the periods presented, of Foundation Technology Worldwide LLC, the predecessor McAfee Corp. for financial reporting purposes. The financial results of McAfee Corp. have not been included in this presentation as it is a recently incorporated entity and had no material assets or liabilities or no material business transactions or activities during the periods presented. Accordingly, these historical results do not purport to reflect what the results of McAfee Corp. or Foundation Technology Worldwide Corp. would have been had they been the IPO and related recapitalization transactions occurred prior to such periods.

In this presentation, including all statements regarding McAfee’s market position, customer data, and other metrics, is based on statistical data, estimates and forecasts, that are based on independent industry publications or other publicly available information, as well as other information based on our internal sources. This information involves many assumptions and limitations, and you are cautioned not to give undue weight to these estimates. We have not independently verified the accuracy or completeness or the data contained in these industry publications and other publicly available information. Accordingly, we make no representations as to the accuracy or completeness of that data or we undertake to update such data after the date of this presentation.

Unless otherwise indicated, all references in this presentation to “McAfee,” “we,” “our,” “us,” or similar terms refer to McAfee Corp. and Foundation Technology Worldwide LLC and its subsidiaries.
McAfee Investment Highlights

- Trusted global brand and provider of cybersecurity solutions in large and growing markets
- Consumer market leader with large and sustained revenue and core subscriber base growth
- Holistic Consumer cybersecurity platform with differentiated omni-channel go-to-market strategy
- Driving Enterprise EBITDA growth through focusing on core customers and device to cloud portfolio
- Highly attractive financial profile featuring consistent growth and profitability at scale with strong uFCF
McAfee Financial Highlights

Industry leading net revenue scale with durable growth

**McAfee**

- $728M Net Revenue
- $265M Adj. EBITDA

Strong adjusted EBITDA generation and growth

- 10% Net Revenue Growth
- 26% Adj. EBITDA Growth

Consumer

- Double-digit net revenue growth
  - $395M Net Revenue
  - 23% Net Revenue Growth

- Sustained subscriber growth
  - 17.3M Core DTC Subscribers
  - 16% Core DTC Subscriber Growth

- Healthy adjusted EBITDA margin and adjusted EBITDA growth
  - $181M Adj. EBITDA
  - 26% Adj. EBITDA Growth

Enterprise

- Revenue at scale
  - $333M Net Revenue
  - (2%) Net Revenue Growth

- Increasing adjusted EBITDA margin with strong adjusted EBITDA growth
  - $84M Adj. EBITDA
  - 27% Adj. EBITDA Growth

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As of 26-Sept-2020. All growth rates are year-over-year changes from Q3 2019 to Q3 2020, unless stated otherwise.

Note: Adjusted EBITDA and adjusted EBITDA margin are non-GAAP financial measures. See appendix for GAAP financial measures and reconciliations.

1. Core Direct to Consumer Customers defined as active subscribers whose transaction for a subscription is directly with McAfee.
McAfee Consumer: Strategy & Highlights

- **2.4M net** Core DTC Subscribers added in past year
- **669K net** Core DTC Subscribers added in past quarter
- **12 straight quarters** of net Core DTC Subscriber growth (both YoY and sequential)
- Launched enhanced user experience
- Pursuing **Large $19B projected TAM** by 2024
We Have a Best-In-Class Consumer Business

Core Direct to Consumer Customers (1) (M)  
TTM Dollar Based Retention (2) (%)  
Monthly ARPC (3) ($)  

<table>
<thead>
<tr>
<th>Period</th>
<th>Core Direct to Consumer Customers</th>
<th>TTM Dollar Based Retention</th>
<th>Monthly ARPC</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY17</td>
<td>12.9M</td>
<td>87%</td>
<td>$5.55</td>
</tr>
<tr>
<td>FY18</td>
<td>14.1M</td>
<td>93%</td>
<td>$5.79</td>
</tr>
<tr>
<td>FY19</td>
<td>15.2M</td>
<td>97%</td>
<td>$5.96</td>
</tr>
<tr>
<td>Q320(4)</td>
<td>17.3M</td>
<td>100%</td>
<td>$5.98</td>
</tr>
</tbody>
</table>

Period ending figures:
1. Core Direct to Consumer Customers defined as active subscribers whose transaction for a subscription is directly with McAfee.
2. Trailing twelve month dollar based retention is the annual contract value (ACV) of Core Direct to Consumer Customer subscriptions renewed in the trailing twelve months divided by the ACV for Core Direct to Consumer Customers subscriptions that were up for renewal in the same period.
3. ARPC (Average Revenue Per Customer) is Subscription Revenue from Core Direct to Consumer Customers divided by average core direct to consumer customers.
McAfee Enterprise: Strategy & Highlights

- Focus on Core Enterprise Customers
- Innovate in Device to Cloud
- Drive EBITDA Growth Through Product and Market Focus
- >80% of Enterprise revenue from Core Customers
- Leader in 2020 Gartner MQ for CASB for fourth consecutive year
- Pursuing Large $23B projected TAM by 2024
McAfee Financial Principles

- Committed to organic revenue growth at scale
- Deliberate resource allocation by investing in highest priority areas yielding high expected returns
- Strong operational and financial management with strict adherences to margin discipline
- Strategy for capital allocation to drive shareholder value via dividends and debt paydown over time
Consumer Business with Industry-leading Combination of Scale, Growth and Profitability

**Consumer: Net Revenue**

($) in Millions, except percentages

- **FY18**: $1,161
- **FY19**: $1,303
- **LTM**: $1,479
- **Q319**: $322
- **Q320**: $395

**15% CAGR**

**23% Growth**

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**Consumer: Adjusted EBITDA**

($) in Millions, except percentages

- **FY18**: $431
- **FY19**: $580
- **LTM**: $691
- **Q319**: $144
- **Q320**: $181

**31% CAGR**

**26% Growth**

**Adj. EBITDA Margin:**

- **FY18**: 37%
- **FY19**: 45%
- **LTM**: 47%
- **Q319**: 45%
- **Q320**: 46%

As of 26 Sept 2020.

Note: Adjusted EBITDA and adjusted EBITDA margin are non-GAAP financial measures. See appendix for GAAP financial measures and reconciliations.
Enterprise Business with Increasing Adjusted EBITDA Margin and Strong Adjusted EBITDA Growth

**Enterprise: Net Revenue**

($ in Millions, except percentages)

<table>
<thead>
<tr>
<th></th>
<th>FY18</th>
<th>FY19</th>
<th>LTM</th>
<th>Q319</th>
<th>Q320</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenue</td>
<td>$1,248</td>
<td>$1,332</td>
<td>$1,332</td>
<td>$340</td>
<td>$333</td>
</tr>
</tbody>
</table>

4% CAGR

**Enterprise: Adjusted EBITDA**

($ in Millions, except percentages)

<table>
<thead>
<tr>
<th></th>
<th>FY18</th>
<th>FY19</th>
<th>LTM</th>
<th>Q319</th>
<th>Q320</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adj. EBITDA</td>
<td>$109</td>
<td>$219</td>
<td>$297</td>
<td>$66</td>
<td>$84</td>
</tr>
</tbody>
</table>

77% CAGR
27% Growth

Adj. EBITDA Margin:

<table>
<thead>
<tr>
<th></th>
<th>FY18</th>
<th>FY19</th>
<th>LTM</th>
<th>Q319</th>
<th>Q320</th>
</tr>
</thead>
<tbody>
<tr>
<td>Margin</td>
<td>9%</td>
<td>16%</td>
<td>22%</td>
<td>19%</td>
<td>25%</td>
</tr>
</tbody>
</table>

As of 26 Sept – 2020.
Note: Adjusted EBITDA and adjusted EBITDA margin are non-GAAP financial measures. See appendix for GAAP financial measures and reconciliations.
Capital Considerations

- $348M in cash, cash equivalents, and short-term investments as of September 26th
- Cash flow from operations increased in Q3 YTD 2020 to $464M vs $285M in the prior year
- Raised ~$586M of primary proceeds in October IPO
- Paid down $525M in high cost debt using IPO proceeds to reach current leverage ratio of 3.4x
- Expect to declare $37.5M quarterly dividend in Q4, to be paid during the first quarter of FY21
## McAfee Q420 Financial Outlook

<table>
<thead>
<tr>
<th>($in Millions)</th>
<th>Q420 Expected Range</th>
<th>Q419 Actual</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Net Revenue</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$732 - $742</td>
<td>$682</td>
</tr>
<tr>
<td><strong>Adjusted EBITDA</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$254 - $264</td>
<td>$216</td>
</tr>
</tbody>
</table>

Note: Q4 2019 actual numbers are based on final prospectus filed on October 23, 2020
IR contact: investor@mcafee.com
Appendix
## Appendix: Adjusted EBITDA Reconciliations

<table>
<thead>
<tr>
<th>(in millions)</th>
<th>2018</th>
<th>2019</th>
<th>LTM</th>
<th>Q3 2019</th>
<th>Q3 2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net revenue — Consumer</td>
<td>$1,161</td>
<td>$1,303</td>
<td>$1,479</td>
<td>$322</td>
<td>$395</td>
</tr>
<tr>
<td>Operating income — Consumer</td>
<td>$107</td>
<td>$277</td>
<td>$386</td>
<td>$71</td>
<td>$106</td>
</tr>
<tr>
<td>Add: Amortization</td>
<td>260</td>
<td>253</td>
<td>250</td>
<td>63</td>
<td>63</td>
</tr>
<tr>
<td>Add: Equity-based compensation</td>
<td>5</td>
<td>4</td>
<td>12</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Add: Cash in lieu of equity awards&lt;sup&gt;(1)&lt;/sup&gt;</td>
<td>5</td>
<td>2</td>
<td>1</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Add: Acquisition and integration costs&lt;sup&gt;(2)&lt;/sup&gt;</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Add: Restructuring and transition&lt;sup&gt;(3)&lt;/sup&gt;</td>
<td>7</td>
<td>2</td>
<td>1</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Add: Management fees&lt;sup&gt;(4)&lt;/sup&gt;</td>
<td>3</td>
<td>1</td>
<td>1</td>
<td>-</td>
<td>1</td>
</tr>
<tr>
<td>Add: Implementation costs of adopting ASC Topic 606</td>
<td>2</td>
<td>1</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Add: Transformation initiatives&lt;sup&gt;(5)&lt;/sup&gt;</td>
<td>11</td>
<td>6</td>
<td>7</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>Add: Executive severance&lt;sup&gt;(6)&lt;/sup&gt;</td>
<td>-</td>
<td>1</td>
<td>2</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Adjusted operating income — Consumer</td>
<td>$408</td>
<td>$555</td>
<td>$668</td>
<td>$139</td>
<td>$177</td>
</tr>
<tr>
<td>Add: Depreciation</td>
<td>23</td>
<td>25</td>
<td>23</td>
<td>5</td>
<td>4</td>
</tr>
<tr>
<td>Less: Other expense</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
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<td>$1,332</td>
<td>$1,332</td>
<td>$340</td>
<td>$333</td>
</tr>
<tr>
<td>Operating income (loss) — Enterprise</td>
<td>$(280)</td>
<td>$(151)</td>
<td>$(20)</td>
<td>$(18)</td>
<td>$22</td>
</tr>
<tr>
<td>Add: Amortization</td>
<td>222</td>
<td>217</td>
<td>197</td>
<td>53</td>
<td>44</td>
</tr>
<tr>
<td>Add: Equity-based compensation</td>
<td>23</td>
<td>21</td>
<td>19</td>
<td>6</td>
<td>4</td>
</tr>
<tr>
<td>Add: Cash in lieu of equity awards&lt;sup&gt;(1)&lt;/sup&gt;</td>
<td>31</td>
<td>17</td>
<td>9</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Add: Acquisition and integration costs&lt;sup&gt;(2)&lt;/sup&gt;</td>
<td>22</td>
<td>15</td>
<td>3</td>
<td>4</td>
<td>-</td>
</tr>
<tr>
<td>Add: Restructuring and transition&lt;sup&gt;(3)&lt;/sup&gt;</td>
<td>29</td>
<td>20</td>
<td>16</td>
<td>(1)</td>
<td>-</td>
</tr>
<tr>
<td>Add: Management fees&lt;sup&gt;(4)&lt;/sup&gt;</td>
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<td>-</td>
<td>2</td>
<td>5</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Adjusted operating income — Enterprise</td>
<td>$72</td>
<td>$178</td>
<td>$260</td>
<td>$56</td>
<td>$76</td>
</tr>
<tr>
<td>Add: Depreciation</td>
<td>37</td>
<td>41</td>
<td>38</td>
<td>10</td>
<td>9</td>
</tr>
<tr>
<td>Less: Other expense</td>
<td>-</td>
<td>-</td>
<td>(1)</td>
<td>-</td>
<td>(1)</td>
</tr>
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<td>$84</td>
</tr>
</tbody>
</table>
Appendix: Adjustments for Adjusted EBITDA

Below are additional information to the adjustments for adjusted EBITDA:

(1) As a result of the Sponsor Acquisition, cash awards were provided to certain employees who held Intel equity awards in lieu of equity in Foundation Technology Worldwide LLC. In addition, as a result of the Skyhigh acquisition, cash awards were provided to certain employees who held Skyhigh equity awards in lieu of equity in Foundation Technology Worldwide LLC and vest over multiple periods based on employee service requirements. As these rollover awards reflect one-time grants to former employees of the Predecessor Business and Skyhigh Networks in connection with these transactions, and the Company does not have a comparable cash-based compensation plan or program in existence, we believe this expense is not reflective of our ongoing results.

(2) Represents both direct and incremental costs in connection with business acquisitions, including acquisition consideration structured as cash retention, third party professional fees, and other integration costs.

(3) Represents both direct and incremental costs associated with our separation from Intel, including standing up our back office and costs to execute strategic restructuring events, including third-party professional fees and services, transition services provided by Intel, severance, and facility restructuring costs.

(4) Represents management fees paid to certain affiliates of our Sponsors and Intel pursuant to the Management Services Agreement. The Management Services Agreement has been terminated subsequent to the IPO and we paid a one-time fee of $22 million to such parties in October 2020.

(5) Represents costs incurred in connection with transformation of the business post-Intel separation. Also includes the cost of workforce restructurings involving both eliminations of positions and relocations to lower cost locations in connection with MAP and other transformational initiatives, strategic initiatives to improve customer retention, activation to pay and cost synergies, inclusive of duplicative run rate costs related to facilities and data center rationalization.

(6) Represents severance to be paid for executive terminations not associated with a strategic restructuring event.