UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed	by the	Registrant	Filed by a Party other than the Registrant ⊠		
Check	k the ap	ppropriate box:			
	Preliminary Proxy Statement				
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))				
	Defin	nitive Proxy Statement			
\boxtimes	Defin	nitive Additional Materials			
	Solic	eiting Material under § 240.14	4a-12		
			QUALCOMM INCORPORATED (Name of Registrant as Specified in Its Charter)		
			BROADCOM LIMITED BROADCOM CORPORATION (Name of Person(s) Filing Proxy Statement, if other than the Registrant)		
Paym	ent of l	Filing Fee (Check the approp	priate box):		
\boxtimes	No fee required.				
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.				
	(1)) Title of each class of securities to which transaction applies:			
	(2)	Aggregate number of secur	rities to which transaction applies:		
	(3)	Per unit price or other under and state how it was determined to the control of t	erlying value of transaction computed pursuant to Exchange Act Rule0-11 (set forth the amount on which the filing fee is calculated nined):		
	(4)	Proposed maximum aggre	gate value of transaction:		
	(5)	Total fee paid:			
	Fee p	paid previously with prelimin	ary materials.		
			s offset as provided by Exchange ActRule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the tement number, or the Form or Schedule and the date of its filing.		
	(1)	Amount Previously Paid:			
	(2)	Form, Schedule or Registra	ation Statement No.:		

(3)

Filing Party:

(4)	Date Filed:	

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January 5, 2018

DEAR QUALCOMM STOCKHOLDER,

On November 6, 2017, we made a proposal to acquire Qualcomm for \$70.00 per share in cash and stock, which would provide you with substantial and immediate cash value, as well as the opportunity to participate in the upside potential of the combined company.

On November 13, 2017, Qualcomm's Board rejected our proposal. Since that time, we have spoken with many Qualcomm stockholders and customers, and we have heard their desire for Qualcomm to engage with us regarding our compelling proposal. It remains our strong preference to engage cooperatively with Qualcomm's Board and management team, and we are prepared to meet immediately to work toward a mutually acceptable definitive agreement.

At Qualcomm's Annual Meeting of Stockholders on March 6, 2018, you will have an important opportunity to influence the value of your investment by voting the **BLUE** proxy card for 11 independent and highly qualified individuals.

By voting for all 11 nominees on the **BLUE** proxy card, you can send a clear message that you want the Qualcomm Board to engage with Broadcom to maximize stockholder value.



VOTE "FOR" ALL OF BROADCOM'S HIGHLY QUALIFIED DIRECTOR NOMINEES TODAY

Broadcom's Proposal for Qualcomm

\$70.00 IN CASH AND STOCK

- » \$60.00
- » \$10.00 PER SHARE IN BROADCOM SHARES

28%
PREMIUM OVER QUALCOMM'S
CLOSING PRICE NOV 2, 2017

33%

PREMIUM OVER QUALCOMM'S
UNAFFECTED 30-DAY VOLUME-WEIGHTED AVERAGE PRICE

BROADCOM OFFERS COMPELLING VALUE FOR QUALCOMM STOCKHOLDERS

Our \$70.00 per share proposal for Qualcomm — consisting of \$60.00 in cash and \$10.00 in Broadcom stock — will provide you with substantial and Immediate cash value upon the closing of the proposed transaction, as well as the opportunity to participate in the upside potential of the combined company. We are confident that our proposal, which provides a 28% premium over the closing price of Qualcomm's common stock on November 2, 2017, the last unaffected trading day prior to media speculation regarding a potential transaction, and a premium of 33% to Qualcomm's unaffected 30-day volume-weighted average price, is the best path to create value for Qualcomm stockholders. Our proposal stands whether Qualcomm's pending acquisition of NXP Semiconductors N.Y. ("NXP") is consummated on the currently disclosed terms of \$110 per NXP share or is terminated.

With enhanced scale, R&D resources, product diversification and financial flexibility, the combined company will be positioned to accelerate innovation and deliver the most advanced semiconductor solutions to customers around the world.

We have a clear roadmap ahead, and expect that the proposed transaction would be completed within approximately 12 months following the signing of a definitive agreement.

Our acquisition track record speaks for itself. Since 2013, we have completed and successfully integrated six major acquisitions. Over this period, we have created significant stockholder value, consistently outperforming the S&P 500.



VOTE "FOR" ALL OF BROADCOM'S HIGHLY QUALIFIED DIRECTOR NOMINEES ON THE BLUE PROXY CARD

11 INDEPENDENT NOMINEES WILL ACT AS FIDUCIARIES TO QUALCOMM'S STOCKHOLDERS

The 11 nominees that Broadcom has nominated to stand for election at Qualcomm's 2018 Annual Meeting of Stockholders are independent and highly qualified, with expertise in areas critical to Qualcomm's business. Having served as executives and as board members of both public and private companies, they bring years of operational experience across the semiconductor and technology industries, as well as expertise in finance, corporate strategy and mergers and acquisitions. These 11 director nominees have the necessary expertise and credentials to act as your fiduciaries.

Consistent with our desire to ensure board continuity, Broadcom would support a decision by the 11 new directors, upon their election, to increase the size of the Board and reappoint three existing Qualcomm directors — Mark McLaughlin, Tony Vinciguerra and Jeffrey Henderson — as directors.

VOTE THE BLUE PROXY CARD TODAY FOR ENHANCED VALUE

Whether or not you plan to attend Qualcomm's 2018 Annual Meeting of Stockholders on March 6, we strongly encourage you to make your voice heard today by voting the enclosed BLUE proxy card to elect ALL 11 director nominees put forth by Broadcom.

By doing so, we believe you will send Qualcomm a clear message that they should constructively engage in discussions with Broadcom regarding our premium offer, in order to provide you with the opportunity to realize the compelling value of this transaction.

Sincerely,

Hock Tan President and CEO Broadcom Broadcom's 11 Director Nominees



INDEPENDENT



HIGHLY QUALIFIED



EXECUTIVES AND BOARD
MEMBERS OF BOTH PUBLIC
AND PRIVATE COMPANIES



EXPERTISE IN FINANCE, CORPORATE STRATEGY AND M&A



OPERATIONAL EXPERIENCE ACROSS SEMICONDUCTOR AND TECHNOLOGY INDUSTRIES

QUALCOMM STOCKHOLDERS

PLEASE VOTE TODAY ON THE BLUE PROXY CARD

Vote by Internet or Telephone. Online voting is quick and easy to use. You may submit a vote by Internet or telephone by following the instructions on your **BLUE** proxy card or voting instruction form. If voting by mail, please mark, sign, date and $return\ your\ \textbf{BLUE}\ proxy\ card\ or\ voting\ instruction\ form\ in\ the\ postage-paid\ envelope\ provided\ to\ you.$

If you previously voted Qualcomm's white proxy card you have every right to change your vote by voting a later-dated BLUE proxy card or BLUE voting instruction form. Only your last-dated proxy card, Internet or telephone vote will count.



If you have any questions or need assistance voting your BLUE proxy, please contact our proxy solicitor:



(800) 848-2998 (212) 269-5550

COLLECT



Stockholders are urged **NOT** to sign or return any **white proxy card** received from Qualcomm and are strongly encouraged to discard the white proxy card.

About Broadcom Limited

Cautionary Note Regarding Forward-Looking Statements

and warranty and indemnification claims; cyclicality in the semiconductor industry or in our target markets; our ability to sell to new types of customers and to keep pace with technological advances; market acceptance of the end products into which our products are designed; and other events and trends on a national; regional and global scale, including those of a potical, economic, business; competitive and regulatory nature.

Our filings with the Securities and Euchange Commission ("SEC"), which you may obtain for free at the SECs website at http://www.sec.gov.discuss some of the important role factors that may affect our business; results of operations and financial condition to the commission of the product of the commission of the com

Additional Information

Additional Information
This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication relates to a proposal which Broadcom is the election of Broadcom momines to the Qualcomm and Broadcom's between to 1solicit process for the election of Broadcom nominees to the Qualcomm and relation other proposals at Qualcomm's 2018 annual meeting of stock-holders. Broadcom fired a definitive proxy statement on Schedule 1AA with the SEC on January 5, 2018 in connection with the solicitation of provide for Qualcomm's 2018 annual meeting of stock-holders and may file of either proxy solicitation materials in connection therewith. Broadcom has also commenced making its definitive proxy statement to Qualcomm's stock-holders.
In addition, in furtherance of the acquisition proposal and subject to future developments. Broadcom's and a substitute for any proxy statement, end in amposition of the shadeout of the substitute for any proxy statement, registration statement, thender of fier statement, prospectus or other document Broadcom and/or Qualcomm may file visib the SEC in connection with the proposed transaction.

comm may file with the SEC in connection with the proposed transaction. Investors and security holders of Broadcom and Qualcomm are urged to read the proxy statement(s), registrations statement(s), finder offer statement(s), prospectus(s) and/or or other documents, filed with the SEC carefully in their entirety? and when they become available as they will contain important information about the proposed transaction and solicitation. Any definitive proxy statement(s) or prospectus(se) of and when available) will be mailed to stockholders of Broadcom and/or Qualcomm, as applicable investors and security follows will be able to obtain free costs of these documents (if and when available) and other documents filed with the SEC by Broadcom through the viels stemminated by the SEC at http://www.vac.gov.

Participants in Solicitation

Proadcom, certain of its subsidiaries, its directors and executive officers, other members of management and employees and the nominees described above may be deemed to be participants in the solicitation of provises in respect of the proposed transaction, including with respect to Qualcommis 2018 annual meeting of stockholders. You can find information about Broadcom's executive officers and detectors is Broadcoms defentive proxy to a stock of the proposed of