Filed by Broadcom Cayman L.P. Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934

> **Subject Company: Qualcomm Incorporated** (Commission File No. 000-19528)

February 6, 2018



DEAR QUALCOMM STOCKHOLDER.

Earlier this week, Broadcom presented a best and final offer to acquire Qualcomm for \$82.00 per share.

We believe this is the most attractive, value-enhancing alternative available to you. With Qualcomm's Annual Meeting of Stockholders fast approaching on March 6, 2018, you have an opportunity to impact the value of your investment. Our offer provides:

Highest Value

PER QUALCOMM SHARE

\$60.00

\$22.00 per share in cash per share in Broadcom stock

to Qualcomm 30-day VWAP¹

to Qualcomm unaffected price²

Clear Roadmap to Completion

Regulatory Certainty

Expect to close within -12 months of signing a definitive agreement

- · Broadcom has already identified potential regulatory requirements for closing, all of which can be satisfied in a timely manner
- · Filed for HSR: received fully anticipated second request from FTC
- · Held initial meetings with certain relevant antitrust authorities

Broadcom is prepared to commit to:

- · A "ticking fee" providing for an increase in the cash consideration payable to Qualcomm stockholders if the transaction is not consummated within 12 months of signing a definitive agreement
- · A significant "reverse termination fee" to Qualcomm in an amount appropriate for a transaction of this size in the unlikely event Broadcom is unable to obtain required regulatory approvals

Financing Certainty

· Broadcom has fully negotiated commitment papers with its financing sources in an amount sufficient to fully fund the transaction

30-day VWAP of \$52.71 calculated as of November 2, 2017, the last trading day prior to media speculation regarding a potential transaction.
 Unaffected price of \$54.84, the closing price of Qualcomm common stock on November 2, 2017, the last trading day prior to media speculation.

Broadcom's Significantly Improved Offer ProvidesA Substantial Premium



Qualcomm has only traded above \$82 per share for 3 days over its 26+ year history as a public company

Broadcom Has Delivered Substantial Value to Stockholders Over the Long Term While Qualcomm Has Consistently Underperformed



Note: Market data as of 11/2/2017, Qualcomm's last unaffected date

Vote the BLUE Proxy Card Today! Every Vote Counts



- Vote for independent nominees who are committed to maximizing value for all Qualcomm stockholders
- Vote for Qualcomm to engage with Broadcom to give Qualcomm stockholders the opportunity to obtain significant benefits of Broadcom's value-maximizing proposal

If you have any questions or need assistance voting your ${f BLUE}$ proxy, please call our proxy solicitor:



TOLL-FREE

(800) 848-2998

COLLEC

(212) 269-5550

VIA THE INTERNET

- Have your control number located on your **BLUE** proxy card in hand
- Log on to the website set forth on your BLUE proxy card
- · Follow the instructions to vote your shares

BY TELEPHONE

- Have your control number located on your BLUE proxy card in hand
- Call the toll free number set forth on your BLUE proxy card
- · Follow the instructions to vote your shares

BY MAIL

- · Sign, date and return the BLUE proxy card
- Return it in the postage-paid return envelope provided



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.

If you have already voted a white proxy card, you have every right to change your vote and vote the **BLUE** proxy card to support Broadcom's highly qualified director nominees. Only your latest dated internet or telephone vote, or proxy card will count.

If you hold shares in multiple accounts, you will receive more than one BLUE proxy card or voting instruction form. It is important to vote each BLUE proxy card and BLUE voting instruction form you receive.





EVERY VOTE COUNTS

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

Cautionary Note Regarding Forward-Looking Statements

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This announcement contains forward-looking statements (including within the meaning of Section 212 of the United States Securities Exchange Act of 1934, as amended, and Section 27A of the United States Securities Exchange Act of 1934, as amended, and Section 27A of the United States Securities Act of 1935, as amended) concerning Broadcom. These statements include, but are not Institute to Statements that address the proposed transaction (a) the expected Denefits of the proposed transaction (a) the expected Denefits of the proposed transaction (a) the expected Denefits of acquisitions, (ii) our plans, objectives and intentions with respect to future operations and products, (v) our competitive position and opportunities, (v) the impact of acquisitions on the market for our products, and (vi) other statements identified by words such as "will", "repect," "Enjew", "anticipate", "estimate", "should," intend", "prof." "potentiall", "predict," "project," "alm", and similar words, phrases or expressions. These forward-looking statements are based on current expectations and beliefs of the management of Broadcom, as well as assumptions made by, and information currently available to, such management, current market trends and market conditions and involve risks to such management, current market trends and market conditions and involve risks to such management.

Particular uncertainties that could materially affect future results include risks associated with our proposal to acquire Qualcomm, including; (1) uncertainty regarding the ultimate outcome or terms of any possible transaction between Braadcom and Qualcomm, including as to whether Qualcomm will cooperate with us reparding the proposed transaction, (i) the effects of the announcement of the proposed transaction on the ability of Broadcom and Qualcomm to retain customers, to retain and hire key personnel and to maintain favorable relationships with suppliers or customers, (ii) the timing of the ability of Broadcom and Qualcomm to retain customers, to retain and hire key personnel and to maintain favorable relationships with suppliers or customers, (iii) the timing of the action of the proposed transaction function of the timing and (v) other risks related to the completion of the proposed transaction functions and actions related thereto; any loss of our significant customers affluctuations in the timing and volume of significant customers demand; our dependence on contract manufacturing and outsourced supply chain; our dependency on a limited number of suppliers, any acquisitions we may make, such as delays, challenges and expenses associated with receiving governmental and regulatory approvals and satisfying businesses and our ability to accurately estimate customers' demand and adjust our manufacturing and supply chain accordingly; our significant indebtedness, including the need to generate sufficient cash flows to service and repay such debt, dependence on a small number of markets and the rate of growth in these markets, dependence on and risks associated with distributors of our products; dependence on service in a small number of markets and the rate of growth in these markets, dependence on the united States; our competitive performance and ability to continue achieving design wins with our customers, as well as the timing of any dependence on surface and repay such debt; dependence on our sourced servi

Our filings with the Securities and Exchange Commission ("SEC"), which you may obtain for free at the SEC" website at http://www.sec.gov, discuss.com of the imposite risk factors that it is a web security of the security of the security of the risk factors that it is a security of the security of the security of the We undertake no intent or obligation to publicly update or reviews any of these forward looking statements, whether as a result of new information, future events or otherwise, except as required by law.

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 has made for an acquisition of Gualcomm and Broadcom's intention to solicit provises for the election. Broadcom nominees to the Qualcomm Board and certain other proposals at Qualcomm 2018 annual meeting of stockholders. Broadcom filed a definitive proxy statement with the SEC on January 5, 2018 in connection with the solicitation of provises for Qualcomm's in connection therewish. Broadcom has also commenced mailing its definitive proxy statement to Qualcomm stockholders.

In addition, in furtherance of the acquisition proposal and subject to future developments. Broadcom (and, if a negotiated transaction is agreed, Qualcomm) may file one or more registration statements, proviy statements, trander offer statements or other documents with the SEC. This communication is not a substitute for any proxy statements, registration statement, tender offer statement, respectus or other documents with the SEC in connection with the proposed transaction.

Investors and security holiders of Broadcom and Qualcomm are urged to read the prox statement(s), registration statement(s), tender offer statement(s), prospectives(s) and/ or other documents filed with the SEC carefully in their entirety if and when they beco vaailable as they will contain important information about the proposed transaction are solicitation. Any definitive proxy statement(s) or prospectus(es) (if and when available will be mailed to stockholders of Broadcom and/or Qualcomm, as applicable. Investor and security holiders will be able to obtain free copies of these documents (if and when available) and other documents filed with the SEC by Broadcom through the web site maintained by the SEC at http://www.sec.gov.

This document shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.

Participants in Solicitation

Participants in Solicitation
Broadcom, certain of its subscillairies, 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 proxisis in respect of the proposed transaction, including with respect to Qualcomm's 2018 annual meeting of stockholders. You can find information about Broadcom's secutive officers and directors in Broadcom's definitive proxy statement filled with the SEC on February 17, 2017. Information about the Broadcom nominees is included in the definitive proxy statement that Broadcom has filled with the SEC. Additional information regarding the interests of such potential participants is included on the definitive proxy statement filled on the property of the