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 b	y the R	Registrant	Filed by a Party other than the Registrant ⊠				
Check	the app	propriate box:					
	Preliminary Proxy Statement						
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))						
	Defini	tive Proxy Statement					
\boxtimes	Defini	tive Additional Materials					
	Solicit	ting Material under § 240.14	a-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)				
Paymen	nt of F	iling Fee (Check the approp	riate box):				
☑ No fee required.							
	Fee co	omputed on table below per	Exchange Act Rules 14a-6(i)(1) and 0-11.				
	(1)	Title of each class of secur	ities 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 Rule 0-11 (set forth the amount on which the filing fee is calculated nined):				
	(4)	Proposed maximum aggreg	ate value of transaction:				
	(5)	Total fee paid:					
	Fee paid previously with preliminary materials.						
	Check box if any part of the fee is offset as provided by Exchange ActRule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.						
	(1)	Amount Previously Paid:					
	(2)	Form, Schedule or Registra	tion Statement No.:				

Filing Party:

(3)

(4)	Date Filed:	

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Broadcom's Highly Compelling Proposal to Acquire Qualcomm



February 13, 2018

Important Information

Cautionary Note Regarding Forward-Looking and Similar Statements

This communication contains forward-looking statements (including within the meaning of Section 21E of the United States Securities Exchange Act of 1934, as amended, and Section 27A of the United States Securities Act of 1933, as amended) concerning Broadcom. These statements include, but are not limited to, statements that address our expected future business and financial performance and statements about (i) the proposed transaction involving Broadcom and Qualcomm and the expected benefits of the proposed transaction (ii) the expected benefits of acquisitions on the market for our products, and (iv) other statements identified by words such as "Will," expect," believe, "anticipate," estimate," "should," intendir, "predict," project," amit, 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 and uncertainties, many of which are outsider vends command 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 and uncertainties, many of which are outsider of which are outsider vends and market conditions and move risks and uncertainties, many of which are outsider of which are outsider vends and market conditions and move risks and uncertainties, many of which are outsider of which are outsider vends and market conditions and move risks and uncertainties, many of which are outsider of which are outsider vends and market conditions and move risks and uncertainties, many of which are outsider vends and market conditions and move risks and uncertainties, many of which are outsider vends and market conditions and move the statement are outsidered to the market and the properties of the vends and market and the properties of the vends and market and

should not place undue reliance on such statements.

Particular uncertainities that could materially affect future results include risks associated with our proposal to acquire Qualcomm, including: (i) uncertainty regarding the ultimate outcome or terms of any possible transaction between Broadcom and Qualcomm, including as to whether Qualcomm will cooperate with us regarding the proposed transaction. (ii) 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 personal control of maintain favorable relationships with personal control or maintain favorable relationships with personal confidence or customers. (iii) the time of the proposed transaction, (iv) the ability to obtain regulatory approvals and satisfy other closing conditions to the completion of the proposed transaction in the proposed transaction and actions related thereto; any loss of our significant customers and fluctuations in the timing and volume of significant customer demand; 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 safetying other closing conditions, and with integrating acquired companies with our existing businesses and our ability to achieve the growth proposed redomicialitions of markets and the rate of growth in these markets: dependence on and risks associated with distributors of our products; 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 senior management; quarterly and annual fluctuations in our operating results; global economic conditions, and concerns our proposed redomicialistion of our ultimate parent company to the United States; our competitive performance and ability to continue achieving design wins with our customers, as

Our filings with the Securities and Exchange Commission ("SEC"), which you may obtain for free at the SEC's website at http://www.sec.gov, discuss some of the important risk factors that may affect our business, results of operations and financial condition. We undertake no intent or obligation to publicly update or revise any of these forward looking statements, whether as a result of new information, future events or otherwise, except as required by law.

Additional Information

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 Qualcomm and Broadcom's intention to solicit provies for the election of Broadcom nominees to the Qualcomm Board and certain other proposals at Qualcomm's 2018 annual meeting of stockholders. Broadcom filed a definitive proxy statement with the SEC on January 5, 2018 in connection with the socilatation of proxies for Qualcomm's 2018 annual meeting of stockholders and may file other proxy solicitation materials in connection therewith. Broadcom has also commenced mailing its definitive proxy statement to Qualcomm stockholders.

Investors and security holders of Broadcom and Qualcomm are urged to read the proxy statement(a), registration statement(a), lender offer statement(a), prospectus(e) and/or other documents filed with the SEC carefully in their entirely if and when they become evaluable as they will contain important information about the proposed transaction and solicitation. Any definition proxy statement(b) or prospectus(i) and when available) will be mailed to stackholders of Broadcom and/or Qualcomm, as applicable. Investors and security holders 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

Broadcom, 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 proxies in respect of the proposed transaction, including with respect to Qualcomin's 2018 annual meeting of stockholders. You can find information about Broadcom's executive officers and directors in Broadcom's definitive proxy statement filed with the SEC. Additional information about the Broadcom as feeting the included in the definitive proxisatement filed with the SEC. Additional information about the Broadcom nominees is included in the definitive proxisatement filed or to be filed with the SEC. Additional information regarding the interests of such potential participants is included or will be included in one or more registration statements, proxy statements, tender offer statements or other documents filed or to be filed with the SEC. Additional information about the Broadcom's executive officers and directors in the statement for the proposed transaction, including with respect to Qualcomin's 2018 annual meeting of stockholders. You can find information about Broadcom's executive officers and directors in Broadcom's definitive proxy statement filed with the SEC. of Additional information about Broadcom's executive officers and directors in Broadcom's definitive proxy statement filed with the SEC. Additional information regarding the interests of such potential participants is included for will be included in one or more registration statements, proxy statements, tender offer statements or other documents filed or to be filed with the SEC if and when available) may be obtained free of charge from the SEC's website http://www.sec.gov.

Broadcom's Nominees Are Independent and Highly Qualified

- ✓ Independent
- ✓ CEO / CFO Experience
- ✓ Technology R&D / Experience
- ✓ M&A / Finance Experience
- ✓ International Supply Chain Experience
- ✓ Large Cap, Public Company Board Experience

- Broadcom has modified its slate to a simple majority to reflect Qualcomm stockholders' desire to accept \$82
 per share offer and Broadcom's desire to ensure board continuity
- Broadcom urges Qualcomm stockholders to vote the <u>entire</u> BLUE CARD for six independent, highly qualified nominees, which is the minimum number required to support Broadcom's highly compelling proposal

Nominee	Experience			
Samih Elhage	Former President of Nokia Mobile Networks, CFO & COO of Nokia Siemens Networks and Nokia Networks Former Board Member of Alcatel-Lucent, Alcatel Shanghai Bell and Quickplay Media			
David Golden	Former Vice Chairman of TMT Banking at J.P. Morgan Board Member of Barnes & Noble Education Former Board Member of Blackbaud and Everyday Health Managing Partner of Revolution Ventures			
Veronica Hagen	Board Member of Newmont Mining, Southern Company and American WaterWorks Former CEO of Polymer and SappiFine Paper Former Board Member of AVINTIV, Jacuzzi Brands and Covanta			
Julie Hill	Board Member of Anthem & Trustee of Lord Abbett Family of Mutual Funds Former Board Member of WellPoint, Lend Lease and Holcim Owner of Hill Company			
John Kispert	Former President & CEO of Spansion Board Member of Gigamon and Barracuda Networks Former Board Member of Spansion, Cypress, TriNet and Extreme Networks Managing Partner of Black Diamond Ventures			
Harry You	Former CFO of Oracle and Accenture, CEO of BearingPoint and EVP of EMC Former Board Member of Kom/Ferry CFO of GTY Technology			

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Why We Are Here: Broadcom Has Made a Highly Compelling, Best and Final Proposal

BROADCOM STANDS READY TO EXECUTE THE MERGER AGREEMENT IT HAS DELIVERED TO QUALCOMM

- Qualcomm Has Repeatedly Failed to Deliver Stockholder Value
- II. Qualcomm's Standalone Plan Rehashes 2015's Broken Promises and is Not Credible
- III. NXP Will Not Solve Qualcomm's Problems
- IV. Broadcom's Offer Provides Significantly More Value to Qualcomm Stockholders Than Any Other Alternative
- v. Broadcom's Offer Provides Substantial Deal Certainty and a Clear Path to Completion for Qualcomm Stockholders
- vi. Qualcomm Stockholders Deserve Directors Who Will Secure the Benefits of Broadcom's Highly Compelling, Best and Final Proposal

VOTE THE

ENTIRE BLUE

CARD TO

SUPPORT

BROADCOM'S

HIGHLY

COMPELLING

OFFER



Broadcom's Highly Compelling Best and Final Proposal

Broadcom has provided a merger agreement highly favorable to Qualcomm and its stockholders

Highly Compelling Value

- · \$82 per Qualcomm share
 - \$60 in cash and remainder in Broadcom shares
 - 56% premium to Qualcomm 30-day VWAP(1)
 - 50% premium to Qualcomm unaffected price(2)

Substantial Regulatory Certainty

- · Merger agreement includes significant commitments to assuage all reasonable regulatory risks:
 - Upfront commitment to divest Qualcomm's Wi-Fi networking processors and RF Front End chips businesses
 - Additional commitment to take any other actions required by regulatory agencies with respect to Qualcomm's other businesses and assets subject to the very high "Material Adverse Effect" standard.
 - Regulatory reverse termination fee of \$8 billion
 - 6% per annum ticking fee on the cash portion of the consideration (net of dividends) for the period commencing 12 months after signing until closing
- · Broadcom's counsel has demonstrated that the reasonable areas of substantive regulatory inquiry are resolvable with reasonable remedies that Broadcom is prepared to agree to

Financing Certainty

- No financing condition
- · Broadcom has entered into binding financing commitments with 12 financial institutions in an amount sufficient to fully fund the transaction and to fund post-closing working capital needs
- · Silver Lake, KKR and CVC have agreed to provide \$6 billion in convertible note financing

Board Seats

- · Paul Jacobs and one other Qualcomm director invited to join the combined company's board

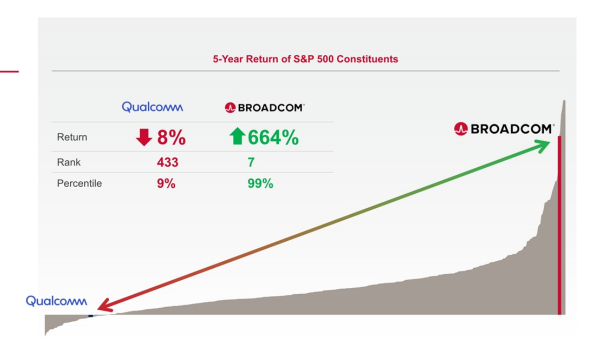
I. Qualcomm Has Repeatedly Failed to Deliver Stockholder Value





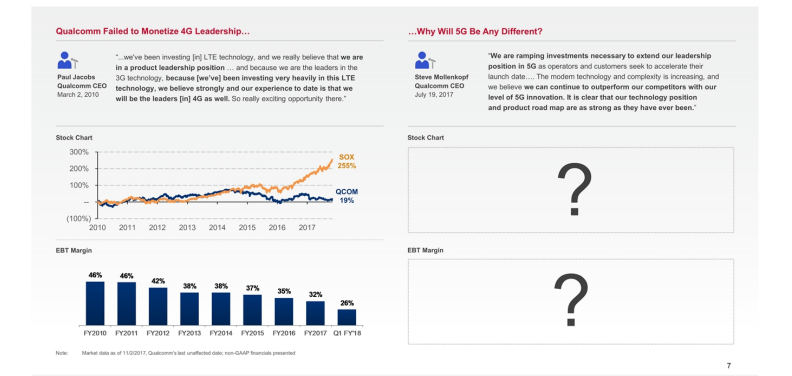
Qualcomm's Stock Price Has Significantly Underperformed

Qualcomm's Performance is in the **Bottom Decile** of the S&P 500



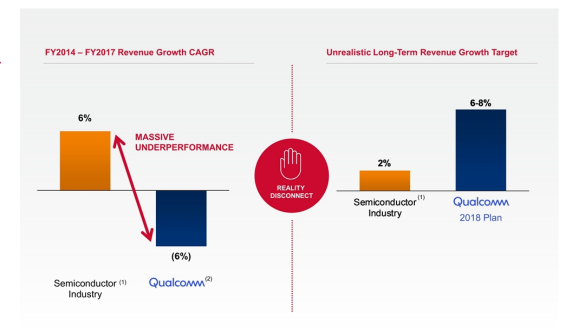
Market data as of 11/2/2017, Qualcomm's last unaffected date

Qualcomm Failed to Turn 4G Leadership Into Stockholder Value



Qualcomm is in Decline

Qualcomm's Poor Execution Has Resulted in Significant Revenue Declines During a Period of Strong Industry Growth



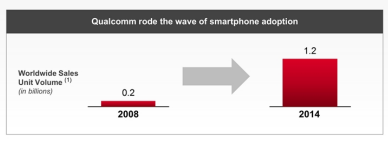
Per Gartner

QCT and Qualcomm revenue pro forma for CSR acquisition in 2014 and excludes TDK JV revenue contribution based on filings and press release

Qualcomm is Overstating its 5G Growth Opportunities

Qualcomm's 4G Growth Benefitted From a Unique Set of Tailwinds

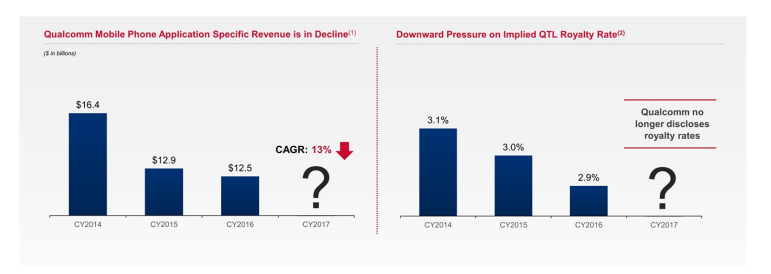




The 5G Transition Dynamics are Significantly Worse for Qualcomm

- Fewer baseband / app processor providers make share increases more difficult
- × Smartphone market has matured
- Unclear which 5G "killer app" or device will drive initial growth

Qualcomm's Broken Business Model Impacts Results



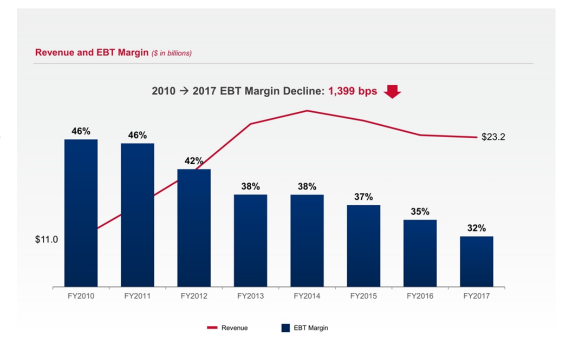
Qualcomm's Projected 6-8% Revenue Growth Rate is Unrealistic Given These Trends

) Per Gartner

Calculated as QTL revenue divided by device shipments and divided by device ASP; data from Qualcomm Investor Presentation dated April 19, 2017

Qualcomm's Margins Have Declined Even When Revenue Has Grown...

Despite Rapid Revenue Growth During the 4G Transition, Qualcomm Failed to Create Positive Operating Leverage in its Business



Non-GAAP financials presented

...And Qualcomm Has Significantly Underperformed its Peers

Qualcomm's Inability to Manage its Cost Structure Caused Profitability to Decline Precipitously

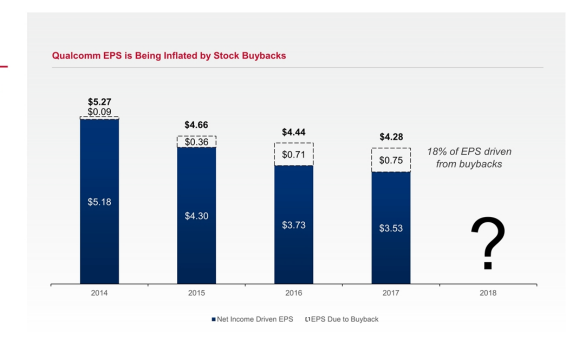
CAGR FY2014 – FY2017	Qualconn	PEERS	
Revenue	6%	7%	
Gross Profit	5%	10% 👚	
EBT	10% 🖶	17% 👚	
Net Income	11% 🖶	18% 👚	

EBT margin as reported; non-GAAP financials presented. Peer set consists of ADI, AVGO, INTC, MCHP, MXIM, NVDA, SWKS, TXN and XLNX. Financials pro forma for acquisitions

Share Repurchases Have Masked a Dramatic Earnings Decline

\$21B in Repurchases

Since FY2014 Mask a 32% Decline In Underlying EPS

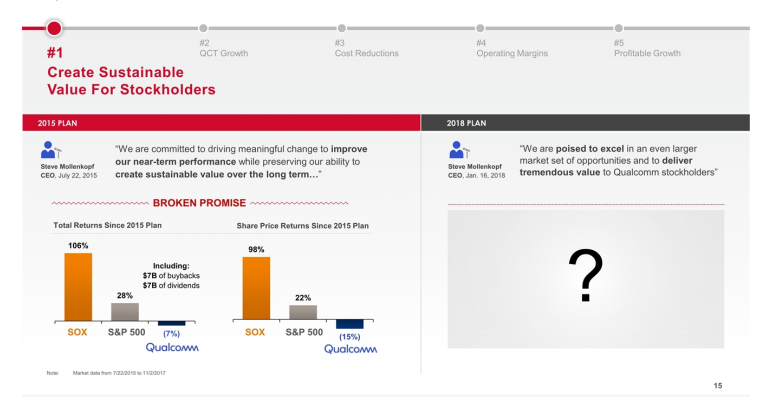


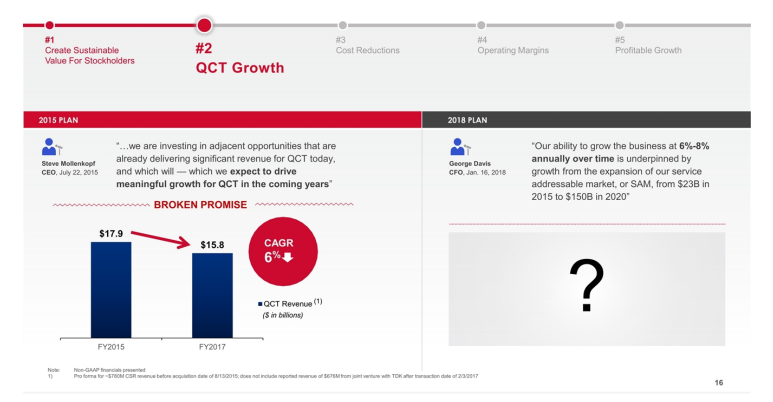
Non-GAAP financials presented; diluted EPS and shares presented

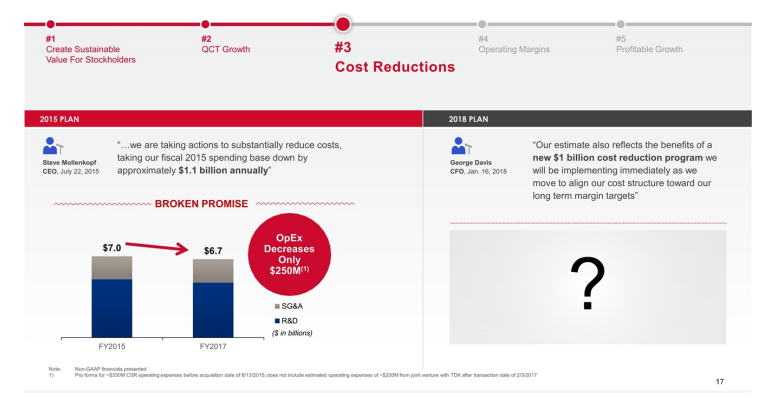
II. Qualcomm's Standalone Plan Rehashes 2015's Broken Promises and is Not Credible

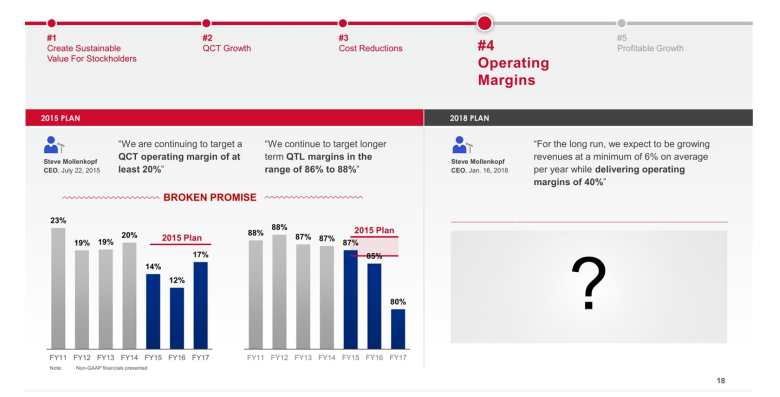


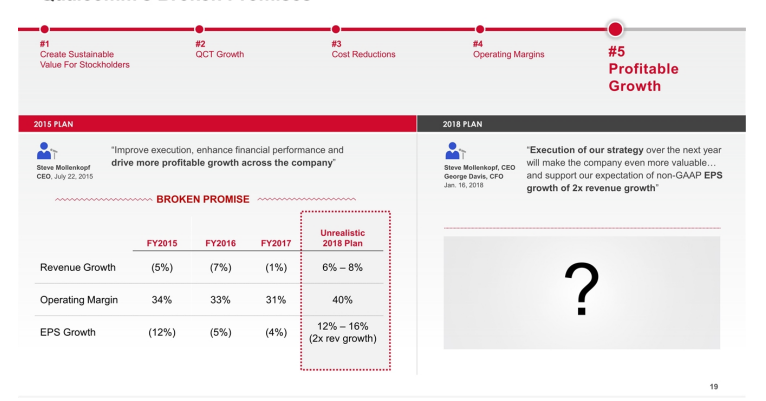






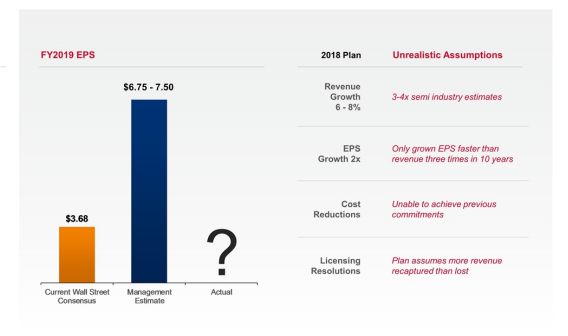






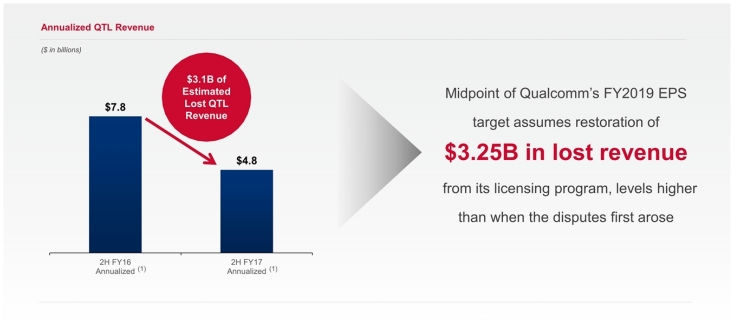
Qualcomm's FY2019 Projections Are Not Credible...

Given Qualcomm's
Broken Promises,
Should Investors
Really Believe
Qualcomm
Can Accurately Project
Two Years Forward?



e: Consensus estimates as of 2/2/2018

... And Have Unrealistic Dispute Resolution Assumptions



Qualcomm Plan Assumes Licensing Revenue Will Resume at Higher Levels Than Before

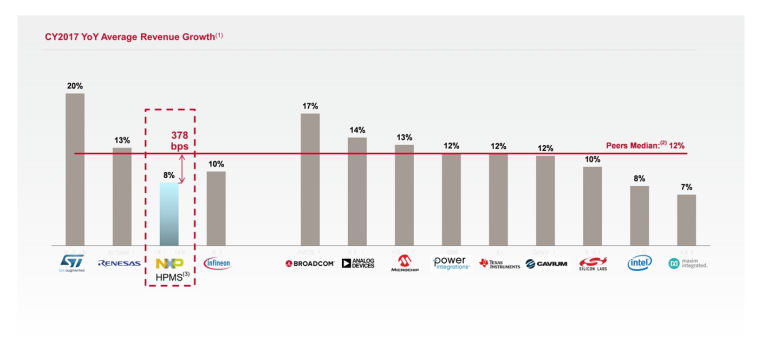
Last two quarters of fiscal year annualized

III. NXP Will Not Solve Qualcomm's Problems





NXP Has Failed to Keep Pace With Industry Growth and Severely Lagged its Peers in 2017



ADI revenue pro forma for the LLTC acquisition, AVGO revenue pro forma for the BRCD acquisition, CAVM revenue pro forma for the QLGC acquisition, intel revenue is adjusted for the Mobileye acquisition and McAfee divestiture, MCHP revenue pro forma for the ATML acquisition
NXPI revenue pro forma for the Standard Products divestiture and Renesas revenue pro forma for the ISIL acquisition
Peers as defined by NXP in most recent annual filing or Form 20-F include Analog Devices, Broadcom, Cavium, Infineon, Intel, Maxim Integrated Products, Microchip, Power Integrations, Renesas, Silcon Laboratories, STMicroelectronics and Texas Instruments
NXP IHMS excludes Corporate & Other Revenue

NXP is a Savvy Seller

ANNOUNCED	BUYER	DEAL VALUE	TRANSACTION	OBSERVATIONS
April 2008	life.augmented	\$1.6 Billion	Sale of 80% of Cellular Baseband business	 Contributed to a Joint Venture with Ericsson in 2009 Subsequently dissolved in 2013
December 2010	DOVER	\$855 Million	Sale of Sound Solutions business	 In 2015, the speaker business lost \$272 million (on \$235 million of revenue) Sold in 2016 for \$45mm following large write downs and losses
May 2015	JAC CAPITAL	\$1.8 Billion	Sale of RF Power business	RF market downturn following sale
June 2016	JAC CAPITAL Wise Road Capital	\$2.8 Billion	Sale of Standard Products business	Buyers paid a rich multiple (2.3x LTM revenues, 65% above ON Semiconductor's multiple at the time and 35% above the ON/Fairchild acquisition multiple)

IV. Broadcom's Offer Provides Significantly More Value to Qualcomm Stockholders Than Any Other Alternative



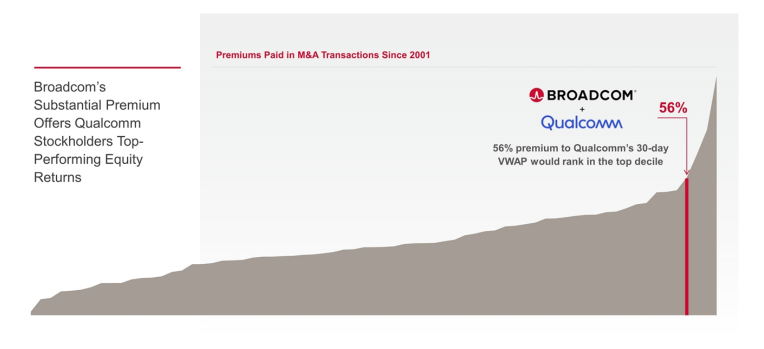
Broadcom's Proposal Offers a Significant Premium

Broadcom's Highly Attractive Proposal Delivers Certainty of Value with Equity Upside Potential for Qualcomm Stockholders



Market data as of 11/2/2017, Qualcomm's last unaffected date; VWAP based on trading day

Broadcom's Proposal is in Elite Territory

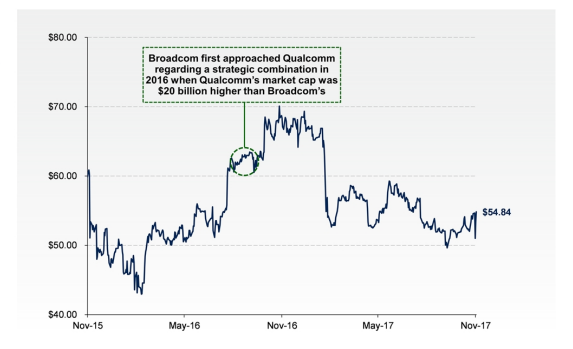


Source: Thomson One
Note: Announced transactions greater than \$25bn from 1/1/2001 to 2/2/2018, excluding transactions with financially distressed target.

Broadcom's Offer is Clearly Not Opportunistic

Qualcomm is Trading Well Below Peak Value Because of its Own Poor Decisions:

- Major customer disputes
- Combative regulatory relationships
- Diminishing market position
- Declining profit margins



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

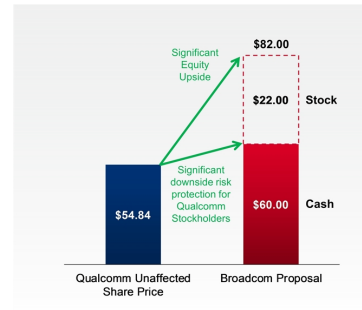
Broadcom's Offer Ascribes a Premium Multiple to Qualcomm





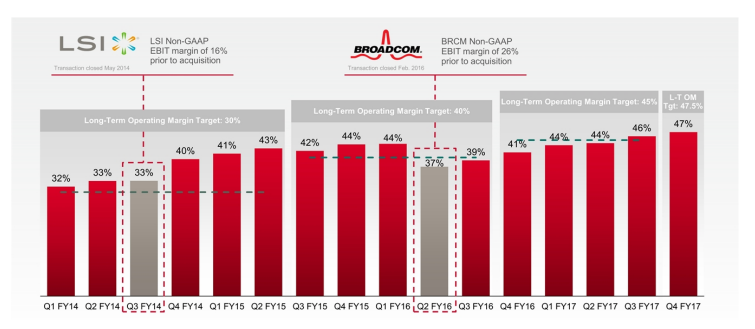
Market data as of 11/2/2017, Qualcomm's last unaffected date; based on consensus estimates, not pro forma for NXP acquisition

Proposal Provides Qualcomm Stockholders With Substantial Upside Potential and Downside Protection



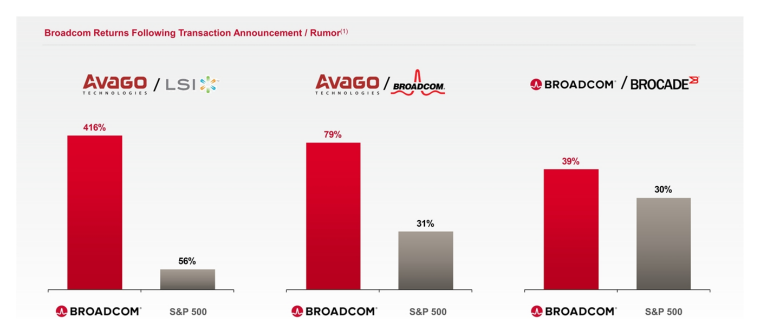
- Cash component crystallizes \$60 in value on its own a premium to Qualcomm's unaffected share price
- Stock component affords participation in combined company's significant upside potential
 - Broadcom has an unmatched track record of execution and price appreciation following M&A transactions

Broadcom Has a Proven Track Record of Successful Integrations...



Broadcom Management's Track Record of Successfully Integrating Large, Complex M&A Significantly De-Risks Equity Component of Offer for Qualcomm Stockholders

...And Post-Announcement Value Creation



Broadcom Has a Proven Track Record of Considerable Share Price Appreciation Following Acquisitions

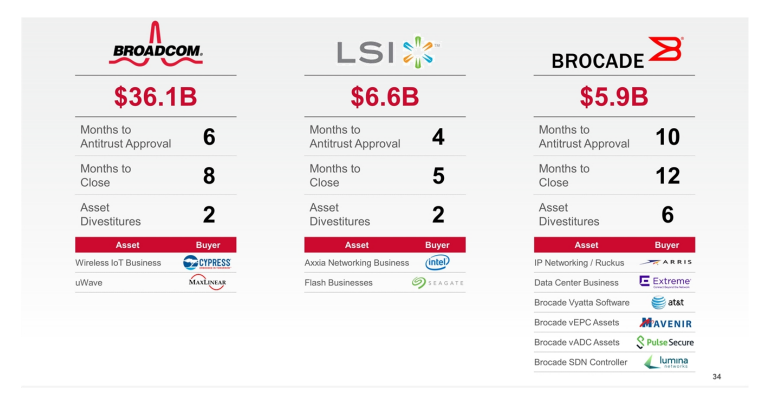
Broadcom returns from day prior to announcement or rumor (12/13/2013, 5/26/2015 and 10/28/2016) to 2/2/2018

V. Broadcom's Offer Provides Substantial
Deal Certainty and a Clear Path to
Completion for Qualcomm Stockholders





Broadcom Successfully Closes Transactions in a Timely Manner



Broadcom Has Fully Addressed Qualcomm's Regulatory Concerns

Broadcom is Confident its Divestiture Plan and Regulatory Commitments Will Enable Regulatory Approval Within 12 Months

Excellent M&A-related divestiture track record

- · Product categories with significant overlap have already been addressed
 - Broadcom's proposed merger agreement requires Broadcom to divest Qualcomm's Wi-Fi networking processor and RF Front End businesses
- · Other areas Qualcomm claims are issues, simply are not
 - NFC: Broadcom divested its NFC business in August 2016
 - Wi-Fi/Bluetooth: These chips will be divested with the Wi-Fi networking segment
- Broadcom has proposed a compelling package of antitrust provisions that reinforce Broadcom's commitment to gaining regulatory approvals
 - Planned divestitures of businesses with overlap will significantly expedite regulatory approval process
 - Additional commitment to take any other actions required by regulatory agencies with respect to Qualcomm's other businesses and assets subject to the very high "Material Adverse Effect" standard
 - Generous ticking fee if the transaction closes later than 12 months post agreement
 - Highest ever regulatory reverse termination fee of \$8 billion

No Financing Condition: Broadcom Has Signed Binding Agreements to Fully Fund the Transaction and to Fund Post-Closing Working Capital Needs

\$100 Billion of Commitments

- 12 financial institutions have agreed to provide up to \$100 billion, including a \$5 billion revolving credit facility, and bridge financing
- Financial institutions include: BofA Merrill Lynch, Citigroup, affiliates of Deutsche Bank AG, J.P. Morgan, Mizuho, MUFG, SMBC, Wells Fargo, Scotiabank, BMO Capital Markets, RBC Capital Markets and Morgan Stanley

\$6 Billion in Convertible Notes

 Silver Lake, KKR and CVC have agreed to provide \$6 billion in convertible note financing VI. Qualcomm Stockholders Deserve
Directors Who Will Secure the
Benefits of Broadcom's Highly
Compelling, Best and Final Proposal





Qualcomm's Response to Broadcom's Best and Final Offer is a Key Test of the Qualcomm Board's Judgment

- · Recent History of Interactions with Qualcomm Following Broadcom's Public Proposal:
 - Nov 13, 2017: Broadcom CEO contacted Qualcomm CEO to suggest a discussion between the companies Qualcomm CEO: "Our press release speaks for itself"
 - Nov 17, 2017: Broadcom CEO contacted Qualcomm CEO requesting engagement
 No response
 - Feb. 2, 2018: Broadcom CFO contacted Qualcomm's financial advisor to provide terms of an improved proposal, in hopes of engagement → No response
 - Feb 2, 2018: Broadcom's financial advisor contacted Qualcomm's financial advisor to
 provide terms of an improved proposal Qualcomm's financial advisor: "Let me
 speak with my client today." No response thereafter
 - Feb 2, 2018: Broadcom's legal advisor contacted Qualcomm's legal advisor to provide terms of an improved proposal No response
 - Feb 5, 2018: Broadcom publicly discloses \$82 per share best and final offer
 - Feb 8, 2018: Qualcomm Board rejects \$82 per share offer but offers to meet with Broadcom

 - Feb 14, 2018: Qualcomm to meet with Broadcom → Outcome: ?

Having received a highly compelling, best and final offer, with clear and favorable deal terms and substantial deal certainty, in the form of a signable merger agreement...

Will the Qualcomm Board do what its stockholders desire and secure for them Broadcom's valuemaximizing opportunity



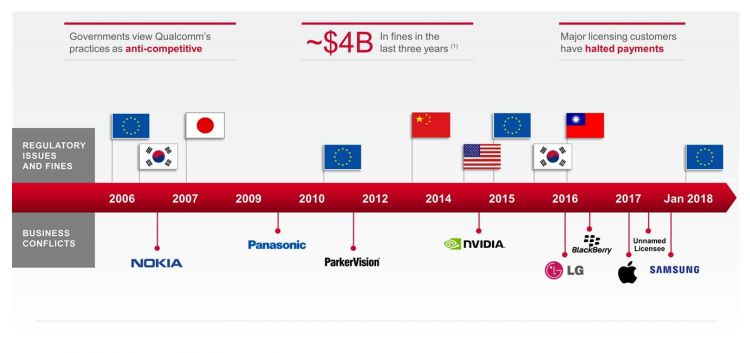
Qualcomm Has Massively Underperformed the S&P 500 During the Tenure of Each Independent Director

Qualcomm Board Has No Excuse if it Fails to Secure Broadcom's Value-Maximizing Proposal

	ss Board that has a strong resume not only outside of but directly as to what they've done at Qualcomm"		
	Date Joined	Underperformance to S&P Since Joining	
Barbara Alexander	7/31/2006	(47%)	
Thomas Horton	12/8/2008	(120%)	
Francisco Ros	12/6/2010	(97%)	
Clark Randt	10/6/2013	(72%)	
Harish Manwani	5/4/2014	(68%)	
Mark McLaughlin	7/22/2015	(37%)	
Tony Vinciquerra	7/22/2015	(37%)	
Jeffrey Henderson	1/12/2016	(15%) 🖊	
Ann Livermore	10/9/2016	(38%)	
Strategic Realignment Plan	7/22/2015	(37%)	

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

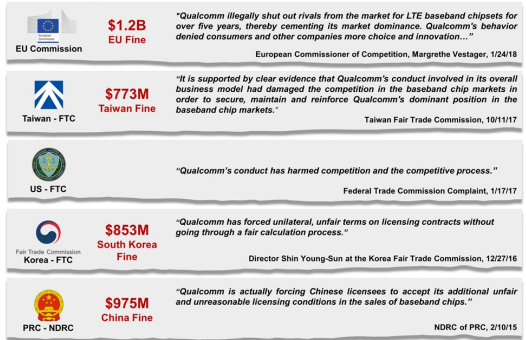
Qualcomm's Business Model Has Been Broken for a Long Time



Includes NDRC fine of \$975M, KFTC fine of \$927M, TFTC fine of \$778M and European Commission fine of \$1.2B $\,$

Qualcomm Board's Failed Supervision Has Resulted in Repeated Regulatory Violations and Unfair Business Practices

Qualcomm's Board Has Shown a Lack of Leadership, Maintaining the Status Quo Despite Repeated Regulatory Censure



Despite All of Its Execution Challenges and Issues, Qualcomm's Board Has Not Brought in External Perspectives

		Title		Tenure
	Paul Jacobs	Executive Chairman and Board Chairman, Qualcomm		27 years
	Steve Mollenkopf	CEO, Qualcomm		24 years
ship	Cristiano Amon	President, Qualcomm		23 years
Business Leadership	Matthew Grob	EVP, Technology Qualcomm Technologies		27 years
	James Thompson	EVP, Engineering Qualcomm Technologies and CTO		26 years
	Alexander Rogers	EVP and President, Qualcomm Technology Licensing		17 years
			Average Tenure	24 years
Operational Executives	Donald Rosenberg	EVP, General Counsel and Corporate Secretary		11 years
	George Davis	EVP and CFO, Qualcomm		5 years
xecut	Brian Modoff	EVP, Strategy and M&A, Qualcomm		3 years
2 ш	Michelle Sterling	EVP, Human Resources, Qualcomm		14 years
			Average Tenure	8 years

Qualcomm's Existing Directors Have Taken Defensive Actions

Instead of Transacting with Broadcom, Qualcomm has Taken Defensive and Value Destructive Actions

- New severance plan implemented by incumbent Qualcomm Board and management is the epitome of entrenchment
 - If the current Qualcomm Board terminates employees, there is no penalty, but if a new Qualcomm Board takes the exact same action, it results in additional and significant costs to shareholders
 - This new severance plan raises even more questions given Qualcomm's \$1 billion cost reduction plan and purported \$500 million of synergies from NXP, both of which undoubtedly will include employee layoffs
- Amended the definition of "change of control" for purposes of double-trigger equity award acceleration for all employees, including executive officers, to include losing a proxy fight

How Should You Vote?



BLUE

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



WHITE CARD

- Vote for existing directors who have failed to secure for Qualcomm stockholders Broadcom's value maximizing proposal
- Vote to give current leadership more time to underperform while watching peers continue to execute



VOTE THE **ENTIRE BLUE CARD**

