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 R	egistrant 🗆	Filed by a Party other than the Registrant ⊠			
Chec	k the app	ropriate box:				
	Preliminary Proxy Statement					
		Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))				
		ive Proxy Statement				
\boxtimes	Definit	ive Additional Materials				
	Soliciti	ng 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)			
Paym	ent of Fi	ling Fee (Check the approp	riate box):			
\boxtimes	No fee required.					
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.					
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DEAR QUALCOMM STOCKHOLDER,

With the Annual Meeting of Qualcomm Stockholders just days away, we urge you to maximize the value of your investment in Qualcomm by voting the **BLUE** proxy card "FOR" ALL of Broadcom's six independent director nominees. A vote on the **BLUE** proxy card is a vote to give Qualcomm stockholders the opportunity to obtain the benefits of Broadcom's premium offer by electing directors who will act in your best interests.

We believe Broadcom's offer is the most attractive, value-enhancing alternative available to Qualcomm investors. Qualcomm previously stated that \$110 per share is a "full and fair" price for NXP, yet Qualcomm has now agreed to pay \$127.50 per share for NXP. That equates to \$6.2 billion of value transferred away from Qualcomm stockholders, including you, to NXP stockholders. As a result, Broadcom has adjusted its offer to acquire Qualcomm to \$79 per share, consisting of \$57 in cash and \$22 in Broadcom stock, which represents a significant cash premium plus the opportunity to participate in the upside potential of the combined company.

LEADING INDEPENDENT PROXY ADVISORY FIRMS RECOMMEND VOTING THE BLUE PROXY CARD

Leading proxy advisory firms Institutional Shareholder Services (ISS) and Glass Lewis concluded that Qualcomm should negotiate with Broadcom in order to maximize stockholder value and have recommended Qualcomm stockholders vote on the **BLUE** proxy card.

ISS recommended a vote for four of Broadcom's independent director nominees and Glass Lewis recommended a vote for all six of Broadcom's independent director nominees.

They and other third parties clearly agree:1

Qualcomm has significant business challenges and a history of failed promises.

ISS 2/16/18

"The deterioration of [Qualcomm's] fundamentals, combined with the significant underperformance relative to peers and the SOX index, calls into question Qualcomm's business model, and what kind of long-term return shareholders should expect over the next transition to the 5G technology."

Glass Lewis 2/20/18

"Management's FY2019 target includes...considerable execution risk, in our view."

Kevin O'Leary of "Shark Tank" on CNBC 2/5/18

"There are many shareholders, including me, who think Qualcomm is very poorly managed...I would like adult supervision to come in from Broadcom, work it out with Apple and make it so that I can make more money with Apple as opposed to litigating until the cows come home."

Chris Caso, Raymond James 2/12/18

"Even before the Apple dispute, Qualcomm hadn't grown earnings since FY13, despite being the dominant technological leader in its core market; so while Qualcomm's technology has clearly benefited the industry, shareholders haven't benefited for a while."

Bradley Gastwirth, ABR Investment Strategy 2/12/18

"Qualcomm as a standalone is in a lot of trouble on a long-term basis and Broadcom and Hock Tan have done an incredible job of acquiring companies and getting them part of their core and I think they will do the same here with Qualcomm."

Broadcom can create significantly more value for Qualcomm stockholders.

ISS 2/16/18

"Qualcomm's optimistic vision of the future would likely resonate more effectively among shareholders if the company's track record was more like that of its would-be acquirer."

Glass Lewis 2/20/18

"Ultimately, we believe the generally poor TSR performance of Qualcomm and the generally favorable TSR performance of Broadcom supports the notion that Qualcomm shareholders could potentially benefit from the change in executive leadership that a merger with Broadcom would provide."

Amit Daryanani, RBC Capital Markets 2/15/18

"Under Mr. Tan's leadership, [Broadcom] has a proven track record of closing transactions in a timely manner and successful integration."

Stacy Rasgon, Bernstein Research 2/14/18

"...Broadcom does have probably a much better relationship with the regulators, they've been to this rodeo a number of times..."

Edward Snyder, Charter Equity Research 2/13/18

"The debate over who should control Qualcomm's assets is really a debate about shareholder returns, and on that measure Broadcom outpaces all other large-cap semiconductor companies on both a relative and absolute basis. It's not only more consistent at generating strong results, but also at meeting and exceeding consensus forecasts."

Broadcom's director nominees are highly qualified and the independent voice that Qualcomm stockholders deserve to act in their best interests.

ISS 2/16/18

"[W]hile the proportionality of the Qualcomm board's future responses to any new information remains to be seen, the tenor of its engagement leading up to the present raises questions as to whether the incumbent board is committed to playing its part in attempting to maximize the offer."

Glass Lewis 2/20/18

"At this juncture, given the Qualcomm board's repeated rejection of Broadcom's offer and our doubt about its willingness to seriously negotiate with Broadcom, we believe a change in the composition of the board is warranted. Moreover, given the incumbent directors' unanimous opposition to Broadcom's offer, we believe reconstituting a majority of the board would be necessary to kick start the engagement effort."

Craig A. Ellis, B Riley 12/7/17

"We believe Broadcom's [nominees] are both well credentialed and highly relevant, improving deal prospects."

VOTE THE ENTIRE BLUE PROXY CARD TODAY FOR ENHANCED VALUE

Broadcom's offer provides you and your fellow stockholders the best opportunity to realize the present and future value of your investment. We encourage you to send a clear message to the Qualcomm board. Make your voice heard by voting the **BLUE** proxy card to elect **ALL SIX** director candidates nominated by Broadcom.

Sincerely,

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Hock Tan President and CEO Broadcom

How Should You Vote? BLUE CARD



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 valuemaximizing proposal

WHITE CARD



Vote for existing directors who have failed to secure for Qualcomm stockholders Broadcom's value maximizing proposal and have transferred value to NXP activistled shareholders

Vote to give current leadership more time to underperform while watching peers continue to execute





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

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



TOLL-FREE

(800) 848-2998

COLLECT

(212) 269-5550

Cautionary Note Regarding Forward-Looking Statements

Cautionary Note Regarding Forward-Looking Statements
This communication contains forward-looking statements (colluding within the meaning of Section 2IE of the United States Securities Exchange Act of 1934, as amended, and Section 274 of the United States Securities Exchange Act of 1934, 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 (1) the proposed transaction involving Broadcom and Qualcomm and the expected benefits of the proposed transaction, (i) the expected benefits of the proposed transaction (in the expected benefits of the spondant of the proposed transaction, (ii) the expected benefits of the switching of acquaintonic, (ii) our competitive position and opportunities, (v) the impact of acquaintions, (iii) amarket for our products, and (vi) other statements identified by words such as "will", "expect," "believe", "articipate", "estimate", "should," intend," "plan," "potential," "predict," "procept," "aim", and similar words, phases or expressions. These forward-looking statements are based on current expectations and ballets of the management such management, current market trends and market conditions and involve risks and uncertainties, many of which are outside Broadcom's and management's control, and which may cause actual results to differ materially from those contained in forward-looking statements. Accordingly, you should not place undue reliance on such statements.

uncertainties, many of which are outside Broadcom's and management's control, and which may cause actual results to differ materially from those contained in forward-looking statements. Accordingly, you should not place undue reliance on such statements. Particular uncertainties that could materially affect future results include risks associated with our proposal to acquire Qualcomm, including: (0) 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 of the announcement of the proposed transaction on the ability of Broadcom and Qualcomm to retain customers, to retain and hire key personnal and to maintain favorable reliability ships with suppliers or customers. (If the thing of the ability of Broadcom and Qualcomm to retain customers, to retain and hire key personnal and to maintain favorable reliability ships with suppliers or customers. (If the thing of the ability of Broadcom and Qualcomm to retain customers and hire key personnal and to maintain favorable reliability ships and the proposed transaction (including shareholder approvels), and (v) other risks related to the completion of the proposed transaction fincluding shareholder approvels, and volume of significant customers and fluctuations in the timing and volume of significant customers demand; our dependence on contract manufacturing and outsourced supply chain; our dependence on contract manufacturing and outsourced supply chain; our dependence on a contract manufacturing and outsourced supply chain; our dependence on a lateral proposed to the completion of the proposed and fluctuations in the timing and outsourced supply chain; our dependence on a state of the proposed transaction of supplers, and court ability to accurately estimate customers' demand and adjust our manufacturing and susply chain accordinally our significant indebtedness; including the need to generate sufficient cash flows to service

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 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 shareholders. Broadcom filed a definitive proxy statement with 2018 annual meeting of shareholders and may file other proxy solicitation materials in connection therewish. Broadcom has also commenced mailing its definitive prox statement to Qualcomm shareholders.

satement to Guarcomm snareholders. In addition, in furtherance of the acquisition proposal and subject to future developments, Broadcom (and, if a negotiated transaction is agreed, Gualcomm) me file one or more registration statements, proxy statements, the other offer statements of the other observations of the statements with the SEC. This communication is not a substitute for any proxy statement, segistration statement, tender offer statement, prospectus or other documents of the statement of the statement

transaction. Investors and security holders of Broadcom and Qualcomm are urged to read the proxy statement(s), registration statement(s), tender offer statement(s), prospectus(ss) and/or other documents filled with the SEC carefully in their entirety if and when they become available as they will contain important information about the proposed transaction and socilitation. Any definitive proxy statement(s) or prospectus(s) (if and when available) will be mailed to shareholders 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 (if and when savailable) and other documents (if and when savailable) the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways are security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the SEC all type ways as the security of the securit

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 made of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as armended.

Participants in Solicitation

Broadcorn, 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 proxise in respect of the proposed transaction, including with respect to Qualcomm's 2018 annual meeting of shareholders. You can find information about Broadcom's executive officers and directors in Broadcom's definitive proxy statement filled with the SEC on February 20, 2018. Information about the Broadcom nominees is included in the definitive proxy statement that Broadcom has filled with the SEC. Additional information requering the interests of such potential participants is included or will be included in one or more registration is attempted, proxy statements, tender offer statements or other documents filled or to be filled with the SEC if and when they become available. These documents (if and when they become available. These documents (if and when available) may be obtained free of charge from the SEC's website http://www.sec.gov.

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