

QUALCOMM INC/DE  
Form 8-K/A  
January 28, 2002

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**SECURITIES AND EXCHANGE COMMISSION**

Washington, D. C. 20549

**FORM 8-K/A**

CURRENT REPORT  
PURSUANT TO SECTION 13 OR 15(d) OF THE  
SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): November 28, 2001

**QUALCOMM INCORPORATED**

(Exact name of registrant as specified in its charter)

**Delaware**

(State or other jurisdiction of incorporation)

**000-19528**

(Commission File No.)

**95-3685934**

(IRS Employer Identification No.)

**5775 MOREHOUSE DRIVE  
SAN DIEGO, CALIFORNIA 92121**

(Address of principal executive offices and zip code)

Registrant's telephone number, including area code: **(858) 587-1121**

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Signature

EXHIBIT 23.1

EXHIBIT 23.2

EXHIBIT 99.1

EXHIBIT 99.2

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This Form 8-K/A is amending the Form 8-K originally filed by QUALCOMM on November 28, 2001. For the purpose of this Form 8-K/A, NewCo is referred to as Vesper Holding, and the combined consolidated wholly-owned subsidiaries of NewCo, the Vesper Companies, are together referred to as Vesper Holding Companies.

**Item 7. Financial Statements and Exhibits.**

**(a) Financial statements of businesses acquired.**

- (1) Combined consolidated financial information of Vesper Holding Companies dated as of December 31, 2000 and 1999 and as of September 30, 2001 (unaudited).
- (2) Consolidated financial information of VeloCom Inc. dated as of December 31, 2000 and 1999 and as of September 30, 2001 (unaudited).

**(b) Pro forma financial information.**

- (1) Unaudited pro forma condensed consolidated financial information of QUALCOMM Incorporated.

The following unaudited pro forma condensed consolidated financial information is being filed herewith:

Unaudited Pro Forma Condensed Consolidated Balance Sheet at September 30, 2001

Unaudited Pro Forma Condensed Consolidated Statement of Operations for the year ended September 30, 2001

Notes to Unaudited Pro Forma Condensed Consolidated Financial Information

**(c) Exhibits.**

- \*2.1 Restructuring Agreement, dated as of November 9, 2001, by and among the Company, Vesper Sao Paulo S.A., Vesper S.A., Vesper Holding Sao Paulo S.A., Vesper Holding S.A., VeloCom Cayman Brasil Holdings, QUALCOMM do Brasil Ltda., Bell Canada International (Brazil Telecom I) Limited, Bell Canada International (Megatel) Limited, VeloCom Inc., Nortel Networks Limited, Lucent Technologies Inc., Telefonaktiebolaget LM Ericsson (Publ.), Harris Corporation, VeloCom do Brasil Ltda., Vesper Sao Paulo Cayman and Vesper Holding, Ltd.
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\*2.2 The Subscription and Shareholders Agreement, dated as of November 9, 2001, by and among the Company, VeloCom Inc., Bell Canada International (Brazil Telecom I) Limited, Bell Canada International (Megatel) Limited, Bell Canada International (Espelho Sul) Limited, Nortel Networks Limited, Lucent Technologies Inc., Telefonaktiebolaget LM Ericsson (Publ.), Harris Corporation, and Vesper Holding, Ltd. 23.1 Consent of Arthur Andersen LLP. 23.2 Consent of Arthur Andersen LLP. 99.1 Combined consolidated financial information of Vesper Holding Companies dated as of December 31, 2000 and 1999 and as of September 30, 2001 (unaudited). 99.2 Consolidated financial information of VeloCom Inc. dated as of December 31, 2000 and 1999 and as of September 30, 2001 (unaudited).

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\* Previously filed on November 28, 2001 as an exhibit to the Form 8-K.

**Item 7.(b)(1) Unaudited Pro Forma Condensed Consolidated Financial Information of QUALCOMM Incorporated**

On November 13, 2001, QUALCOMM and VeloCom committed to invest \$266 million and \$80 million, respectively, in Vesper Holding as part of a series of transactions pursuant to a Restructuring Agreement as described in the Form 8-K filed on November 28, 2001. QUALCOMM acquired a controlling interest in Vesper Holding as a result of the investment. On November 29, 2001, QUALCOMM exchanged a convertible promissory note issued by VeloCom to QUALCOMM for equity securities of VeloCom. This exchange (the VeloCom exchange ) resulted in QUALCOMM having a 49.9% equity interest in VeloCom. The following unaudited pro forma condensed consolidated

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financial information presents the effects of QUALCOMM's acquisition of Vesper Holding and the VeloCom exchange. The unaudited pro forma condensed consolidated balance sheet presents the consolidated financial position of QUALCOMM as of September 30, 2001, assuming that the acquisition and the VeloCom exchange had occurred as of that date. Such pro forma information is based upon the historical balance sheet data of QUALCOMM and the combined consolidated balance sheet data of Vesper Holding Companies, referred to in the unaudited pro forma financial information as Vesper, as of September 30, 2001. The unaudited pro forma condensed consolidated statement of operations for the year ended September 30, 2001 gives effect to the acquisition and the VeloCom exchange as if they had occurred on October 1, 2000. The unaudited pro forma condensed consolidated financial information is prepared using the purchase method of accounting. Although the acquisition of Vesper Holding will be accounted for in accordance with the Financial Accounting Standards Board Statement No. 141 (FAS 141), Business Combinations, QUALCOMM has not adopted

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FAS 141 in its entirety. Goodwill from previous acquisitions will continue to be amortized until QUALCOMM adopts FAS 141 as of the beginning of its fiscal 2003.

The unaudited pro forma condensed consolidated financial information is based on the estimates and assumptions set forth in the notes to such information, which is preliminary and has been made solely for purposes of developing such pro forma information. The unaudited pro forma condensed consolidated financial information is not necessarily an indication of the results that would have been achieved had the transaction been consummated as of the dates indicated.

The unaudited pro forma condensed consolidated financial information should be read in conjunction with the historical financial statements and notes thereto of QUALCOMM, including the Annual Report on Form 10-K for the year ended September 30, 2001, and the historical financial statements of Vesper Holding Companies and VeloCom Inc. dated as of December 31, 2000 and 1999 and as of September 30, 2001 (unaudited), included herein.

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**QUALCOMM Incorporated**  
**UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET**  
(in thousands, except per share data)

	September 30, 2001			
	Historical			
	QUALCOMM	Vesper	Adjustments	Pro Forma
<b>ASSETS</b>				
<b>Current Assets:</b>				
Cash and cash equivalents	\$1,388,602	\$17,529	\$(101,470)(a)	\$1,304,661
Marketable securities	894,577	894,577		
Accounts receivable, net	517,557	24,633	542,190	
Finance receivables, net	10,345	10,345		
Inventories, net	95,863	95,863		
Other current assets	147,814	32,148	(6,658)(b)	173,304
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Total current assets	3,054,758	74,310	(108,128)	3,020,940
Marketable securities	297,333	297,333		
Finance receivables, net	674,391	674,391		
Other investments	245,220	53,602(c)	298,822	
Property, plant and equipment, net	431,396	745,642	(392,184)(d)	784,854
Goodwill, net	585,046	585,046		
Other assets	381,589	98,745	(46,687)(e)	433,647
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Total assets  
 \$5,669,733 \$918,697 \$(493,397) \$6,095,033

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**LIABILITIES AND STOCKHOLDERS EQUITY (DEFICIT)**

Current Liabilities:

Trade accounts payable  
 \$106,433 \$193,553 \$(19,244)(f) \$280,742  
 Payroll and other benefits related liabilities  
 117,795 14,025 131,820  
 Vendor financing and loans payable  
 96,541 (79,210)(g) 17,331  
 Unearned revenue  
 184,461 9,705 194,166  
 Other current liabilities  
 112,300 397 112,697

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Total current liabilities  
 520,989 314,221 (98,454) 736,756  
 Vendor financing and loans payable  
 940,976 (833,707)(g) 107,269  
 Unearned revenue  
 295,005 1,527 296,532  
 Other liabilities  
 35,437 37,041 (37,041)(g) 35,437

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Total liabilities

851,431 1,293,765 (969,202) 1,175,994

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Minority interest in consolidated subsidiaries

5,887 100,737 106,624

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Stockholders' Equity:

Preferred stock

429,464 (429,464)(h)

Common stock

76 429,465 (429,465)(h) 76

Paid-in capital

4,791,559 561 (561)(h) 4,791,559

Retained earnings

244,947 (1,254,592) 1,254,592(h) 244,947

Accumulated other comprehensive (loss) income

(224,167) 20,034 (20,034)(h) (224,167)

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Total stockholders' equity (deficit)

4,812,415 (375,068) 375,068 4,812,415

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Total liabilities and stockholders' equity  
\$5,669,733 \$918,697 \$(493,397) \$6,095,033

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See accompanying notes to unaudited pro forma condensed consolidated financial information

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**QUALCOMM Incorporated**  
**UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS**  
(in thousands, except per share data)

	Year Ended September 30, 2001			
	Historical			
	QUALCOMM	Vesper	Adjustments	Pro Forma
Revenues	\$ 2,679,786	\$ 125,480	\$ -	\$ 2,805,266
Operating expenses:				
Cost of revenues				
1,035,103 313,378 (44,702)(i) 1,303,779				
Research and development				
414,760 414,760				
Selling, general and administrative				
367,155 217,558 (19,330)(i) 565,383				
Amortization of goodwill and intangible assets				
255,230 3,387 4,360(j) 262,977				
Asset impairment and related charges				
518,026 518,026				
Other				
50,825 50,825				
Total operating expenses				
2,641,099 534,323 (59,672) 3,115,750				
0				
Operating income (loss)				
38,687 (408,843) 59,672 (310,484)				
Interest expense				
(10,235) (129,065) 88,866(k) (50,434)				

Investment expense, net  
(365,156) 243,530(1) (121,626)

Other  
(167,001) (339,109) 88,806(m) (417,304)

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Loss before income taxes and accounting change  
(503,705) (877,017) 480,874 (899,848)

Income tax expense  
(104,501) (104,501)

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Loss before accounting change  
(608,206) (877,017) 480,874 (1,004,349)

Accounting changes, net of tax  
(17,937) (17,937)

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Net loss  
\$(626,143) \$(877,017) \$480,874 \$(1,022,286)

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Basic net loss per common share:

Loss before accounting change

\$(0.81)	\$(1.33)
Accounting change, net of tax	
(0.02)	(0.02)

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Net loss	
\$(0.83)	\$(1.35)

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Diluted net loss per common share:

Loss before accounting change	
\$(0.81)	\$(1.33)
Accounting change, net of tax	
(0.02)	(0.02)

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Net loss	
\$(0.83)	\$(1.35)

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Shares used in per share calculations:

Basic	
755,969	755,969

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Diluted	
755,969	755,969

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See accompanying notes to unaudited pro forma condensed consolidated financial information



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**QUALCOMM Incorporated**

**Notes to Unaudited Pro Forma Condensed Consolidated Financial Information**

**Note 1 Basis of Presentation**

On November 13, 2001, QUALCOMM and VeloCom committed to invest \$266 million and \$80 million, respectively, in Vesper Holding as part of a series of transactions pursuant to a Restructuring Agreement as described in the Form 8-K filed on November 28, 2001. QUALCOMM, VeloCom and Bell Canada International (Brazil Telecom I) Limited and Bell Canada International (Megatel) Limited (together referred to as BCI) agreed to exchange all of their equity interests in the Vesper Operating Companies for 2,523,674 ordinary shares and 1,155,152 special voting shares of Vesper Holding. In addition, QUALCOMM received 53,752,243 and 908,182 ordinary shares of Vesper Holding for its \$266 million investment and for the capitalization of acquisition-related costs paid by QUALCOMM, respectively. As a result of the restructuring, Vesper Holding Companies are wholly-owned subsidiaries of Vesper Holding, and QUALCOMM, VeloCom, and BCI hold direct equity interests in Vesper Holding of approximately 74%, 24% and 2% respectively. As part of the Restructuring, indebtedness payable by the Vesper Operating Companies to QUALCOMM was transferred to Vesper Holding, and, as a result, Vesper Holding was obligated to pay QUALCOMM \$108 million as of November 13, 2001.

On November 29, 2001, QUALCOMM converted a promissory note issued to QUALCOMM by VeloCom into equity securities of VeloCom, increasing its ownership interest in VeloCom to 49.9%. QUALCOMM indirectly owns an additional 12% of Vesper Holding through its ownership interest in VeloCom, such that QUALCOMM's direct and indirect interests in Vesper Holding total approximately 86%. The preliminary allocation of the purchase price at November 13, 2001 reflects \$313 million for property, plant and equipment, \$39 million for licenses and \$31 million for other intangible assets.

The preliminary purchase price allocation is based on the estimated fair values of the acquired assets and assumed liabilities. The fair values of the assets have been adjusted downward by approximately \$301 million, as the purchase price was less than the fair value of the net assets acquired. QUALCOMM is in the process of finalizing the purchase price allocation and does not anticipate material adjustments to the preliminary purchase price allocation presented.

**Note 2 Pro Forma Adjustments**

QUALCOMM and Vesper Holding Companies do not have material differences in accounting policies, and accordingly, there are no pro forma adjustments related to any such differences.

- (a) Reflects \$81 million for QUALCOMM's portion of cash paid to vendors of Vesper Operating Companies to acquire vendor financing liabilities. Also includes cash paid by QUALCOMM for acquisition-related costs and the elimination of cash advances in transit from QUALCOMM to Vesper Operating Companies reflected on both the QUALCOMM and Vesper balance sheets.
- (b) Reflects the write off of deferred loan fees associated with the vendor financing.
- (c) Reflects the reclassification of the promissory note receivable from VeloCom from other assets to other investments.
- (d) Reflects an adjustment to reduce Vesper Holding Companies' property, plant and equipment to fair value, as adjusted for the excess of the fair value of the net assets acquired over the purchase price.
- (e) Reflects the reclassification of the promissory note receivable from VeloCom from other assets to other investments and the write off of \$10 million in deferred loan fees associated



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- with the vendor financing. Also reflects the recording of other intangible assets resulting from the acquisition based on the purchase price allocation described in Note 1.
- (f) Reflects a reduction in related party payables in accordance with the Restructuring Agreement.
  - (g) Reflects the reduction of vendor financing liabilities as a result of their acquisition for \$135 million in cash and the issuance of warrants to acquire ordinary shares of Vesper Holding. Also includes the elimination of the \$108 million note payable to QUALCOMM.
  - (h) Reflects the elimination of the combined consolidated Vesper Holding Companies' equity accounts.
  - (i) Reflects the adjustment to depreciation and amortization of property, plant and equipment based on their assigned values. Property, plant and equipment are depreciated over their estimated useful lives of 2 to 18 years as if the restructuring had occurred as of the beginning of the period presented.
  - (j) Reflects the adjustment to amortization expense for other intangible assets based on their assigned values. Wireless licenses and other intangible assets are amortized over their useful lives of 18 years and 3 to 18 years, respectively, as if the restructuring had occurred as of the beginning of the period presented.
  - (k) Reflects the adjustment to interest expense resulting in the reduction of vendor financing as part of the restructuring.
  - (l) Reflects the reversal of \$152 million in equity in losses of Vesper Holding Companies recorded by QUALCOMM during fiscal 2001 and the elimination of \$9 million in interest income from Vesper Holding Companies. Also includes \$189 million in minority interest resulting from the consolidation of Vesper Holding Companies and \$89 million in equity losses due to QUALCOMM's increased ownership in VeloCom.
  - (m) Reflects the reclassification of a portion of impairment charges recorded by QUALCOMM during fiscal 2001 related to its promissory note receivable from VeloCom to equity in losses of VeloCom.

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**SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: January 28, 2002 By: /s/ Anthony S. Thornley

**QUALCOMM Incorporated**

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Anthony S. Thornley  
Chief Operating Officer and  
Chief Financial Officer

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