UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of Earliest Event Reported):

August 9, 2018

Cohu, Inc.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction

of incorporation)

(Commission File Number)

12367 Crosthwaite Circle, Poway, California

(Address of principal executive offices)

Registrant's telephone number, including area code:

Not Applicable

Former name or former address, if changed since last report

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

[x] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

[] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

[] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934.

Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.□

92064

(I.R.S. Employer Identification No.)

95-1934119

(Zip Code)

858-848-8100

001-04298

Item 7.01. Regulation FD Disclosure.

As previously announced, on May 7, 2018, Cohu, Inc., a Delaware corporation ("<u>Cohu</u>"), entered into an Agreement and Plan of Merger, by and among Cohu, Xcerra Corporation, a Massachusetts corporation ("<u>Xcerra</u>"), and Xavier Acquisition Corporation, a Delaware corporation and a wholly owned subsidiary of Cohu ("<u>Merger Sub</u>"), pursuant to which Merger Sub will merge with and into Xcerra, with Xcerra surviving such merger as a wholly owned subsidiary of Cohu.

On August 9, 2018, Cohu disseminated an investor presentation discussing the proposed acquisition on the Investor Relations page of its corporate website at https://cohu.gcs-web.com. A copy of such investor presentation is furnished herewith as Exhibit 99.1 and is incorporated by reference in this Item 7.01. This investor presentation updates the investor presentations (i) filed as Exhibit 99.2 to Cohu's second Current Report on Form 8-K filed on May 8, 2018 (ii) filed as Exhibit 99.1 to Cohu's Current Report on Form 8-K filed on May 23, 2018 and (iii) filed as Exhibit 99.1 to Cohu's Current Report on Form 8-K filed on June 4, 2018 (together, the "Prior Presentations") and investors should no longer rely on the Prior Presentations.

The information in this Item 7.01 (including Exhibit 99.1) is being furnished and shall not be deemed to be filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "<u>Exchange Act</u>"), or otherwise be subject to the liabilities of that section, nor shall it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act.

Item 8.01. Other Events.

To the extent required, the information included in Item 7.01 of this Current Report on Form 8-K is incorporated into this Item 8.01.

No Offer or Solicitation

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

Cautionary Statement Regarding Forward-Looking Statements

Certain statements contained in this filing may be considered forward-looking statements within the meaning of the U.S. Private Securities Litigation Reform Act of 1995, including statements regarding the proposed transaction involving Cohu and Xcerra and the ability to consummate the proposed transaction. Forward-looking statements generally include statements that are predictive in nature and depend upon or refer to future events or conditions, and include words such as "may," "will," "should," "would," "expect," "anticipate," "plan," "likely," "believe," "estimate," "project," "intend," and other similar expressions among others. Statements that are not historical facts are forward-looking statements. Forward-looking statements are based on current beliefs and assumptions that are subject to risks and uncertainties and are not guarantees of future performance. Actual results could differ materially from those contained in any forward-looking statement as a result of various factors, including, without limitation: (i) the risk that the conditions to the closing of the proposed transaction are not satisfied, including the failure to timely or at all obtain stockholder approval for the proposed transaction or the failure to timely or at all obtain any required regulatory clearances, including under the Hart-Scott-Rodino Antitrust Improvements Act of 1976 (HSR); (ii) uncertainties as to the timing of the consummation of the proposed transaction and the ability of each of Cohu and Xcerra to consummate the proposed transaction, including as a result of the failure of Cohu to obtain or provide on a timely basis or at all the necessary financing; (iii) the ability of Cohu and Xcerra to integrate their businesses successfully and to achieve anticipated synergies; (iv) the possibility that other anticipated benefits of the proposed transaction will not be realized, including without limitation, anticipated revenues, expenses, earnings and other financial results, and growth and expansion of the combined company's operations, and the anticipated tax treatment of the combination; (v) potential litigation relating to the proposed transaction that could be instituted against Cohu, Xcerra, or their respective directors; (vi) possible disruptions from the proposed transaction that could harm Cohu's and/or Xcerra's respective businesses; (vii) the ability of Cohu or Xcerra to retain, attract and hire key personnel; (viii) potential adverse reactions or changes to relationships with customers, employees, suppliers or other parties resulting from the announcement or completion of the proposed transaction; (ix) potential business uncertainty, including changes to existing business relationships, during the pendency of the proposed transaction that could affect Cohu's or Xcerra's financial performance; (x) certain restrictions during the pendency of the proposed transaction that may impact Cohu's or Xcerra's ability to pursue certain business opportunities or strategic transactions; (xi) the adverse impact to Cohu's operating results from interest expense on the financing debt, rising interest rates, and any restrictions on operations related to such debt; (xii) continued availability of capital and financing and rating agency actions; (xiii) legislative, regulatory and economic developments; (xiv) unpredictability and severity of catastrophic events, including, but not limited to, acts of terrorism or outbreak of war or hostilities, as well as management's response to any of the aforementioned factors; and (xy) such other factors as are set forth in (A) Cohu's periodic public filings with the Securities and Exchange Commission (the "SEC"), including but not limited to those described under the heading "Risk Factors" in Cohu's Form 10-K for the fiscal year ended December 31, 2017, (B) Xcerra's periodic public filings with the SEC, including but not limited to those described under the heading "Risk Factors" in Xcerra's Form 10-K for the fiscal year ended July 31, 2017, (C) in the Registration Statement on Form S-4 (the "Registration Statement") that has been filed by Cohu with the SEC containing a prospectus with respect to the Cohu common stock to be issued in the proposed transaction and a joint proxy statement of Cohu and Xcerra in connection with the proposed transaction (the "Joint Proxy Statement/Prospectus") that is contained therein, and (D) the other filings made by Cohu or Xcerra with the SEC from time to time, which are available via the SEC's website at www.sec.gov. Neither Cohu nor Xcerra can give any assurance that the conditions to the proposed transaction will be satisfied. Except as required by applicable law, neither Cohu nor Xcerra undertakes any obligation to revise or update any forward-looking statement, or to make any other forward-looking statements, whether as a result of new information, future events or otherwise.

Additional Information and Where You Can Find It

On June 21, 2018, Cohu filed with the SEC the Registration Statement containing the Joint Proxy Statement/Prospectus which was subsequently amended on July 26, 2018. The Registration Statement was declared effective by the SEC on July 30, 2018. Each of Cohu and Xcerra commenced mailing the definitive Joint Proxy Statement/Prospectus to its respective stockholders on July 30, 2018. This communication is not a substitute for the Registration Statement, the definitive Joint Proxy Statement/Prospectus or any other documents that Xcerra or Cohu may file or may have filed with the SEC, or will send or have sent to stockholders in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ ALL RELEVANT DOCUMENTS FILED WITH THE SEC, INCLUDING THE DEFINITIVE JOINT PROXY STATEMENT/PROSPECTUS, CAREFULLY AND IN THEIR ENTIRETY BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Investors and security holders may obtain free copies of these documents filed by Xcerra and Cohu with the SEC by visiting the Xcerra Investor Relations page on its corporate website at https://xcerra.com/investors or by contacting Xcerra Investor Relations by telephone at (781) 467-5063 or by mail at Xcerra Investor Relations, Xcerra Corporation, 825 University Avenue, Norwood, MA 02062, attention Rich Yerganian, or by visiting the Cohu Investor Relations page on its corporate website at https://cohu.gcs-web.com or by contacting Cohu Investor Relations by telephone at (858) 848-8106 or by mail at Cohu Corporate Headquarters, 12367 Crosthwaite Circle, Poway, CA 92064, attention Jeffrey D. Jones.

Participants in the Solicitation

Cohu, Xcerra, certain of their respective directors, executive officers, members of management and employees may, under the rules of the SEC, be deemed to be participants in the solicitation of proxies in connection with the proposed transaction. Information regarding the persons who may, under the rules of the SEC, be deemed "participants" in the solicitation of proxies in connection with the proposed transaction, and a description of their direct and indirect interests in the proposed transaction, which may differ from the interests of Xcerra stockholders or Cohu stockholders generally, is set forth in the Joint Proxy Statement/Prospectus filed with the SEC. Information regarding Xcerra's directors and executive officers and their beneficial ownership of Xcerra common stock is also set forth in Xcerra's proxy statement on Schedule 14A filed with the SEC on September 5, 2017, and in its Annual Report on Form 10-K for the year ended July 31, 2017, and is supplemented by other public filings made, and to be made, with the SEC by Xcerra. These documents are available free of charge at the SEC's website at www.sec.gov or by visiting the Xcerra Investor Relations page on its corporate website at https://Xcerra.com/investors. Information concerning Cohu's directors and executive officers and their beneficial ownership of Cohu's common stock is set forth in the Registration Statement, Cohu's annual proxy statement on Schedule 14A filed with the SEC on April 3, 2018, and in its Annual Report on Form 10-K for the year ended December 31, 2017, and is supplemented by other public filings made, and to be made, with the SEC by Cohu. These documents are available free of charge at the SEC's website at www.sec.gov or by visiting the Cohu Investor Relations page on its corporate website at https://Cohu.gcsweb.com. Other information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, are contained in the Joint Proxy Statement/Prospectus regarding the proposed transaction and other relevant materials that have been or will be filed with the SEC when they become available. You may obtain copies of the documents described in the preceding sentence when they become available free of charge by visiting the SEC's website at www.sec.gov.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

The exhibits to this report are listed in Item 8.01 above and in the Index of Exhibits that precedes the signature line.

Index of Exhibits								
EXHIBIT	DESCRIPTION							
<u>NO.</u>	DESCRIPTION							
99.1	Investor Presentation, dated August 2018, posted to the Investor Relations page of Cohu, Inc.'s corporate website at https://cohu.gcs- web.com.							

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 hereunto duly authorized.

Date: August 9, 2018

Cohu, Inc. By:

/s/ Jeffrey D. Jones

Name:Jeffrey D. Jones Title: VP Finance and Chief Financial Officer



Cautionary Statement Regarding Forward Looking Statements

Certain matters discussed in this presentation, including statements regarding growth in the semiconductor device market; capturing new customers; progress and growth in contactor business; gross margin expansion; Opex controls; 2018 year-over-year growth projections; Cohu's third guarter 2018 sales forecast and financial guidance; Cohu's "Mid-Term" model; and all statements regarding the acquisition of Xcerra (and strategic rationale, expected benefits, synergies, EPS accretion, leverage ratios and closing timeline) are forward-looking statements that are subject to risks and uncertainties that could cause actual results to differ materially from those projected or forecasted. Such risks and uncertainties include, but are not limited to, risks associated with acquisitions; inventory, goodwill and other asset write-downs; our ability to convert new products into production on a timely basis and to support product development and meet customer delivery and acceptance requirements for new products; our reliance on third-party contract manufacturers and suppliers; failure to obtain customer acceptance resulting in the inability to recognize revenue and accounts receivable collection problems; revenue recognition impacts due to ASC 606; market demand and adoption of our new products; customer orders may be canceled or delayed; the concentration of our revenues from a limited number of customers; intense competition in the semiconductor equipment industry; our reliance on patents and intellectual property; compliance with U.S. export regulations and new tariffs and retaliation; impacts from the Tax Cuts and Jobs Act of 2017; geopoliticalissues; ERP system implementation issues; the seasonal, volatile and unpredictable nature of capital expenditures by semiconductor manufacturers; rapid technological change; and significant risks associated with the Xcerra transaction including but not limited to (i) the risk that the conditions to the closing of the proposed transaction are not satisfied, (ii) uncertainties as to the timing of the consummation of the proposed transaction and the ability of each of Cohu and Xcerra to consummate the proposed transaction, including as a result of the failure of Cohu to obtain or provide on a timely basis or at all the necessary financing, (iii) the ability of Cohu and Xcerra to integrate their businesses successfully and to achieve anticipated synergies, (iv) the possibility that other anticipated benefits of the proposed transaction will not be realized, (v) pending and potential litigation relating to the proposed transaction that has been or could be instituted against Cohu, Xcerra, or their respective directors, (vi) possible disruptions from the proposed transaction that could harm Cohu's and/or Xcerra's respective businesses, (vii) the ability of Cohu or X cerra to retain, attract and hire key personnel, (viii) potential adverse reactions or changes to relationships with customers, employees, suppliers or other parties resulting from the announcement or completion of the proposed transaction, (ix) potential business uncertainty, including changes to existing business relationships, during the pendency of the proposed transaction that could affect Cohu's or Xcerra's financial performance, (x) certain restrictions during the pendency of the proposed transaction that may impact Cohu's or Xcerra's ability to pursue certain business opportunities or strategic transactions, (xi) the adverse impact to Cohu's operating results from interest expense on the financing debt, rising interest rates, and any restrictions on operations related to such debt, and (xii) continued availability of capital and financing and rating agency actions. These and other risks and uncertainties are discussed more fully in Cohu's filings with the Securities and Exchange Commission, including the most recently filed Form 10-K and Form 10-Q, and in the Registration Statement on Form S-4 that has been filed by Cohu with the SEC containing a prospectus with respect to the Cohu common stock to be issued in the proposed Xcerra transaction and a joint proxy statement of Cohu and Xcerra in connection with the proposed transaction that is contained therein. The forward-looking statements included in this release are not assurances, and speak only as of the date of this release, and Cohu does not undertake any obligation to update these forward-looking statements to reflect subsequent events or circumstances.

This presentation includes certain non-GAAP financial measures, including non-GAAP gross margin, operating expenses, operating income, EBITDA, net income and EPS. These non-GAAP measures are in addition to, not a substitute for or superior to, measures of financial performance prepared in accordance with U.S. GAAP. The non-GAAP financial measures used by Cohu may differ from the non-GAAP financial measures used by other companies. A reconciliation of these measures to the most directly comparable U.S. GAAP measure is included in the Appendix to these slides.



Corporate Profile

Global technology and market leader in \$2 billion* Semiconductor Final Test Handlers, Contactors and Vision Inspection



Diversification of Semiconductor Market Drivers

No single leading driver, but a diverse growing market

Increasing IC content in vehicles, factory automation, mobile devices (phones, AR&VR), servers and exponential increase in connectivity (Internet-of-Things)

Technology drivers with growing integration of wafer-level CSPs in complex packages (2.5D - 3D)



Competitive Differentiation

Solutions that result in higher test and inspection yield

1% better yield on \$400 billion semiconductor industry = \$4 billion

Scale ⇒ Largest R&D (~\$45 million) in the industry Global Operations meeting production ramp requirements

Sales & Service to support customers 24/7 globally



Strategy & Execution Yielding Results



Momentum in automotive and industrial semiconductor markets Growth in contactors with Kita acquisition Gross margin expansion from Asia manufacturing Opex control while strategically investing for growth

*Refects Company's guidance as provided on August 2, 2018. **Amounts are Non-GAAP and exclude amortization of purchased intangibles, stock based compensation expense, acquisition related costs, manufacturing transition and severance costs.



2Q18 Results & 3Q18 Guidance

	2Q18A	3Q18 Guide	Sequential Change
Sales	\$99.8M	~\$92M	-8%
Gross Margin*	42.4%	~41.0%	-140bps
Op. Expenses *	\$21.0M	~\$24.5M	+\$3.5M

2Q18 Highlights

- Sales increased 6% YoY with strength in automotive and industrial semiconductor markets
- Gross margin improved 160 bps YoY
- · Secured 2 new customers in mobility, automotive, industrial, consumer and medical markets
- Opex benefits from \$3M foreign currency gain

3Q18 Guidance

- Reflects slower demand for smartphone application processor test equipment
- Expecting 8% YoY sales growth in 2018
- Opex reflects absence of Q2 foreign currency benefit of \$3M

August 2018 * Amounts are Non-GAAP and exclude amortization of purchased intangibles, stock based compensation expense, acquisition related costs, manufacturing transition and severance costs. Page 7



Accelerating Growth with Acquisitions

Strong track record of successful acquisitions

Criteria	Rasco Dec 2008	Ismeca Jan 2013	Kita Jan 2017	Pending Xcerra Q4'2018
Market Expansion	Gravity, Test-in-Strip, MEMS	Turret, Inspection, LED	Spring Probe Contactor	Automated Test Equipment PCB Test Equipment
Market Position	#2 in 2008, grew to #1 in 2014	#1, acquired the leader	Top 5 leader and growing	Top 3 leader in each segment
Infrastructure Leverage	200% complementary products; Common sales and customer support	200% complementary products; Common sales and customer support; Malaysia Mfg. and Supply Chain	100% complementary products; Japan Mfg. and Customer Relationships	Complementary products in core test and inspection handlers; strengthens test contactors; expands footprint in Semi growth areas: auto, IoT, industrial, mobility
Realized Synergies	Sales ~ \$16M; Costs ~ \$2M	Sales ~ \$25M; Costs ~\$14M	Mid-Term Target Sales ~ \$16M	2-year Cost Synergy Target ~\$20M/year

Acquisition investment criteria

Expand into profitable, complementary markets Deliver margin in-line with mid-term financial model Leverage infrastructure: technology, operations, sales and support



Cohu to Acquire Xcerra Joining Forces in Back-end Semiconductor Equipment

August 2018



Strategic Rationale

Brings Together Complementary Products in Core Test and Inspection Handlers

Creates a Stronger Supplier in Test Contactors to Drive Continued Innovation

Grows Product Portfolio into Automated Test Equipment (ATE)

Expands Footprint in High Growth Semi Areas: Automotive, IoT, Industrial and Mobility

Diversifies Revenue Base and Increases TAM to \$5 billion*

Immediately EPS Accretive; Delivers Over \$20 Million** Annual Cost Synergies within 2 Years

Highly Attractive Financials

* Source: Company estimates

** Synergies exclude approximately \$7M of stock-based compensation



Companies at a Glance

/Cohu

LTM Revenue of \$373M (+ 18%)

LTM Op. Inc. of \$58M*(15.6% of sales)

- Headquarters: Poway, CA
- 1,750 Employees
- Product offerings:
 - Semiconductor test & inspection handlers
 - Test contactors
 - Thermal sub-systems

LTM Revenue of \$473M (+ 33%) LTM Op. Inc. of \$76M *(16.0% of sales)

Xcerra

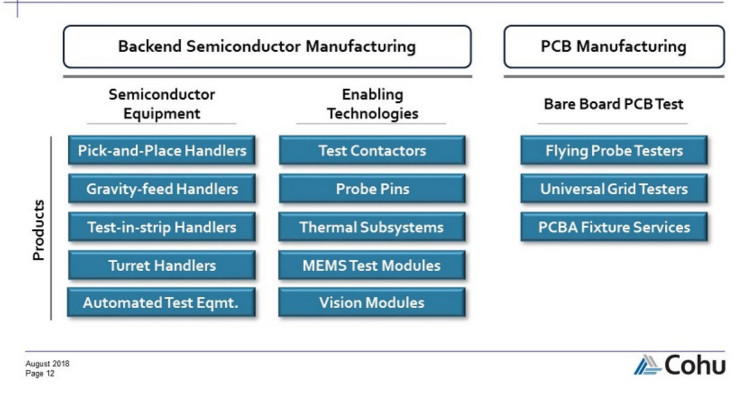
- Headquarters: Norwood, MA
- 1,640 Employees
- Product offerings:
 - · Semi testers and handlers
 - Test contactors
 - PCB testers
 - MEMS test modules
 - PCBA fixture business

* Amounts are Non-GAAP and exclude amortization of purchased intangibles, stock based compensation expense, acquisition related costs, restructuring, manufacturing transition and severance costs. See the Appendix to the presentation for a reconciliation of GAAP to Non-GAAP items.



LTM reflects last twelve monthsending June 30, 2018 and April 30, 2018 for Cohu and Xcerra, respectively

Expands Portfolio of Best-in-Class Test Solutions



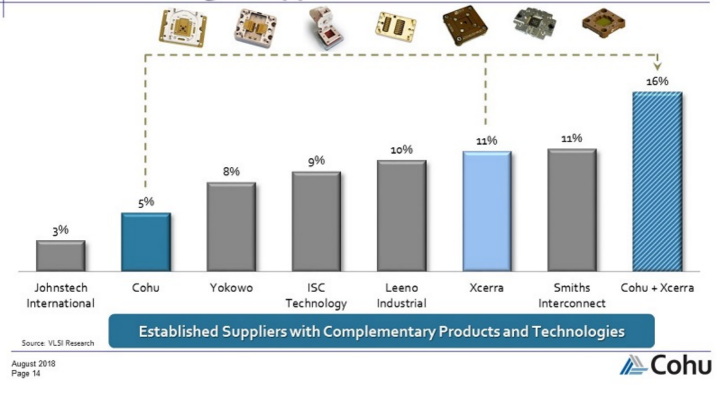
Complementary Products in Core Test Handlers



Well-Established in Major Applications

/ Cohu

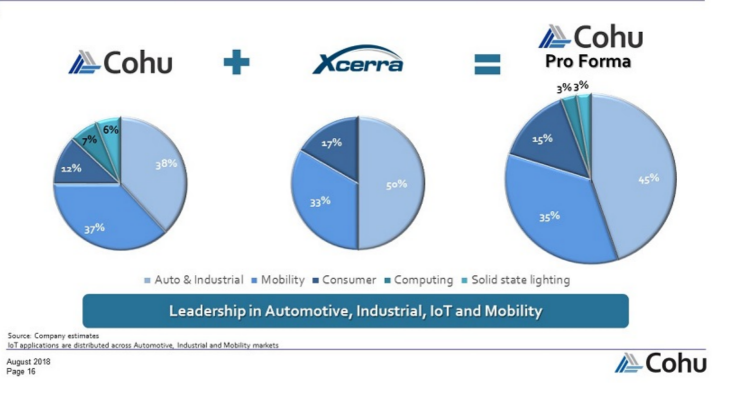




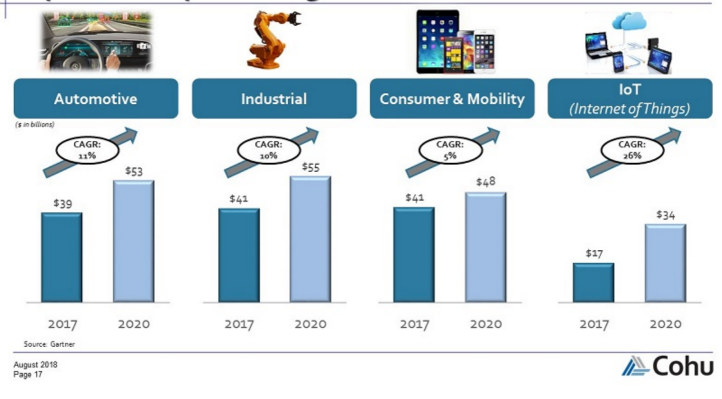
Grows Portfolio in Automated Test Equipment



Pro Forma Revenue Mix



Expands Footprint in High-Growth Semi End-Markets



Diversifies Revenue Base and Increases TAM to \$5B



Sample Pro-forma P&L

Combined revenue	(\$ in millions except EPS)	Cohu	LTM	Pro-forma adjust. ⁽³⁾	Combined incl. synergies	Mid-term Cohu Model ⁽¹⁾
of ~\$846 million	Revenue	\$373	\$473		\$846	
	Gross Margin (s)	\$156	\$221	\$7	\$384	
Delivers over \$20M ⁽²⁾		42.0%	46.7%		45.4%	48%
Delivers over \$20M	Operating Expenses (4)	\$98	\$146	-\$13	\$230	
annual run-rate cost	Operating Income (1)	\$58	\$76	\$20	\$154	
		15.6%	16.0%		18.2%	
synergies within 24	EBITDA (1)	\$64	\$81	\$20 (2)	\$165	
months of closing		17.1%	17.2%		19.5%	22%
months of closing	Interest & Other Expense	-\$1	\$1	\$19	\$20	
Immediately EPS	Pre-Tax Income	\$59	\$74	\$1	\$134	
accretive	Income Taxes	\$9	\$10	\$0	\$20	
	Net Income (1)	\$50	\$64	\$1	\$115	
Creates significant	EPS ⁽¹⁾	\$1.69			\$2.71	
	Accretion				60%	
shareholder value	Diluted Shares (in millions)	30		13 (4)	42	

(1) LTM reflects last twelve months ending June 30, 2018 and April 30, 2018 for Cohu and Xcerra, respectively. Amounts are Non-GAAP and exclude amortization of purchased intangibles, stock based compensation expense, acquisition related costs, restructuring, manufacturing transition and severance costs. See the Appendix to the presentation for a reconciliation of GAAP to Non-GAAP items.

(2) Synergies exclude approximately \$7M of stock-based compensation

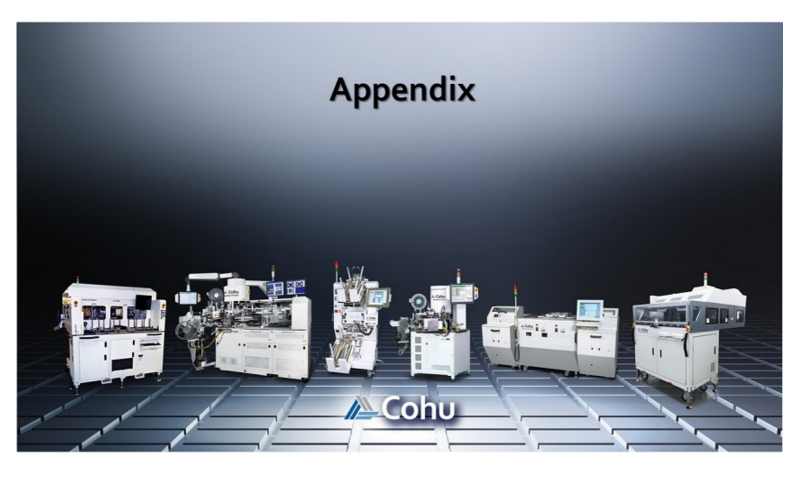
(3) Pro-forma adjustments assume \$20M of cost synergies with approximately 2/3 COGS and 2/3 Opex; annual interest expense of approximately 5.0% on \$350M term loan B; interest income and interest expense from pre-deal debt assumed to be zero

(4) Assumes \$296M of equity from Cohu at \$23.35 per share (closing price on May 7, 2018)



Transaction Overview

Transaction Consideration	 \$796 million total consideration ⁽¹⁾ Approximately 65% cash and 35% stock
Xcerra per share Consideration	 Xcerra shareholders expected to own ~30% of combined company \$13.92 per share implied value ⁽¹⁾ \$9.00 per share in cash
Sources of Financing	 o.2109 Cohu shares \$179 million cash from combined balance sheets \$350 million fully committed 7-year term loan B Leverage ratio of 1.5x net; 2.5x gross Pro-forma capitalization: Total debt \$362M, Cash⁽²⁾ \$150M, Net Debt⁽²⁾ \$212M
Approval Process	 Approval of Cohu and Xcerra shareholders – special meetings scheduled for August 30, 2018 All regulatory clearances have been received
Expected Timeline	 Close transaction in early 4Q 2018, subject to shareholder approvals and customary closing conditions



ACohu GAAP to Non-GAAP Reconciliation

	12 Month	Ending	12 Month	to Sinding	12 Month	sinding	6 Month	sinding	12 Months	Ending		3 Month	Ender
Earnings Reconciliation	Dec 25	Diluted	Dec 51,	Dilute d	Dec 30,	Diluted	Aune 30,	Disted	June 30,	Diluted		3 Month	
	2015	CPS	2016	CPS	2017	CPS	2018	OP S	2018	CPS		June 30,	Diluted
Income (Less) From Continuing Operations - GAAP	\$3,792	\$0.22	\$5,260	\$0.12	\$55,121	\$3.15	\$ 18,770	\$0.67	\$53,420	\$1.18	Earnings Reconciliation	2018	EPS
Share Based Compensation	6,755	0.25	7,143	0.26	7,007	0.24	3,617	0.12	\$7,145	0.24			
Amortization of Purchased Intangible Assets	7,082	0.26	6,902	0.23	4,208	0.13	2,093	0.07	\$4,217	0.14	Income (Loss) From Continuing Operations - GAAP	S 11,648	0.39
Manufacturing Transition and Severance Costs	970	0.04	1,495	0.05	502	0.02	57	0.00	5144	0.00	Share Based Compensation	1.948	0.07
Other Acquisition Costs	0	0.00	1,777	0.06	270	0.01	4,144	0.14	\$4,272	0.14			
Inventory Step-Up Impairment of Goodwill and Other Assets	272	0.00	0	0.00	1,404	0.05	0	0.00	5562	0.02	Amortization of Purchased Intangible Assets	1,019	0.03
Gain on Sale of Facility	(3,195)	(0.12)		0.00		0.00		0.00	30	0.00	Manufacturing Transition and Severance Costs	100	0.00
Reduction of indemnification Receivable	15.470	0.00	500	0.00	1.172	0.04		0.00	\$1,172	0.04			
Adjustment to Contingent Consideration		0.00	0	0.00	1.428	0.05	480	0.01	\$1,858	0.06	Other Acquisition Costs	3,848	0.13
U.S. Tax Reform		0.00		0.00	(2.022)	(0.07)		0.00	(\$2,022)	(0.06)	Adjustment to Contingent Consideration	577	0.02
Tax Effect of Non-GAAP Adjustments	(1.961)	(0.07)	(2,408)	(0.09)	(2,776)	(0. 10)	(996)	(0.02)	(\$2,719)	(0.09)			
Income From Continuing Operations - Non-GAAP	\$15.663	\$0.55	\$15,760	\$0.66	544.410	\$1.54	\$29,335	\$0.99	\$50.077	\$1.69	Tax Effect of Non-GAAP Adjustments	(305)	(0.01
											Income From Continuing Operations - Non-GAAP	\$18,835	\$0.64
Weighted Average Shares - GAAP and Non-GAAP	Diluted	26,788	Diuted	27,460	Diuted	19,916	Diluted	29,591	Diluted	29,465	income From Concincing Operations - Non-Goop	310,033	30.04
	12 Month	Ending	12 Month	to Ending	12 Month	s Ending	6 Month		12 Months		Weighted Average Shares - GAAP and Non-GAAP	Diluted	29,651
Gross Profit Reconciliation		% of Net		% of Net		56 of Net	June 80,		June 80,				
	2015	Sales	2016	Sales	2017	Sales	2018	Sales	2018	Sales			-
NetSalec	\$269,654		\$282,084		\$352,704		\$194,967		\$872,708	10000		3 Months	s Ending
Gross Profit - GAAP	88,058	33.0%	94,828	33.6%	140,718	39.9%	83.082	42.4%	\$152,584	40.9%		June 30.	% of blat
Share Based Companisation	566	0.2%	292	0.1%	412	0.1%	253	0.1%	\$502	0.1%	Gross Profit Reconciliation		
Amortization of Purchased Intangible Assets	5,420	2.0%	8,170	2.8%	2,689	0.8%	1, 55.5	0.7%	\$2,000	0.7%		2018	Sales
InventoryStep-Up	0	0.0%	0	0.0%	1,404	0.4%	0	0.0%	\$592	0.2%	NetSales	\$ 99.817	
Gross Profit - Non-GAAP	\$99,024	33.3%	\$300,471	33.6%	\$143,254	41.2%	\$82,680	42,4%	\$156,144	42.0%			
	12 Month	Ending	1244000	a Ending	2 Month	Indian	6 Month	. Ending	12 Months	Ending	Gross Profit - GAAP	41,501	41.6%
	Dec 26			15 of Net	Dec 30		June 30.		June 30.		Share Based Compensation	162	0.2%
Operating Expense Reconciliation	2015	Sales	2016	Sales	2017	Sales	2010	Sales	2018	Sales		639	0.6%
Operating Expense - GAAP	\$84,302	31,3%	\$89,163	31.6%	\$26,491	7,3%	\$ 37,241	29.4%	\$113,459	30,4%	Amortization of Purchased Intangible Assets	0.59	0.6%
Share Based Companyation	(6.159)	-2.2%	(6.745)	-2.4%	(1.737)	-0.5%	(3, 334)	-1.7%	(36,646)	-1.0%	Inventory Step-Up	0	0.0%
Amortization of Purchased intangible Assets	(1.612)	-0.6%	(2,782)	-0.6%	14025	-0.1%	(778)	-0.404	(\$1,552)	-0.4%		440.000	42.4%
Manufacturing Transition and Severance Costs	(970)	-0.4%	(1.422)	-0.5%	(7)	0.0%	(57)	0.0%	(5144)	0.0%	Gross Profit - Non-GAAP	\$42,302	42.4%
Other Acquisition Costs	0	0.0%	(1,777)	-0.6%	(22)	0.0%	(4, 144)	-2.1%	(\$4,272)	-1.1%			
Adjustment to Contingent Consideration		o.ots		acts	(east)	-0.7%	(410)	-0.7%	(\$2.838)	-o ste			
Operating Expanse - Non-GAAP	\$75,259	27.9%	\$76,292	27.2%	\$23,591	6.7%	\$48,469	24.9%	\$97,852	26.3%		3 Month:	s Ending
					_		_					June 30,	% of Net
	12 Month	Ending	12 Month	a Ending	12 Month	a Ending	6 Months	a Endine	12 Months	Ending	Operating Expense Reconciliation	2018	Sales
Adjusted ERTDA Reconciliation	Dec 26	16 of Net	Dec 81,	1s of Net	Dec 80,	5Lot Net	aune 80,	StorNet	June 80,	% of Net		2018	
ABILISTS BEEN TOR RECONCILIATION	2015	Sales	2016	Sales	2017	Sales	2018	Sales	2018	Sales	Operating Expense - GAAP	\$ 27,703	27.8%
Income From Operations - GAAP	\$7,959	3.0%	\$5,665	2.0%	\$34,748	9.9%	\$23,901	12.2%	\$30,895	10.4%	Share Based Compensation	(1,786)	-1.8%
Depreciation Dipense	4,240	2.6%	3,310	2.2%	4,987	1,4%	2,781	1.4%	53, 535	2.3%	Share Based Compensation	(1,780)	
Amortization of Purchased Intangible Assets	7,082	2.6%	6,902	2.4%	4,205	1.2%	2,093	1.1%	\$4,217	1.1%	Amortization of Purchased Intangible Assets	(380)	-0.4%
Share Based Compensation	6,733	2.5%	7.137	2.5%	7,007	2.0%	5,627	1.9%	\$7,348	2.9%			-0.1%
Manufacturing Transition and Severance Costs	970	0.4%	1,495	0.5%	502	0.1%	67	0.0%	\$144	0.0%	Manufacturing Transition and Severance Costs	(100)	
Other Acquisition Costs	0	0.0%	1,772	0.6%	270	0.1%	4,144	2.1%	\$4,272	1.1%	Other Acquisition Costs	(3.848)	-3.99
InventoryStep-Up	0	0.0%	0	0.0%	1,404	0.4%	0	0.0%	\$592	0.2%		(577)	
Reduction of indemnification Receivable	0	0.0%	599	0.2%	1,172	0.2%	0	0.0%	\$1,172	0.2%	Adjustment to Contingent Consideration	(577)	-0.6%
Adjustment to Contingent Consideration Adjusted EBITDA - Non-GAAP	0	0.0%	527,098	0.0%	1,428	0,4%	480	19.0%	\$1,838	17.1%	Operating Expense - Non-GAAP	\$21.012	21.1%
	\$24,081												

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	12 Months Ending			
Earnings Reconciliation	April 30, 2018	Diluted		
Net Income Attributable to Xoerra - GAAP	\$49,633	0.90		
Share Based Compensation	7,629	0.14		
Amortization of Purchased Intangible Assets	582	0.01		
Other Acquisition Costs	3,190	0.06		
Acceleration of debt financing costs	891	0.02		
Restructuring and Related Provisions	1,855	0.03		
Asset Impairment	144	0.00		
U.S. Tax Reform	0	0.00		
Tax Effect of Non-GAAP Adjustments	0	0.00		
Net Income Attributable to Xcerra - Non-GAAP	\$63,924	\$1.15		
Weighted Average Shares - GAAP and Non-GAAP	Diluted	55,510		
	12 Month	s Ending		
Gross Profit Reconciliation	April 30,	% of Net		
drois Profit in conciliation	2018	Sales		
Net Sales	\$473,205			
Gross Profit - GAAP	220,246	46.59		
Share Based Compensation	64	0.09		
Restructuring and Related Provisions	855	0.29		
Gross Profit - Non-GAAP	\$221,165	46.79		

Operating Expense Reconciliation	<u>12 Months Ending</u> April 30, % of Net 2018 Sales
Operating Expense - GAAP	\$158,017 33.4%
Share Based Compensation	(7,565) -1.6%
Amortization of Purchased Intangible Assets	(582) -0.1%
Other Acquisition Costs	(3,190) -0.7%
Restructuring and Related Provisions	(1,000) -0.2%
Asset Impairment	(144) 0.0%
Operating Expense - Non-GAAP	\$145,536 30.8%
Operating Income and EBITDA Reconciliation	12 Months Ending April 30, % of Net 2018 Sales
Income From Operations - GAAP	\$62,229 13.2%
Share Based Compensation	7.629 1.6%
Amortization of Purchased Intangible Assets	582 0.1%
Other Acquisition Costs	3,190 0.7%
Restructuring and Related Provisions	1,855 0.4%
Asset Impairment	144 0.0%
Income From Operations - Non-GAAP	75,629 16.0%
Depreciation Expense EBITDA - Non-GAAP	5,661 1.2% \$81,290 17.2%



Participants in the Solicitation; Additional Information

No Offer or Solicitation:

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

Participants in the Solicitation:

Cohu, Xeera, certain of their respective directors, executive officers, members of management and employees may, under the rules of the SEC, be deemed to be participants in the solicitation of proxies in connection with the proposed transaction. Information regarding the persons who may, under the rules of the SEC, be deemed "participants" in the solicitation of proxies in connection with the proposed transaction, and a description of their direct and indirect interests in the proposed transaction, which may differ from the interests of Cohu stockholders or Xeerra stockholders generally, is set forth in the Joint Proxy Statement/Prospectus filed with the SEC. Information concerning Cohu's directors and executive officers and their beneficial ownership of Cohu's common stock is set forth in Cohu's Registration Statement on Form 5-4, its annual proxy statement on Schedule 14A filed with the SEC on April 3, 2018, and in its Annual Report on Form 10-K for the year ended December 30, 2017. These documents are available free of charge at the SEC's website at <u>www.sec.gov</u> or by visiting the Cohu Investor Relations page on its corporate website at <u>https://Cohu.gcs-web.com</u>. Information regarding Xeerra's directors and executive officers and their beneficial ownership of Xeerra common stock is also set forth in Xeerra's proxy statement on Schedule 14A filed with the SEC on September 5, 2017, and in its Annual Report on Form 10-K for the year ended July 31, 2017, and is supplemented by other public filings made, and to be made, with the SEC by Xeerra. These documents are available free of charge at the SEC's website at <u>www.sec.gov</u> or by visiting the Xeerra Investor Relations page on its corporate website at <u>https://Xeerra.com/investors</u>. Other information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, are contained in the Joint Proxy Statement/Prospectus regarding the proposed transaction on their direct and indirect

Additional Information and Where You Can Find It:

On June 21, 2018, Cohu filed with the SEC the Registration Statement containing the Joint Proxy Statement/Prospectus, which was subsequently amended on July 26, 2018, and declared effective by the SEC on July 30, 2018. The definitive Joint Proxy Statement/Prospectus was first delivered to the stockholders of Cohu and Xeera on or around July 30, 2018. This communication is not a substitute for the Registration Statement, the definitive Joint Proxy Statement/Prospectus or any other documents that Cohu or Xeera may file or may have filed with the SEC, or will send or have sent to stockholders in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ ALL RELEVANT DOCUMENTS FILED WITH THE SEC, INCLUDING THE DEFINITIVE JOINT PROXY STATEMENT/PROSPECTUS, CAREFULLY AND IN THEIR ENTIRETY BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Investors and security holders may obtain free copies of these documents filed with the SEC by visiting the Cohu Investor Relations by telephone at (858) 84.8-8106 or by mail at Cohu Corporate Headquarters, 12367 Crosthwaite Circle, Poway, CA 92064, attention Jeffrey D. Jones, or by visiting the Xeerra Investor Relations page on its corporate website at https://xeerra Investor Relations by telephone at (851) 467-5063 or by mail at Xeerra Investor Relations, Xeerra Corporation, 825 University Avenue, Norwood, MA 20262, attention Rich Yerganian.

