XIRCOM INC Form SC TO-T/A March 08, 2001

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE TO

(RULE 14D-100)

TENDER OFFER STATEMENT UNDER SECTION 14(D) (1) OR 13(E) (1) OF THE SECURITIES EXCHANGE ACT OF 1934

(AMENDMENT NO. 6) (FINAL AMENDMENT)

XIRCOM, INC. (NAME OF SUBJECT COMPANY (ISSUER))

ESR ACQUISITION CORPORATION (OFFEROR)
A DIRECT WHOLLY-OWNED SUBSIDIARY OF

INTEL CORPORATION

(NAMES OF FILING PERSONS

(IDENTIFYING STATUS AS OFFEROR, ISSUER OR OTHER PERSON))

COMMON STOCK, PAR VALUE \$0.001 PER SHARE (TITLE OF CLASS OF SECURITIES)

983922105 (CUSIP NUMBER OF CLASS OF SECURITIES)

F. THOMAS DUNLAP, JR.

SENIOR VICE PRESIDENT, GENERAL COUNSEL AND SECRETARY

INTEL CORPORATION

2200 MISSION COLLEGE BLVD.

SANTA CLARA, CALIFORNIA 95052-8119

(408) 765-8080

COPY TO:
RICHARD S. MILLARD, ESQ.
WEIL, GOTSHAL & MANGES LLP
2882 SAND HILL ROAD, SUITE 280
MENLO PARK, CALIFORNIA 94025

(650) 926-6200 (NAME, ADDRESS AND TELEPHONE NUMBERS OF PERSON AUTHORIZED TO RECEIVE NOTICES AND COMMUNICATIONS ON BEHALF OF FILING PERSONS)

CALCULATION OF FILING FEE

		\$701,31				\$14	0,264
am \$0 Ja co am Se	nount 0.001 anuary prpora nount ecurit	assumes the purch per share (the "C 12, 2001 (less 1 ation of the Offer of the filing fee	of calculating the am hase of 29,921,232 sh Common Stock"), of Xi 1,868,530 shares of (ror), at a price per e, calculated in acco of 1934, as amended,	nares of common rcom, Inc. out Common Stock ow share of \$25.0 ordance with Ru	stock standi ned by 00 in o	x, par valu ing as of y the paren cash. The ll of the	е
[X]	0-11 prev	(a)(2) and identiviously paid. Ider	part of the fee is of ify the filing with we ntify the previous firms or Schedule and the of	which the offse ling by regist	etting ration	fee was	
		reviously Paid: Registration No.:	\$140,264 Schedule TO - T			-	Intel Corporation January 29, 2001
[]			filing relates sole encement of a tender		ary con	mmunication	s
		ck the appropriate statement relates	e boxes below to desi	gnate any tran	nsactio	ons to whic	h
	[X]	third-party tend	der offer subject to	Rule 14d-1.			
	[]	issuer tender of	ffer subject to Rule	13e-4.			
	[]	going-private tr	ransaction subject to	Rule 13e-3.			
	[X]	amendment to Sch	hedule 13D under Rule	e 13d-2.			
			wing box if the filir	_	mendme	ent reporti	ng
			SCHEDULE 13I)			
	CUSI	P No. 983922105					
	1.	NAME OF PERSON S.S. OR I.R.S.	IDENTIFICATION NO. OF	INTEL C ABOVE PERSON			
	2.	CHECK THE APPROF	PRIATE BOX IF MEMBER	OF A GROUP	(a) (b)	[] []	
	3.	SEC USE ONLY					

4.	SOURCE OF FUNDS* WC	
	CHECK BOX IF DISCLOSURE OF LEGAL F REQUIRED PURSUANT TO ITEMS 2(d) or	2 (e)
	CITIZENSHIP OR PLACE OF ORGANIZATI DELAWARE	CON
NUMBER OF	7. SOLE VOTING	G POWER 27,343,809
SHARES BENEFICIAL	LLY 8. SHARED VOTI	ING POWER
OWNED BY B		SITIVE POWER 27,343,809
PERSON WI		
	AGGREGATE AMOUNT BENEFICIALLY OWNER REPORTING PERSON	
12.	CHECK BOX IF THE AGGREGATE AMOUNT EXCLUDES CERTAIN SHARES	-
	PERCENT OF CLASS REPRESENTED BY AM	
	TYPE OF PERSON REPORTING	
3		
	SCHEDULE 1	.3D
	P No. 983922105	
	NAME OF PERSON ES	GR ACQUISITION CORPORATION OF ABOVE PERSON
2.	CHECK THE APPROPRIATE BOX IF MEMBE	(d)
3.	SEC USE ONLY	
4.	SOURCE OF FUNDS* AF	
	CHECK BOX IF DISCLOSURE OF LEGAL F REQUIRED PURSUANT TO ITEMS 2(d) or	2 (e)
6.	CITIZENSHIP OR PLACE OF ORGANIZATI DELAWARE	

NUMBER OF	7.	SOLE VOTING POWER	27,343,805
SHARES			
BENEFICIALLY	8.	SHARED VOTING POWER	
OWNED BY EACH			
REPORTING	9.	SOLE DISPOSITIVE POWER	27,343,805
PERSON WITH			
	10.	SHARED DISPOSITIVE POWER	

11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	27,343,805
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[]
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 90.7%
14.	TYPE OF PERSON REPORTING	CO
Λ		

AMENDMENT NO. 6 TO SCHEDULE TO

This Amendment No. 6 amends and supplements the Tender Offer Statement on Schedule TO ("Schedule TO") filed on January 29, 2001, as amended and supplemented by Amendment No. 1 filed with the SEC on February 8, 2001, Amendment No. 2 filed with the SEC on March 1, 2001, Amendment No. 3 filed with the SEC on March 2, 2001, Amendment No. 4 filed with the SEC on March 5, 2001 and Amendment No. 5 filed with the SEC on March 6, 2001, relating to the offer by ESR Acquisition Corporation, a Delaware corporation ("Purchaser") and direct wholly-owned subsidiary of Intel Corporation, a Delaware corporation ("Intel"), to purchase all of the outstanding shares (the "Shares") of common stock, par value \$0.001 per share, of Xircom, Inc., a California corporation (the "Company"), at a purchase price of \$25 per Share, net to the seller in cash, without interest thereon, upon the terms and subject to the conditions set forth in the Offer to Purchase, dated January 29, 2001 (the "Offer to Purchase"), and in the related Letter of Transmittal (which, together with any supplements or amendments, collectively constitute the "Offer"), Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Offer to Purchase.

ITEM 8. INTEREST IN SECURITIES OF THE SUBJECT COMPANY.

Item 8 of the Schedule TO is hereby amended and supplemented by including the following:

The Offer expired at 5:00 p.m., New York City time, on Wednesday, March 7, 2001. Following the expiration of the Offer, Purchaser accepted for payment all Shares validly tendered pursuant to the Offer. Purchaser was informed by the Depositary that the Shares tendered, together with the Shares already owned by Intel, totaled 27,343,805, representing approximately 91% of the outstanding Shares. These Shares, together with 2,264,879 Shares subject to notices of guaranteed delivery, represent approximately 98% of the outstanding Shares.

Pursuant to the Agreement and Plan of Merger, dated January 15, 2001, among Intel, Purchaser and the Company, Purchaser intends to cause the Merger to become effective as soon as practicable. In connection with the Merger, each Share issued and outstanding immediately prior to the Effective Time held by the shareholders (other than Shares held in the Company's treasury, Shares held by shareholders perfecting dissenters' rights, if any, and Shares held by Intel, Purchaser or any other subsidiary of Intel) will be canceled and converted automatically into the right to receive \$25 in cash.

ITEM 12. EXHIBITS.

EXHIBIT NUMBER	DESCRIPTION
(-) (1) (7)	Office to Describe a detail Tanana 20 2001 t
(a) (1) (A)	Offer to Purchase, dated January 29, 2001.*
(a) (1) (B)	Letter of Transmittal.*
(a)(1)(C)	Notice of Guaranteed Delivery.*
(a)(1)(D)	Form of letter from D.F. King & Co., Inc. to Brokers, Dealers, Commercial Banks, Trust Companies and Nominees.*
(a)(1)(E)	Form of letter to Clients for use by Brokers, Dealers, Commercial Banks, Trust Companies and Nominees.*
(a)(1)(F)	Guidelines for Certification of Taxpayer Identification Number on Substitute Form W-9.*
(a) (1) (G)	Joint Press release issued by Intel Corporation and Xircom, Inc. on January 15, 2001, announcing the commencement of the Offer (incorporated by reference to the Schedule TO-C filed by Intel and Purchaser on January 16, 2001).
(a)(1)(H)	Summary Advertisement appearing in the Wall Street Journal on January 29, 2001.*
(a)(1)(I)	Press Release issued by Intel Corporation on March 1, 2001 announcing the clearance of certain regulatory requirements.*
(a)(1)(J)	Q & A prepared by Intel Corporation on March 1, 2001.*

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EXHIBIT NUMBER	DESCRIPTION
(a) (1) (K)	Press Release issued by Intel Corporation on March 2, 2001 announcing the satisfaction of certain financial conditions.*
(a)(1)(L)	Press Release issued by Intel Corporation on March 5, 2001 announcing the extension of the Offer.*
(a)(1)(M)	Q & A prepared by Intel Corporation on March 5, 2001.*
(a)(1)(N)	Revised Q & A prepared by Intel Corporation on March 6, 2001.*
(a)(1)(0)	Press Release issued by Intel Corporation on March 8, 2001 announcing the results of the Offer.+
(b)	Not Applicable.
(d) (1)	Agreement and Plan of Merger, dated January 15, 2001, by and among Intel Corporation, ESR Acquisition Corporation and Xircom, Inc. (incorporated by reference to Amendment No. 2

	to Intel's Schedule 13D filed on January 22, 2001).
(d) (2)	Stock Option Agreement, dated January 15, 2001, by and
	between Intel Corporation and Xircom, Inc. (incorporated by reference to Amendment No. 2 to Intel's Schedule 13D filed
	on January 22, 2001).
(d) (3)	Tender and Voting Agreement, dated January 15, 2001, by and
	among Intel Corporation, ESR Acquisition Corporation and
	Dirk Gates.*
(d) (4)	Non-Competition Agreement, dated January 15, 2001, by and among Intel, Xircom, Inc. and Dirk Gates.*
(d) (5)	Employment Agreement, dated January 15, 2001, between Intel
, , , ,	Corporation and Dirk Gates.*
(d) (6)	Employment Agreement, dated January 15, 2001, between Intel
(1) (7)	Corporation and Sam Bass.*
(d) (7)	Employment Agreement, dated January 15, 2001, between Intel Corporation and Steven DeGennaro.*
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(d) (8)	Employment Agreement, dated January 15, 2001, between Intel
	Corporation and Marc Devis.*
(d) (9)	Employment Agreement, dated January 15, 2001, between Intel
(d)(10)	Corporation and Jeffery Tang.* Employment Agreement, dated January 15, 2001, between Intel
(d) (10)	Corporation and Boguslaw Piekarski.*
(d) (11)	Employment Agreement, dated January 15, 2001, between Intel
	Corporation and Mick Conley.*
(d) (12)	Corporate Non-Disclosure Agreement, dated August 1, 1991,
(4) (12)	between Intel Corporation and Xircom, Inc.*
(d) (13)	Confidential Information Transmittal Record dated October 30, 2000.*
(d) (14)	Confidential Information Transmittal Record dated December
(-, (,	19, 2000.*
(d) (15)	Letter, dated January 26, 2001, among Intel Corporation, ESR
	Acquisition Corporation and Xircom, Inc., extending the
(1) (1.6)	initial expiration date to March 2, 2001.*
(d) (16)	Investor Rights Agreement, dated February 28, 1997, between Xircom, Inc. and Intel Corporation (incorporated by
	reference to Intel's Schedule 13D filed on March 10, 1997).
(g)	Not applicable.
(h)	Not applicable.

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SIGNATURES

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

ESR ACQUISITION CORPORATION

By: /s/ SUZAN A. MILLER

Name: Suzan A. Miller Title: President

INTEL CORPORATION

^{*} Previously filed.

⁺ Filed herewith.

By: /s/ F. THOMAS DUNLAP, JR.

Name: F. Thomas Dunlap, Jr.
Title: Senior Vice President, General
 Counsel and Secretary

Dated: March 8, 2001

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