

SECURITIES AND EXCHANGE COMMISSION

FORM 8-K

Current report filing

Filing Date: **2001-08-03** | Period of Report: **2001-07-25**
SEC Accession No. **0001077048-01-500118**

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FILER

SHARECOM INC /IL/

CIK: **1077150** | IRS No.: **860857752** | State of Incorporation: **NV** | Fiscal Year End: **1231**
Type: **8-K** | Act: **34** | File No.: **000-25523** | Film No.: **1697514**
SIC: **8090** Misc health & allied services, nec

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PALATINE IL 60067

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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) July 25, 2001

Commission file Number 000-25523

ShareCom, Inc.
(Exact Name of Registrant as Specified in its Charter)
(Formerly Anonymous Data Corporation)

NEVADA
(State of other jurisdiction of
incorporation or organization)

86-0857752
(I.R.S. Employer
Identification Number)

1251 N. Sherwood Lane
Palatine, IL
(Address of principal executive offices)

60067
(Zip Code)

(800) 818-6505
(Registrant's Executive Office Telephone Number)

CAUTIONARY STATEMENT CONCERNING
FORWARD LOOKING STATEMENTS

This 8-K filing and the documents to which we refer you to in this filing contain forward-looking statements. In addition, from time to time, we or our representatives may make forward-looking statements orally or in

writing. We base these forward-looking statements on our expectations and projections about future events, which we derive from the information currently available to us. Such forward-looking statements relate to future events or our future performance, including:

- * our financial performance and projections;
- * our growth in revenue and earnings; and
- * our business prospects and opportunities.

You can identify forward-looking statements by those that are not historical in nature, particularly those that use terminology such as "may," "will," "should," "expects," "anticipates," "contemplates," "estimates," "believes," "plans," "projected," "predicts," "potential" or "continue" or the negative of these or similar terms. In evaluating these forward-looking statements, you should consider various factors, including

- * our ability to retain the business of our significant customers;
- * our ability to keep pace with new technology and changing market needs; and
- * the competitive environment of our business.

These and other factors may cause our actual results to differ materially from any forward-looking statement.

Forward-looking statements are only predictions. The forward-looking events discussed in this filing, the documents to which we refer you and other statements made from time to time by us or our representatives, may not occur, and actual events and results may differ materially and are subject to risks, uncertainties and assumptions about us. We are not obligated to publicly update or revise any forward-looking statement, whether as a result of uncertainties and assumptions, the forward-looking events discussed in this filing, the documents to which we refer you and other statements made from time to time by us or our representatives, might not occur.

ITEM 1. CHANGES IN CONTROL OF REGISTRANT

Pursuant to an Acquisition Agreement and Plan of Merger (the "Merger Agreement") dated as of June 27, 2001 between Anonymous Data Corporation ("ANYD"), a Nevada corporation, and ShareCom, Inc. ("ShareCom"), an Illinois corporation, all the outstanding shares of common stock of ShareCom were exchanged for 14,000,000 shares of 144 restricted common stock of ANYD in a transaction in which ANYD was the surviving corporation. (Agreement and Plan of Merger was filed in a Form 8-K on June 29, 2001)

Pursuant to the terms of the merger agreement, ANYD has changed its name to ShareCom, Inc. and authorized a 1 for 322 reverse stock split (ie-current ANYD stockholders will receive 1 share for every 322 shares they currently

hold). Additionally, ANYD has applied for a new trading symbol.

ANYD stockholders also elected the following Directors: Brad Nordling, Lynda Nordling, James Dobbs, Douglas Marrison, William Somers and William Alleman. Additionally, the new board elected the officers listed below under "Management."

As a result of the merger, the 14,000,000 shares issued to the ShareCom stockholders resulted in a change in control of ANYD.

Based on currently available information, after the consummation of the Merger, ShareCom does not believe that there will be any officers, directors or beneficial owners of more than five percent (5%) of the Common Stock except as set forth below.

<TABLE>

NAME AND ADDRESS OF BENEFICIAL HOLDER	SHARES BENEFICIALLY OWNED	PERCENT OF CLASS
<S>	<C>	<C>
Brad Nordling, President (1)	12,551,000	89%
Michele Smith, Secretary/Treasurer (1)	49,000	0%
Frank Richier, Vice President of Operations (1)	49,000	0%
Lynda Nordling, Director (1) (2)	0	0%
William Somers, Director(1)	652	0%
James Dobbs, Director (1)	0	0%
Douglas Marrison, Director (1)	0	0%
William Alleman, Director (1)	0	0%
Arnold P. Guttenberg	749,000	5%
Total	13,398,652	94%

</TABLE>

(1) The address is 1251 N. Sherwood Lane, Palatine, Illinois 60067

(2) Lynda Nordling is the wife of Brad Nordling.

ITEM 2. ACQUISITION OR DISPOSITION OF ASSETS

Pursuant to the terms and conditions of the merger between ShareCom and ANYD the then present intellectual property of ShareCom was transferred to ANYD. In addition all of ANYD's intellectual property was transferred to ANYD's Principal Stockholder, James Beecham, as partial repayment for certain loans made to ANYD in excess of \$300,000.

Business General

ShareCom was formed as an Internet e-commerce company selling electronic products to end consumers through its 2WayTalk.com website. ShareCom is now expanding its product lines through its other website called WeatherRadios.com. The founders are: Lynda Nordling, a marketing executive

with twenty three years experience at the headquarters of a major insurance company, and Brad Nordling, a software developer who has twenty years technology experience with a concentration in website development in the last six years.

ShareCom Internet Stores

2 Way Talk
Opened 1/1/1999

WeatherRadios.com
Opened 8/1/2000

Cherokee Electronics, Coleman Electronics, Cobra Electronics, Midland Consumer Radios, First Alert NOAA Weather Radios and I-JAM multimedia products.

The Premier NOAA Weather Radio Consumer Information Center. Major manufacturer's products sold at this site: First Alert, Cherokee Electronics, Coleman Electronics, Midland, Maxon, Oregon Scientific and Silent Call Inc.

- * 2 Way Family Radios (FRS & GMRS)
(WalkieTalkies.com)
- * CB Radios
(CBRadios.com)
- * Digital Music Components
(AudioTower.com)

- * NOAA Weather Radios
- * Silent Call Accessories
- WeatherRadios.com is the exclusive Distributor of Silent Call's Weather Radio accessories for deaf and hearing-impaired users (bed shakers, strobe lights).

Overview of the marketing plans and strategic alliances for each on-line store:

- * NOAA Weather Radios alert people of tornadoes and other severe storms when they are away from TV and radio. This is especially important for families while sleeping. The NOAA Weather Radio signal also broadcasts alerts for Flash Floods, Mud Slides, and even man-made disasters such as Chemical Spills and Terrorism. NOAA Weather Radios are fast becoming recognized as an essential safety device for homes, businesses and critical care facilities. There are currently over 600 towers (transmitters) broadcasting the NOAA Weather Radio signal countrywide. NOAA's goal is to increase the number of transmitters so the signal will reach at least 95% of the US population.
- * The National Weather Service (NWS) has stated that there has been an increase in severe weather in the last 10 years and this trend is expected to continue. They have a published goal for NOAA Weather Radios to be in every home within the next 10 years. Currently, approximately 7% of homes have this device. The NWS, the National Oceanographic and Aerospace Administration (NOAA), the Federal Emergency Management Agency (FEMA) and other government agencies have an aggressive education and funding effort to reach this goal.

* New technology called Specific Area Message Encoding (SAME) was introduced in the late 90's. This feature allows users to set the alarm only for counties in their immediate area. This feature is expected to make this tool commonplace in homes because families will now only be awakened for storms and hazards that pose an immediate danger.

* WeatherRadios.com has been awarded a National Partnership with FEMA to increase the use of Weather Radios countrywide through a program called Project Impact. There are 2,600 Project Impact coordinators in the U.S and their purpose is to build disaster resistant communities through government and corporate partnerships. The FEMA site lists WeatherRadios.com as a national partner and they provide a banner and link to the WeatherRadios.com site. The FEMA site gets over 100,000 visitors per day. The national exposure and credibility of this partnership positions WeatherRadios.com for tremendous growth in the next five years through the implementation of the following marketing strategies:

Prime Time TV Campaigns:

As part of the FEMA/Project Impact partnership, WeatherRadios.com has agreed to provide product donations to up to 100 TV stations in 2001/2002. The stations will hold a viewer drawing to give away one radio per week. Local Weather Broadcasters will highlight the importance of Weather Radios and give daily airtime to the website and toll free call center phone number. There is a 50% product discount offered to viewers during the promotion. The Weather Broadcasters will also work with local Project Impact leaders in the community to get press releases and WeatherRadios.com flyers placed throughout the community. This program is currently in place at KCCI in Des Moines, Iowa, KIMT in Mason, Iowa, and KTSX in Abilene, Texas.

Public Broadcasting TV Campaign:

The Emergency Management Agency in Seattle Washington developed a 30 minute Public Service Announcements (PSA) with WeatherRadios.com. This program highlights the importance of Weather Radios and features a representative who demonstrates four brands being offered to Project Impact and Storm Ready communities at a 50% discount. The program displays the discount website address and 24/7 call center throughout the program. The PSA will be showing twice a month at all the public broadcasting stations in the state of Washington, which have a viewing audience of over 1,200,000 households.

This PSA videotape is now being distributed to all Project Impact communities that have access to public broadcasting channels. The total household viewing numbers well over two million people.

Exclusive Sponsorship by a major Insurance Co.

Lynda Nordling has 23 years experience at the national headquarters of a major insurance company and is keenly aware of how this industry consistently works to generate positive public relations communications to the general public and their customers. Lynda has developed a Corporate Sponsorship program comprised of product discounts for employees and customers and a

strong safety advocacy public relations and advertising strategy. This program was presented to a major insurance company's Vice President of Safety and Prevention has been approved subject to final Sr. Management approval.

The program offers an organization a banner and link on their corporate website to a customized customer on-line discount store. Their customers will also have the ability to purchase the product by mail/FAX or through the currently operational 24/7 call center.

Insurance companies have spent considerable effort in positioning themselves as a leader in customer risk management and disaster prevention and they see this as an innovative way to differentiate them from the competition and offer their customers additional value.

WeatherRadios.com contracted the services of the Thomas Wetzel Inc. Public Relations Consulting firm to assist in the design of this Insurance Company Sponsorship program. This firm conducted preliminary surveys with 12 major Insurance companies in the fall of 2000. Ten of the twelve companies expressed interest and asked to be considered for participation in the program. At this time WeatherRadios.com is only working with one, however the other companies may be contacted if this company decides not to implement a program this year.

Corporate Employee Discount Programs:

Several organizations are implementing a First Alert employee discount program in 2001. The largest company has 90,000 US and Canadian employees. This company contacted WeatherRadios.com to develop this program as part of a company wide employee disaster prevention program they are introducing this

year. The reason they chose WeatherRadios.com for this program is because they are a National FEMA/project Impact partner and WeatherRadios.com was referred to them by the Project Impact headquarters as the only Weather Radio company that is also a National Partner.

Additional Corporate employee discount programs will be implemented in 2001, adding to Washington County, MN who implemented an employee discount program in December of 2000.

Corporate Fundraising programs:

Several organizations have begun the WeatherRadios.com Fundraising program, which rebates \$5 back to the organization for each radio sold as a result of their efforts. Joint marketing of this program is done through mailings, web site connections, TV and Magazine Advertisements, and other methods. WeatherRadios.com has several signed contracts to begin this program with different organizations.

Three American Red Cross chapters are among the groups that have started

this program: Oklahoma City, Dallas/Forth Worth, and Huntsville, AL. These agreements were made possible because of the National Project Impact Partnership with FEMA and because WeatherRadios.com represents multiple brands and have developed materials and a customized on-line site that clearly states that it is not an American Red Cross endorsement but a joint public service option being provided to enhance community disaster preparedness. NOAA has promised to help promote this program with The American Red Cross using various forms of media support.

WeatherRadios.com is the first Internet site to provide complete consumer information about this product as well as on-line purchasing options for most major brands. The site is operational now and a significant marketing and public relations foundation is in place to propel consumer and business sales into rapid growth.

WeatherRadios.com has an impressive client list. The primary accounts in 2000 were government agencies. These relationships will continue to provide a solid revenue base for the future. Now there are also agreements secured with several corporations and organizations, including several American Red Cross chapters.

Future Funding will be used primarily to purchase product inventory, launch the TV Broadcaster partnership in up to 100 stations, enhance Systems capabilities, and manage the Exclusive Insurance Co. Sponsor, corporate programs, and the additional American Red Cross accounts. These market initiatives are possible because of the National FEMA/Project Impact partnership and they may account for over 85% of projected revenue growth.

2 Way Talk's Primary Revenue drivers

On-Line Marketplace:

2 Way Talk has been selected for inclusion in this exciting new mall within the Triple A website. This marketplace offers discounts to members. AAA selects only one Internet store for each product line to be a part of this shopping mall. 2 Way Talk will be the only Internet store selling Weather Radios, FRS Family Radios, Power Inverters, and I-JAM Digital Music components at this mall.

By virtue of being the first Internet store with these product lines to be accepted into this mall, 2 Way Talk has effectively prevented the competition from participating in this high traffic-shopping site, since AAA only allows one store per product line.

2 Way Talk Domain Names:

Several different domain names bring Internet users to 2 Way Talk. There is 2WayTalk.com and TwoWayTalk.com, among others. In June of 2000, ShareCom purchased the following two domain names that currently account for

37.8% of visitor traffic. These domain names will be registered in all major search engines, which will further increase traffic.

* CBRadios.com

* WalkieTalkies.com

ShareCom also owns many (over 30) domain names that describe NOAA Weather Radio.

Wireless Marketing Inc. (WMC) Exclusive Internet Distributor

ShareCom has been selected to be the exclusive Internet Distributor for WMC, the national supplier of Cherokee, Coleman Electronics and First Alert. This selection has been made because of the rapid success and excellent service record of the 2Waytalk.com site. As WMC's exclusive distributor, all non-retail and Internet dealer requests received by WMC are referred to ShareCom. This unique relationship positions ShareCom to become WMC's highest volume distributor.

WMC, Midland and Oregon Scientific drop ship orders for 2 Way Talk and WeatherRadios.com customers, eliminating the need to carry on-going inventory. This unique relationship positions ShareCom to become WMC's highest volume distributor.

At this time WMC is experiencing difficulties in delivering First Alert brand Weather Radios. As this brand is the most popular, the lack of inventory has had a material adverse effect on the ability to generate revenues. Funds will be raised to purchase inventory of the First Alert brand Weather Radios and others.

WeatherRadios.com Revenue Drivers

Government Education and Funding Support for this Product

NOAA Weather Radios are designed to save lives and cost about the price of a pair of shoes, yet only 7 to 10% of Americans own one. The NWS, NOAA, and FEMA all now have active initiatives in progress to educate consumers about the need and availability of this product. FEMA also provides each state with an annual hazard mitigation fund, which can in part be used to supply NOAA Weather Radios for public buildings or special interest groups.

WeatherRadios.com has built a significant part of its marketing strategy around this government education and funding support. In March of 2000 an order was fulfilled for 1,000 radios for the state of West Virginia and in December of 2000 an order of 1,000 radios was sent to the MN State Project Impact group.

A National Partnership with FEMA/Project Impact positions WeatherRadios.com for exponential growth.

WeatherRadios.com is negotiating with twenty-eight television stations

to promote a Project Impact NOAA Weather Radio promotion for the fall of 2001. This three-month promotion is also now in place in Des Moines Iowa, Mason Iowa, Huntsville Alabama, and Abilene Texas. Each participating prime time station is projected to generate between 3,000 to 5,000 sales per year.

Brad and Lynda Nordling presented this program at the National Weather Broadcasters convention in October 2000 where the additional station agreements were developed. The 2001 National Weather Broadcasters convention will be in October.

A projection of sales from both the prime time and public broadcasting TV programs that are a part of the National FEMA/Project Impact partnership is included in the Appendix TV Campaign section.

National Weather Service Storm Ready Program Alliance

The National Weather Service is sponsoring a program called "Storm Ready" in cities across the US over the next five years to promote the use of NOAA Weather Radios. This initiative involves the NWS, State Emergency Agencies and local media in an effort to educate the public about the need for NOAA Weather Radios and other disaster planning strategies. The NWS plans to certify 20 cities per year as Storm Ready over the next five years.

The NWS has listed WeatherRadios.com as an approved vendor on their national website and provided the contact information for all twenty-six cities currently seeking Storm Ready certification. WeatherRadios.com is offering Storm Ready community residents a 50% discount off the MSRP of the First Alert WX-67 in exchange for Emergency Management Agency coordinators communication and media support about the WeatherRadios.com discount through their efforts. While the NWS is careful not to endorse any specific product or company, they are supportive of this program because the First Alert product meets their receiver requirements and because ShareCom is an exclusive distributor of Silent Call Inc. accessories for the hearing and vision-impaired. This special needs group makes up approximately ten percent of the population. The ability to provide these accessories is anticipated to be a significant advantage on State bids.

Corporate Fundraising and Employee Discount programs

The Corporate Fundraiser and Employee Discount programs mentioned above will also be primary revenue drivers for WeatherRadios.com.

WeatherRadio.com Domain Names

As the government education effort increases the overall awareness of the need for this product, the domain names that describe this product without variation will significantly increase in value. ShareCom owns over 30 of the most commonly used names for this product. By purchasing them early, there is a formidable barrier to the competition for entry into the

Internet marketplace for this product.

Strategic Alliances:

National Partnership with FEMA/Project Impact:

This partnership will provide credibility and exposure for the company's primary revenue drivers: Prime and public broadcasting TV programs, Exclusive Insurance Company Sponsorship, Employee Discount and Fundraiser programs. This is also the primary reason agreements have been secured with the local Red Cross chapters and many Emergency Management Agencies throughout the country.

National Weather Service Alliance:

The National Weather Service (NWS) has listed WeatherRadios.com as an approved vendor on the NOAA website. WeatherRadios.com is the only non-manufacturer listed on this site because of what is offered: multiple brand options and accessories for the deaf and hard of hearing. The NWS has also agreed to offer Public Relations exposure to our Exclusive Insurance Co. sponsor.

MANAGEMENT

As a result of the Merger, and pursuant to the terms of the Merger Agreement the directors and officers of the Company are as set forth below until their successors shall have been duly elected or appointed and qualified, or until their earlier death, resignation or removal in accordance with ShareCom's articles and Bylaws.

The management of ShareCom is as follows:

Brad Nordling-Chief Executive Officer, President and Chairman. Brad Founded ShareCom in 1994 as Shared Computer Services. Early services offered included Local Area Network installations and upgrades. Web site development started in late 1996 and online shopping through 2 Way Talk and then WeatherRadios.com began in January 1999. Brad has been full-time at ShareCom since October 1, 2001. Before that, he also held outside positions, most recently at I-Jam Multimedia as Director of Information Technology. Brad began there in July 2000, creating their e-commerce on line presence. Before I-Jam, Brad was a Senior Developer for PowerCerv, an ERP Software producer. Starting in April 1997, Brad was in charge of developing and implementing customized systems for various corporate clients including Friskars and Lutheran Brotherhood. Prior to PowerCerv, Brad was a Senior Staff Programmer at Allstate Insurance at the conclusion of his ten-year career there.

Lynda Nordling-Director. Lynda is a Senior Sales Manager for a major insurance company. Her twenty-three year career there began as an Agent in Madison, WI and has taken her to the Home Office, where she has been for

thirteen years. Her recent achievements include development and implementation of new technology tools and systems for use by field sales staff. She has been involved in the creation of the new field Sales position from what was a standard employee to the Independent Contractor Sales Professionals now their standard. Lynda's earlier achievements include many Sales awards and honors for her personal production and also for her management teams, which she was instrumental in helping to grow in size to an entire territory of 226 representatives.

William M. Somers-Director, has served as Director of Anonymous Data Corporation since November, 1998. From 1994 until present William Somers, a Doctor of Optometry has maintained a full time optometry practice in Las Vegas, Nevada. He has held numerous committee positions throughout his career including the Medicare Carrier Advisory Committee, the Nevada chapter of the American Optometric Association and advisory board committee member and spokesman for Vistakon (Johnson & Johnson contact lenses). He received his optometry degree from the Southern California College of Optometry.

James Dobbs-Director. Jim is the President and Founder of Woodfield Planning Corporation in Rolling Meadows, IL., a diversified financial services company. Jim began the company 1982 and has recently opened new offices in Crystal Lake, IL. and Lombard, IL. He currently employees 50 people. Woodfield Planning specializes in Mortgages, Insurance, and Financial Planning.

Douglas Marrison-Director. Doug is the President and Founder of Wireless Marketing Corporation in Schaumburg, IL. Wireless Marketing produces and markets 2-way radios such as CB Radios and Family Radios under the Cherokee name. They also produce products, through licensing agreements, under the

First Alert and Coleman Electronics names. Doug started the company in 1995 after he left his position of Vice President at Cobra Electronics in Chicago, where he was at for ten years. Doug was in charge of sales and led Cobra through one of the biggest growth periods in their history and helped to expand their product lines.

William Alleman-Director. Bill is currently IT Manager at Boise Cascade in Illinois. He has been there since March 2001 and has been building their new corporate networking infrastructure. He currently left Outboard Marine Corporation after successfully transitioning the Information Technology teams and systems to their new owners, Bornbardier. Bill had begun at OMC in 1998 and was also responsible for their entire networking infrastructure, which included many different countries. Prior to 1998, Bill was a consultant at TerraSys, a major consulting firm with expertise in networking and email systems.

Michele Smith, Secretary/Treasurer. Michele started at ShareCom in March 2000 and holds a variety of responsibilities. She is in charge of all website development and maintenance for the WeatherRadio.com site. In

addition to all her technical skills, she is in charge of all customer service at ShareCom. She handles all customer follow-ups for order status inquires and product returns. Michele duties also include keeping all financial records for the company and working with accountants for monthly and annual reconciliation. Prior to coming to ShareCom, Michele was customer service specialist for American Online. She began there in 1996, handling customer calls and monitoring various chat rooms and message boards. She also managed the accounting for her husband's own business.

Frank Richier, Vice President of Operations. Frank began with ShareCom this May 2001. Prior to coming here, Frank was founding member of I-Jam Multimedia. Frank was in charge of Directing and managing the overall sales operation at I-Jam, which included a staff of over 30 sales persons throughout the United States. Relationships built with major retailers like Best Buy, Target, AOL, Sears, and Amazon.com produced first year sales for over 12 Million dollars with one SKU (Item). Frank began with I-Jam in mid 1998 after success at I-Jam's sister company, Wireless Marketing Corporation. Beginning there in the middle of 1996, he was Director of Sales, helping to attain a 70% increase revenue.

There are no family relationships between any of the above persons, except Brad Nordling and Lynda Nordling who are husband and wife.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS

Overview

The following discussion regarding the financial statements of ShareCom, a development stage company, should be read in conjunction with the financial statements and notes thereto included elsewhere in this filing.

Financial Status of ShareCom for the years ending December 31, 2000 and 1999.

Revenues. ShareCom has generated revenues of \$380,835 for the year ended December 31, 2000 compared to \$87,817 for the year ended December 31, 1999, an increase in revenues of \$293,018 or 334%.

Costs and Expenses. ShareCom had operating expenses of \$120,368 for the year ended December 31, 2000 compared to \$45,280 for the year ended December 31, 1999, an increase in expenses of \$75,088 or 166%. This increase in expenses is directly related to the increase in revenues.

Net Income/Loss. ShareCom had net income of \$8,066 for the year ended December 31, 2000 compared to a net loss of \$(27,683) for the year ended December 31, 1999.

Common Stock

The Company's Articles of Incorporation authorizes the issuance of

100,000,000 shares of Common Stock, \$.001 par value per share, of which approximately 14,059,962 shares were outstanding as of the post merger date of July 25, 2001. Holders of shares of common stock are entitled to one vote for each share on all matters to be voted on by the stockholders. Holders of common stock have no cumulative voting rights. Holders of shares of common stock are entitled to share ratably in dividends, if any, as may be declared, from time to time by the Board of Directors in its discretion, from funds legally available therefor. In the event of a liquidation, dissolution or winding up of the Company, the holders of shares of common stock are entitled to share pro rata all assets remaining after payment in full of all liabilities including distributions to preferred stockholders, if any. Holders of common stock have no preemptive rights to purchase the Company's common stock. All of the outstanding shares of common stock are validly issued, fully paid and non-assessable.

Preferred Stock
The Company's Articles of Incorporation also authorizes the issuance of 25,000,000 shares of Preferred Stock, \$.001 par value per share, of which there were no shares outstanding as of this date.

Shares Outstanding Post Merger

As of July 25, 2001, there were approximately 262 record holders of Shares. The Common Stock traded on OTCBB, under the symbol "ANYD" and has applied for a new symbol. The Company's Transfer Agent and Registrar is Pacific Stock Transfer.

On July 12, 2000, the last full trading day before the first public announcement of the intention to commence the Merger, the last reported sale quotation of the Shares on the OTCBB was \$0.01 per Share.

ITEM 3. BANKRUPTCY OR RECEIVERSHIP

Not applicable.

ITEM 4. CHANGES IN REGISTRANT'S CERTIFYING ACCOUNTANT

ShareCom has appointed Merdinger, Fruchter, Rosen & Corso, Los Angeles, California, as its independent accountants for the fiscal year ending December 31, 2001. This is a change in accountants recommended by the Board of Directors. Merdinger, Fruchter, Rosen & Corso was engaged by ShareCom on July 30, 2001. Piercy, Bowler, Taylor and Kern served as ANYD's independent accountants since its formation in 1998.

The audit reports issued by Piercy, Bowler, Taylor and Kern with respect to ANYD's financial statements for 2000 and 1999 did not contain an adverse opinion or disclaimer of opinion, and were not qualified as to uncertainty, audit scope or accounting principles. During 2000 and 1999 (and any subsequent interim period), there have been no disagreements between ANYD and Piercy, Bowler, Taylor and Kern on any matter of accounting principles or practices, financial statement disclosure or auditing scope or procedure, which disagreements, if not resolved to the satisfaction of Piercy, Bowler, Taylor and Kern, would have caused it to make a reference to the subject matter of the disagreement in connection with its audit report. Moreover,

none of the events listed in Item 304-(a) (1) (v) of Regulation S-K occurred during 2000 or 1999 or any subsequent interim period.

The change in accountants does not result from any dissatisfaction with the quality of professional services rendered by Piercy, Bowler, Taylor and

Kern as the independent accountants of ANYD. The change in accountants follows ShareCom's merger with ANYD (after name change - ShareCom, Inc.).

ITEM 5. OTHER EVENTS

On July 25, 2001 ShareCom, Inc. issued a press release (the "Press Release") announcing the completion of the merger between ANYD and ShareCom. In the Press Release ShareCom also announced the change of its name from Anonymous Data Corporation to ShareCom, Inc. and has applied for a new Ticker Symbol.

ITEM 6. RESIGNATIONS OF DIRECTORS AND EXECUTIVE OFFICERS

Resignations of the Company's officers and directors occurred concurrent with closing of merger. The new officers and directors are referenced in Item 1.

ITEM 7. FINANCIAL STATEMENTS AND EXHIBITS

EXHIBIT INDEX

- a)* ShareCom, Inc. (Attached)
 - Report of Independent Auditor
 - Balance Sheet For The Year Ending December 31, 2000 and 1999.
 - Statement of Operations For The Year Ending December 31, 2000 and 1999.
 - Statement of Stockholders' Deficit For The Year Ending December 31, 2000 and 1999.
 - Statement of Cash Flows For The Year Ending December 31, 2000 and 1999.
 - Notes to Financial Statements

b)** ANYD Financial Statements - Incorporated by reference from 10-KSB filing in May 1, 2001.

- c)* Proforma Condensed Consolidated - derived from the audited financial statements of ShareCom for the year ended December 31, 2000 and of ANYD for period ending December 31, 2000.
 - Consolidated Balance Sheet
 - Consolidated Statement of Operations

- | d) Exhibit | Description |
|------------|--|
| 2.1** | Agreement and Plan of Merger, dated June 27, 2001 between ANYD and ShareCom (filed in a Form 8-K on June |

29, 2001
3 (i)* Certificate of Merger, dated July 25, 2001, filed with
the Secretary of State, Nevada and Illinois RE: Merger
between ANYD and ShareCom, INC.
16* Letter of Piercy, Bowler, Taylor and Kern re: change in
certifying accountant
99.1* Text of Press Release dated July 25, 2001

* Filed herewith
** Incorporated By reference

ITEM 8. CHANGE IN FISCAL YEAR
Not applicable.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this Current Report on Form 8-K to be signed on its behalf by the undersigned hereunto duly authorized.

ShareCom, Inc.

By/s/ Brad Nordling
Brad Nordling, President

Date: August 3, 2001

EXHIBIT INDEX

- a)* ShareCom, Inc. (Attached)
Report of Independent Auditor
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Statement of Operations For The Year Ending December 31, 2000
and 1999.
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Statement of Cash Flows For The Year Ending December 31, 2000
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d) Exhibit	Description
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3 (i)*	Certificate of Merger, dated July 25, 2001, filed with the Secretary of State, Nevada and Illinois RE: Merger between ANYD and ShareCom, INC.
16*	Letter of Piercy, Bowler, Taylor and Kern re: change in certifying accountant
99.1*	Text of Press Release dated July 25, 2001
<hr/>	
*	Filed herewith
**	Incorporated By reference

EHXIBIT A

SHARECOM, INC.
FINANCIAL STATEMENTS
DECEMBER 31, 2000 AND 1999

INDEX

	PAGE NUMBER
Independent auditors' report	1
Balance sheets	2
Statements of operations	3
Statement of stockholders' equity (deficiency)	4
Statements of cash flows	5
Notes to financial statements	6 - 11

INDEPENDENT AUDITORS' REPORT

TO THE BOARD OF DIRECTORS AND STOCKHOLDERS OF
SHARECOM, INC.

We have audited the accompanying balance sheets of ShareCom, Inc. as of December 31, 2000 and 1999, and the related statements of operations, stockholders' equity (deficiency) and cash flows for the years then ended. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of ShareCom, Inc. as of December 31, 2000 and 1999, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States.

MERDINGER, FRUCHTER, ROSEN & CORSO, P.C.
 Certified Public Accountants

Los Angeles, California
 June 25, 2001

<TABLE>

BALANCE SHEETS

	December 31,	
	2000	1999
<S>	<C>	<C>
ASSETS		
CURRENT ASSETS		
Cash and cash equivalents	\$288	\$3,604
Accounts receivable, net of allowance for doubtful accounts of \$7,000	46,208	-
Inventory	12,244	-
	-----	-----
Total current assets	58,740	3,604
Property and equipment, net of accumulated depreciation of \$7,115 and \$855	41,125	7,695
Intangible assets, net of accumulated amortization of \$6,225	31,125	-
	-----	-----

TOTAL ASSETS	\$130,990	\$11,299
	=====	=====
</TABLE>		
<TABLE>		
<S>		
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIENCY)	<C>	<C>
CURRENT LIABILITIES		
Accounts payable and accrued expenses	\$70,618	\$14,500
Due to officer	55,989	12,482
	-----	-----
Total liabilities	126,607	26,982
	-----	-----
Commitments and contingencies	-	-
STOCKHOLDERS' EQUITY (DEFICIENCY)		
Common stock - no par value; 10,000 shares authorized; 1,000 issued and outstanding	24,000	12,000
Accumulated deficit	(19,617)	(27,683)
	-----	-----
Total stockholders' equity (deficiency)	4,383	(15,683)
	-----	-----
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIENCY)	\$130,990	\$11,299
	=====	=====

</TABLE>

<TABLE>

SHARECOM, INC.
STATEMENTS OF OPERATIONS

	For the Year Ended December 31,	
	2000	1999
	<C>	<C>
REVENUE, net	\$380,835	\$87,817
COST OF GOODS SOLD	250,832	69,948
	-----	-----
GROSS PROFIT	130,003	17,869
	-----	-----
SELLING, GENERAL AND ADMINISTRATIVE EXPENSES		
Domain fees	2,429	-
Outside sevices	27,187	-
Insurance expense	1,873	-
Bad debt expense	7,000	-
Depreciation and amortization expense	12,485	855
Professional fees	8,295	4,952
Travel and entertainment expense	14,605	18,114
Rent expense	12,000	12,000
Advertising expense	6,906	1,275
Other general and administrative expenses	27,588	8,084

Total selling, general and administrative expenses	120,368	45,280
INCOME (LOSS) FROM OPERATIONS	9,635	(27,411)
OTHER EXPENSES		
Interest expense	(1,569)	(272)
INCOME (LOSS) BEFORE PROVISION FOR INCOME TAXES	8,066	(27,683)
PROVISION FOR INCOME TAXES	-	-
NET INCOME (LOSS)	\$8,066	\$(27,683)

</TABLE>

<TABLE>

SHARECOM, INC.
STATEMENT OF STOCKHOLDERS' EQUITY (DEFICIENCY)
FOR THE YEARS ENDED DECEMBER 31, 2000 AND 1999

	Common Shares	Stock Amount	Accumulated Deficit	Total Stockholders' Equity (Deficiency)
<S>	<C>	<C>	<C>	<C>
Balance at January 1, 1999 (Inception)	-	\$-	\$-	\$-
Net Loss for the year ended December 31, 1999	-	-	(27,683)	27,683)
Capital contributions	1,000	12,000	-	12,000
Balance at December 31, 1999	1,000	12,000	(27,683)	(15,683)
Net income for the year ended December 31, 2000	-	-	8,066	8,066
Capital contributions	-	12,000	-	12,000
Balance at December 31, 2000	1,000	\$24,000	\$(19,617)	\$ 4,383

</TABLE>

<TABLE>

SHARECOM, INC.
STATEMENTS OF CASH FLOWS

For the Year Ended

	December 31,	
	2000	1999
<S>	<C>	<C>
CASH FLOW FROM OPERATING ACTIVITIES		
Net income (loss)	\$ 8,066	\$(27,683)
Adjustments to reconcile net loss to net cash (used in) provided by operating activities:		
Depreciation and amortization expense	12,485	855
Bad debt expense	7,000	-
Rent expense	12,000	12,000
Changes in certain assets and liabilities:		
Increase in accounts receivable	(53,208)	-
Increase in inventory	(12,244)	-
Decrease in accounts payable and accrued expenses	56,118	14,500
	-----	-----
Total cash provided by (used in) operating activities	30,217	(328)
CASH FLOWS FROM INVESTING ACTIVITIES		
Increase in property and equipment	(39,690)	(8,550)
Increase in intangible assets	(37,350)	-
	-----	-----
Total cash used in investing activities	(77,040)	(8,550)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase (decrease) in due to officer	43,507	12,482
	-----	-----
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(3,316)	3,604
CASH AND CASH EQUIVALENTS - BEGINNING OF YEAR	3,604	-
	-----	-----
CASH AND CASH EQUIVALENTS - END OF YEAR	\$ 288	\$ 3,604
	=====	=====
CASH PAID DURING THE YEAR FOR:		
Interest expense	\$ -	\$ -
	=====	=====
Income taxes	\$ -	\$ -
	=====	=====

</TABLE>

NON CASH FINANCING ACTIVITIES:

During the years ended December 31, 2000 and 1999, the Company had \$12,000 of rent expense contributed by a Shareholder of the Company, (see Note 2).

SHARECOM, INC.
NOTES TO FINANCIAL STATEMENTS
DECEMBER 31, 2000 AND 1999

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a) Basis of Presentation

The accompanying financial statements include the accounts of ShareCom, Inc. (the "Company"), organized under the laws of the State of Illinois on June 7, 2000. For the period from January 1, 1999 to June 6, 2000 the Company operated under the name 2 Way Talk, an unincorporated business.

b) Line of Business

The Company is an Internet e-commerce company selling electronic products to end consumers through its 2WayTalk.com web site and its WeatherRadios.com website.

c) Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the periods presented. Actual results could differ from those estimates.

d) Revenue Recognition

Revenue is recognized based upon the accrual method of accounting. Revenue is recorded at the time of the sale, usually upon shipment of the product.

e) Cash and Cash Equivalents

The Company considers all highly liquid investments purchased with original maturities of three months or less to be cash equivalents.

f) Concentration of Credit Risk

The Company places its cash in what it believes to be credit-worthy financial institutions. However, cash balances may exceed FDIC insured levels at various times during the year.

g) Inventory

Inventory is stated at the lower of cost or market utilizing the first-in, first-out method ("FIFO"). Inventory consists mainly of finished goods.

h) Property and Equipment

Property and equipment is stated at cost. Depreciation is computed using the straight-line method based upon the estimated useful lives of the various classes of assets.

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

i) Intangible Assets

Intangible assets consist of the Company's costs for the purchase of its domain names. The costs are being amortized over their estimated useful lives of three years.

The Company periodically reviews the recoverability of the asset in accordance with SFAS 121, "Accounting for the Impairment of Long-Lived Assets and Assets to be Disposed of". The Company believes the asset is fully recoverable at December 31, 2000.

j) Income Taxes

Income taxes are provided for based on the liability method of accounting pursuant to Statement of Financial Accounting Standards ("SFAS") No. 109, "Accounting for Income Taxes". The liability method requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of temporary differences between the reported amount of assets and liabilities and their tax basis.

k) Advertising Costs

Advertising costs are expensed as incurred and included in selling, general and administrative expenses. For the years ended December 31, 2000 and 1999, advertising expense amounted to \$6,906 and \$1,275, respectively.

l) Fair Value of Financial Instruments

The Company's financial instruments consist of cash, accounts receivable, inventory, accounts payable and accrued expenses. The carrying amounts of cash, accounts receivable and accounts payable and accrued expenses approximate fair value due to the highly liquid nature of these short-term instruments.

m) Long-Lived Assets

SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed of" requires that long-lived assets be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The Company has adopted this statement and has determined that recognition of an impairment loss for applicable assets of continuing operations is not necessary.

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

n) Stock-Based Compensation

SFAS No. 123, "Accounting for Stock-Based Compensation", encourages, but does not require companies to record compensation cost for stock-based employee compensation plans at fair value. The Company has chosen to continue to account for stock-based compensation using the intrinsic value method prescribed in Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees", and related Interpretations. Accordingly, compensation cost for stock options is measured as the excess, if any, of the quoted market price of the Company's stock at the date of the grant over the amount an employee must pay to acquire the stock.

o) Comprehensive Income

SFAS No. 130, "Reporting Comprehensive Income" establishes standards for the reporting and display of comprehensive income and its components in the financial statements. As of December 31, 2000 and 1999, the Company has no items that represent comprehensive income and, therefore, has not included a schedule of comprehensive income in the financial statements.

p) Computer Software Costs

Statement of Position ("SOP") No. 98-1 specifies the appropriate accounting for costs incurred to develop or obtain computer software for internal use. The new pronouncement provides guidance on which costs should be capitalized, and over what period such costs should be amortized and what disclosures should be made regarding such costs. This pronouncement is effective for fiscal years beginning after December 15, 1998, but earlier application is acceptable. Previously capitalized costs will not be adjusted. The Company believes that it is already in substantial compliance with the accounting requirements as set forth in this new pronouncement, and therefore believes that adoption will not have a material effect on financial condition or operating results.

NOTE 2 - RELATED PARTY TRANSACTIONS

As of December 31, 2000 and 1999, the Company had the following related party transactions with a stockholder of the Company:

SHARECOM, INC.

NOTES TO FINANCIAL STATEMENTS
DECEMBER 31, 2000 AND 1999

NOTE 2 - RELATED PARTY TRANSACTIONS (continued)

Office and Administrative Expense

a) The Company neither owns nor leases any real or personal property. A stockholder provided office services for \$1,000 per month, for the years ending December 31, 2000 and 1999 under an agreement expiring on January 2002. The cost of these office services, totaling \$12,000 per year, has been recorded in the statement of operations, with a corresponding contribution to capital as of December 31, 2000 and 1999.

Due to Related Parties

b) As of December 31, 2000 and 1999, the Company has a payable due to an officer totaling \$55,989 and \$12,482, respectively. These amounts represent advances made to the Company by its Chief Executive Officer ("CEO") for various expenses. This payable bears interest at the rate of 5% per annum.

NOTE 3 - PROPERTY AND EQUIPMENT

Property and equipment is summarized as follows:

<TABLE>

	December 31,	
	2000	1999
<S>	<C>	<C>
Computer hardware and equipment	\$ 23,580	\$ 8,550
Computer software	24,660	-
	-----	-----
	48,240	8,550
Less: Accumulated Depreciation	(7,115)	(855)
	-----	-----
Property and Equipment, net	\$ 41,125	\$ 7,695
	=====	=====

</TABLE>

Depreciation expense for the years ended December 31, 2000 and 1999 was \$7,115 and \$855, respectively.

NOTE 4 - COMMITMENTS AND CONTINGENCIES

The Company leases office space in Chicagi, Illinois under an operating lease expiring January 2002. Minimum monthly payments under the lease total \$1,000. (See note 2)

Rent expense under operating leases for the years ended December 31, 2000 and 1999, was approximately \$12,000 and \$12,000, respectively. (See note 2)

SHARECOM, INC.
NOTES TO FINANCIAL STATEMENTS
DECEMBER 31, 2000 AND 1999

NOTE 5 - INCOME TAXES

The components of the provision for income taxes are as follows:

<TABLE>

	December 31,	
	2000	1999
<S>	<C>	<C>
Current Tax Expense		
U.S. Federal	\$ -	\$ -
State and Local	-	-
Total Current	-	-
Deferred Tax Expense		
U.S. Federal	-	-
State and Local	-	-
Total Deferred	-	-
Total Tax Provision (Benefit) from Continuing Operations	\$ -	\$ -

</TABLE>

The reconciliation of the effective income tax rate to the Federal statutory rate is as follows for the years ended December 31, 2000 and 1999:

Federal Income Tax Rate	(34.0)%
Effect of Valuation Allowance	34.0%
Effective Income Tax Rate	0.0%

At December 31, 2000 and 1999, the Company had net carryforward losses of approximately \$19,617 and \$27,683, respectively. Because of the current uncertainty of realizing the benefit of the tax carryforwards, a valuation allowance equal to the tax benefit for deferred taxes has been established. The full realization of the tax benefit associated with the carryforwards depends predominantly upon the Company's ability to generate taxable income during the carryforward period.

Deferred tax assets and liabilities reflect the net tax effect of temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and amounts used for income tax purposes. Significant components of the Company's deferred tax assets and liabilities are as follows:

SHARECOM, INC.
 NOTES TO FINANCIAL STATEMENTS
 DECEMBER 31, 2000 AND 1999

NOTE 5 - INCOME TAXES (continued)

<TABLE>

	December 31,	
	2000	1999
<S>	<C>	<C>
Deferred Tax Assets		
Loss Carryforwards	\$ 9,400	\$ -
Less: Valuation Allowance	(9,400)	(-)

Net Deferred Tax Assets	\$ -	\$ -
	=====	

</TABLE>

Net operating loss carryforwards expire starting in 2007 through 2014. Per year availability is subject to change of ownership limitations under Internal Revenue Code Section 382.

NOTE 6 - SUBSEQUENT EVENTS

On June 1, 2001, the Company entered into an agreement and plan of merger with Anonymous Data Corporation ("ANYD"), a Nevada corporation. Following the merger, ANYD shall continue as the surviving corporation, shall continue to be governed by the laws of its incorporation and the separate corporate existence of the Company shall cease. At the time of the merger each share of the Company's common stock shall be converted into 14,000 shares of ANYD's common stock. As of June 25, 2001, this agreement has not been finalized.

EXHIBIT C

SELECTED PRO FORMA FINANCIAL DATA

The summary financial information set forth below is derived from the audited financial statements of (i) Anonymous for the period ending December 31, 2000 and (ii) ShareCom for period ending December 31, 2000. This information should be read in conjunction with such financial statements, including the notes thereto.

<TABLE>

	Historical Anonymous Data Corporation	Historical ShareCom, Inc.	Subtotal before Pro forma Adjustments	Pro forma Adjustments	Pro forma Consolidated
<S>	<C>	<C>	<C>	<C>	<C>
PROFORMA CONDENSED CONSOLIDATED BALANCE SHEET					

ASSETS

Current assets:

Cash and cash equivalents	\$0	\$288	\$288	\$0	\$288
Accounts Receivable	0	46,208	46,208	0	46,208
Inventory	0	12,244	12,244	0	12,244
Prepaid expenses	161,777	0	161,777	0	161,777
Total current assets	161,777	58,740	220,517	0	220,517

Property and equipment, net	60,986	41,125	102,111	0	102,111
Unamortized patent costs	118,307	0	118,307	0	118,307
Investment in subsidiary	0	0	0	(a) 4,383	0

(c) (4,383)

Intangible assets	0	31,125	31,125	0	31,125
Goodwill	0	0	0	(a) 681,617	647,536
	0	0	0	(b) (34,081)	0

TOTAL ASSETS	\$341,070	\$130,990	\$472,060	\$647,536	\$1,119,596
--------------	-----------	-----------	-----------	-----------	-------------

</TABLE>

<TABLE>

LIABILITIES AND STOCKHOLDERS'

EQUITY

(DEFICIENCY)

<S>	<C>	<C>	<C>	<C>	<C>
Current liabilities					
Accounts payable and accrued expenses	\$23,024	\$70,618	\$93,642	\$0	\$93,642
Due to officer	0	55,989	55,989	0	55,989
Accrued interest	12,791	0	12,791	0	12,791
Total current liabilities	35,815	126,607	162,422	0	162,422
Long-term debt, officer/director	376,906	0	376,906	0	376,906
Total Liabilities	412,721	126,607	539,328	0	539,328
Stockholders'					

equity						
Common stock	12,895	24,000	36,895	(a) 14,000 (c) (24,000)	26,895	
Additional paid in capital	6,419,374	0	6,419,374	(a) 672,000	7,091,374	
Accumulated (deficit)	(6,503,920)	(19,617)	(6,523,537)	(b) (34,081) (c) 19,617	(6,538,001)	
Total stockholders' equity (deficit)	(71,651)	4,383	(67,268)	647,536	580,268	
Total liabilities and stockholders' equity	\$341,070	\$130,990	\$472,060	\$647,536	\$11,119,596	

</TABLE>

- a) To record the issuance of 14,000,000 shares of the Company's common stock. These shares were valued at the last trading price at June 1, 2001 which totaled \$686,000, or \$.049 per share. These shares were issued for the purchases of ShareCom, Inc. as per the purchase agreement dated June 27, 2001.
- b) To record the amortization of goodwill related to the acquisition of ShareCom, Inc.
- c) To record the elimination of the investment in ShareCom, Inc. THE MERGER

<TABLE>

PROFORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

	Anonymous Data Corporation <C>	ShareCom, Inc. <C>	Subtotal Before Proforma Adjustments <C>	Pro Forma Adjustments <C>	Pro Forma Consolidated <C>
<S> REVENUE	\$-	\$380,835	\$380,835	\$-	\$380,835
COST OF GOODS SOLD	-	250,832	250,832	-	250,832
	-----	-----	-----	-----	-----
GROSS PROFIT	-	130,003	130,003	-	130,003
	-----	-----	-----	-----	-----
SELLING, GENERAL AND ADMINISTRATI VE EXPENSES					
Research and development	4,568,136	-	4,568,136	-	4,568,136
Domain Fees	-	2,429	2,429	-	2,429
Outside services	-	27,187	27,187	-	27,187
Insurance expense	-	1,873	1,873	-	1,873

Bad debt expense	-	7,000	7,000	-	7,000
Depreciation and amortization expense	38,344	12,485	50,829	(b) 34,081	84,910
Professional fees	-	8,295	8,295	-	8,295
Travel and entertainment expense	-	14,605	14,605	-	14,605
Rent expense	-	12,000	12,000	-	12,000
Advertising expense	-	6,906	6,906	-	6,906
Other general and administrative expenses	280,551	27,588	308,139	-	308,139
Total selling, general and administrative expenses	4,887,031	120,368	5,007,399	34,081	5,041,480
INCOME (LOSS) FROM OPERATIONS	(4,887,031)	9,635	(4,877,396)	(34,081)	(4,911,477)
OTHER INCOME (EXPENSE)					
Interest expense	(37,991)	(1,569)	(39,560)	-	(39,560)
Other income	36,000	-	36,000	-	36,000
Total other income (expense)	(1,991)	(1,569)	(3,560)	-	(3,560)
INCOME (LOSS) BEFORE PROVISION FOR INCOME TAXES	(4,889,022)	8,066	(4,880,956)	(34,081)	(4,915,037)
PROVISION					

FOR INCOME TAXES	-	-	-	-	-
NET INCOME (LOSS)	\$(4,889,022)	\$8,066	\$(4,880,956)	\$(34,081)	\$(4,915,037)

</TABLE>

- a) To record the issuance of 14,000,000 shares of the Company's common stock. These shares were valued at the last trading price at June 1, 2001 which totaled \$686,000, or \$.049 per share. These shares were issued for the purchases of ShareCom, Inc. as per the purchase agreement dated June 27, 2001.
- b) To record the amortization of goodwill related to the acquisition of ShareCom, Inc.
- c) To record the elimination of the investment in ShareCom, Inc. THE MERGER

CERTIFICATE OF MERGER
OF
SHARECOM, INC.
an Illinois corporation
and
ANONYMOUS DATA CORPORATION
a Nevada corporation

The undersigned corporations, SHARECOM, INC., an Illinois corporation ("SCI"), and ANONYMOUS DATA CORPORATION, a Nevada corporation ("ADC"), do hereby certify:

1. SCI is a corporation duly organized and validly existing under the laws of the State of Illinois. Articles of Incorporation were originally filed on June 7, 2000.

2. ADC is a corporation duly organized and validly existing under the laws of the State of Nevada. Articles of Incorporation were originally filed on November 15, 1996.

3. ADC and SCI are parties to a Merger Agreement, as amended, pursuant to which SCI will be merged with and into ADC. Upon completion of the merger ADC will be the surviving corporation in the merger and SCI will be dissolved. Pursuant to the Merger Agreement the stockholders of SCI will receive stock in ADC.

4. The Articles of Incorporation and Bylaws of ADC as existing prior to the effective date of the merger shall continue in full force as the Articles of Incorporation and Bylaws of the surviving corporation. The Articles of Incorporation shall be amended to change the name to ShareCom, Inc.

5. The complete executed Agreement and Plan of Merger dated as of June 27, 2001, which sets forth the plan of merger providing for the merger of SCI with and into ADC is on file at the corporate offices of ADC.

6. A copy of the Merger Agreement will be furnished by ADC on request and without cost to any stockholder of any corporation which is a party to the merger.

7. The plan of merger as set forth in the Agreement and Plan of Merger, has been approved by a majority of the Board of Directors of ADC at a meeting held June 26, 2001.

8. ADC has 19,307,750 shares of common stock issued, outstanding and entitled to vote on the merger. At a meeting of the Shareholders of ADC held July 25, 2001 16,368,225 shares voted in favor of

the merger and no votes were cast against the merger, making the total votes in favor of the merger sufficient for approval by the shareholders entitled to vote.

9. The plan of merger as set forth in the Agreement and Plan of Merger, was unanimously approved by all of the Board of Directors of SCI by written consent dated July 15, 2001.

10. SCI has 1,000 shares of common stock issued, outstanding and entitle to vote on the merger. All 1,000 shares unanimously voted in favor of the merger by written consent dated July 15, 2001.

11. The manner in which the exchange of issued shares of SCI shall be affected is set forth in the Agreement and Plan of Merger.

12. It is agreed that, upon and after the issuance of a certificate of merger, consolidation or exchange by the Secretary of State of the State of Illinois:

a. The surviving corporation may be served with process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of Illinois against the surviving, new or acquiring corporation.

b. The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and

c. The surviving, new or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

IN WITNESS WHEREOF, the undersigned have executed this Certificate of Merger this
25th day of July, 2001.

SHARECOM, INC.
an Illinois Corporation

ANONYMOUS DATA CORPORATION
A Nevada Corporation

By/s/ Brad Nordling

By/s/ William Somers

Brad Nordling, President

WILLIAM SOMERS, President

By/s/ Michele Smith
Michele SMith, Secretary

By/s/ Donna Clark
DONNA CLARK, Secretary

STATE OF NEVADA)
) SS:
COUNTY OF CLARK)

On July 24, 2001 before me, a Notary Public, personally appeared Brad Nordling who is the President of SHARECOM, INC., and who is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacities and that, by his signatures on the instrument, the person or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

/s/ Anthony DeMint

Notary Public

STATE OF ILLINOIS)
) SS:
COUNTY OF WIEL)

On July 25, 2001 before me, a Notary Public, personally appeared Michele Smith who is the Secretary of SHARECOM, INC., and who is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacities and that, by her signatures on the instrument, the person or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

/s/ E. Johnson

Notary Public

STATE OF NEVADA)

) SS:
COUNTY OF CLARK)

On July 25, 2001 before me, a Notary Public, personally appeared WILLIAM SOMERS and DONNA CLARK who are the President and Secretary, respectively, of ANONYMOUS DATA CORPORATION and who is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacities and that, by his signatures on the instrument, the person or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

/s/ Debra K. Amigone

Notary Public

August 3, 2001

Securities and Exchange Commission
450 Fifth Street, N.W.
Washington, D.C. 20549

RE: Sharecom, Inc.

We have read the statements that we understand Sharecom, Inc. will include under Item 4 of the Form 8-K report it will file regarding the recent change of auditors. We agree with such statements made regarding our firm. We have no basis to agree or disagree with other statements made under Item 4.

Yours truly,

Piercy, Bowler, Taylor & Kern

(702) 384-1120 . Fax: (702) 870-2474 . 6100 Elton Avenue,

ANONYMOUS DATA CORPORATION COMPLETES MERGER WITH SHARECOM, INC.

July 25, 2001, LAS VEGAS, NV - Anonymous Data Corporation (OTC:BB-"ANYD") announced today that it has completed its merger with SHARECOM, INC. ("SHARECOM") originally scheduled to close on July 23, 2001.

ANYD stockholders approved the merger as proposed and the merger is effective as of today. Concurrent with the closing of the merger, ANYD has changed its name to SHARECOM, Inc. and is in the process of applying for a new trading symbol and CUSIP number. In addition, ANYD has authorized a 1 for 322 reverse stock split (ie-current ANYD stockholders will receive 1 share for every 322 shares they currently hold).

SHARECOM is an Internet e-commerce company that is currently selling electronic products to consumers through its 2WayTalk.com website. SHARECOM is in the process of expanding its product lines and has introduced a new website, WeatherRadios.com, which was recently awarded a National Partnership with the Federal Emergency Management Agency (FEMA) to increase the use of Weather Radios country wide.

Safe Harbor Statement: The statements in this press release regarding benefits of the merger, benefits of the FEMA partnership, future opportunities and any other effect, result or aspect of the proposed transaction and any other statements, which are not historical facts, are forward looking statements. Such statements involve risks and uncertainties, including, but not limited to, costs and difficulties related to the integration of acquired businesses, costs, delays, and any other difficulties related to the merger, risks and effects of legal and administrative proceedings and governmental regulation, future financial and operational results, competition, general economic conditions, and the ability to manage and continue growth. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual outcomes may vary materially from those indicated. We undertake no obligation to revise or update such statements to reflect current events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

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