HOMECOM COMMUNICATIONS INC Form 10-K March 29, 2002

> SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > FORM 10-K

(Mark One) /X/ ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2001

or

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

For the transition period from _____ to ____

Commission File Number: 0-29204

HomeCom Communications, Inc.

(Exact name of registrant specified in its charter)

Delaware

58-2153309

(State or other jurisdiction of incorporation or organization)

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

Building 12, Suite 110 3495 Piedmont Road Atlanta, Georgia 30305

(Address of principal executive offices and zip code)

Registrant's Telephone Number, Including Area Code: (404) 237-4646

Securities registered pursuant to Section 12(B) of the Act:

Title of each class	Name of exchange on which registered
Common Stock, par value \$0.0001 per share	OTC-BB

Securities registered pursuant to Section 12(G) of the Act: None $% \left({{\rm{C}}} \right)$

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes /X/ NO / /

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the

best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. / /

The aggregate market value of the voting stock held by non-affiliates of the Registrant, based upon the average of the closing bid and ask quotations for the Common Stock on March 12, 2002 as reported on the OTC Bulletin Board, was approximately \$42,000. The shares of Common Stock held by each officer and director and by each person known to us who owns 5% or more of the outstanding Common Stock have been excluded in that such persons may be deemed to be affiliates. This determination of affiliate status is not necessarily a conclusive determination for other purposes. As of March 12, 2002, Registrant had outstanding 14,999,156 shares of Common Stock.

TABLE OF CONTENTS

Item No.	Description	Page	No.
PART I			
1. 2. 3. 4.		1 3 4 4	
PART II			
5. 6. 7. 8. 9.		5 6 7 11 32	
PART III			
10. 11. 12. 13.	DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT EXECUTIVE COMPENSATION SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS	35 37	
PART IV			
14.	EXHIBITS, FINANCIAL STATEMENT SCHEDULES, AND REPORTS ON FORM 8-KSIGNATURES	39	

ii

PART I

FORWARD-LOOKING STATEMENTS

This Form 10-K contains certain statements, such as statements regarding HomeCom's future plans, that constitute forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities and Exchange Act of 1934, as amended, including certain statements contained under "Management's Discussion and Analysis of Financial Condition and Results of Operations" concerning our expectations, beliefs, or strategies regarding increased future revenues and operations, and certain statements contained under "Business" concerning our future business plans. When used in this Form 10-K, the words "expects", "believes," "intends," "anticipates" and similar expressions are intended to identify forward-looking statements. Such statements are subject to certain risks and uncertainties that could cause actual results to differ materially from those projected or implied by such forward-looking statements. Such risks and uncertainties include things such as changes in the value and condition of our assets, the loss of key personnel, whether we are able to complete the proposed transactions described in this form 10-K, a change in control of the company or changes in financial markets and general economic conditions. Reference is also made in particular to the discussion set forth in our Registration Statements on Forms S-1 (File Nos. 333-12219, 333-42599, 333-45383, 333-86837, 333-88491, and 333-56795) and S-3 (333-73123 and 333-81581).

HISTORY AND RECENT DEVELOPMENTS

Recent Developments

On March 23, 2001, HomeCom Communications, Inc., a Delaware corporation ("HomeCom", "we" or "us"), issued a press release to announce our intention to wind down our operations and, to the extent possible, sell our remaining assets. In our press release, we stated, "HomeCom also announced that it has decided to wind down its operations... HomeCom has been unable to obtain additional financing and has insufficient assets to completely satisfy its obligations to creditors and the liquidation preferences of its preferred stock." The press release went on to state: "HomeCom continues to explore other possibilities, which may include the sale of other assets." This announcement followed the sale of substantially all of the assets of First Institutional Marketing, Inc. ("FIMI") and its affiliates to Digital Insurance, Inc. on January 31, 2001 and the sale of substantially all of the assets used in our Internet Banking operations to Netzee, Inc. on March 15, 2001. These sales left us with only one remaining business, our hosting and web site maintenance business, which we had been trying to sell for approximately two years.

We are negotiating an agreement to sell substantially all of the assets of our hosting and web site maintenance business to Tulix Systems, Inc., a company in which Timothy R. Robinson, Gia Bokuchava and Nino Doijashvili, who are officers and directors of both the Company and Tulix, are the principal shareholders. If completed the sale of this business will constitute a sale of substantially all of our operating assets and will leave us without any operating business with which to generate revenues or profits. We have not yet entered into a definitive agreement with Tulix regarding the sale, but we expect to enter into such an agreement if we are able to obtain the approval of our stockholders.

History

The Company was organized in 1994 to provide complex web-based software applications and integration services to businesses seeking to take advantage of the Internet. Over time, we evolved into a Web design, financial applications and solutions provider to the financial services market, including banking, insurance, securities brokerage firms and other financially oriented web

portals. In fact, prior to and during 2000, we derived revenue from, among other sources, professional web development services, software licensing, application development, insurance and securities sales commissions, and hosting and transactions fees.

1

On March 24, 1999, we acquired all of the outstanding shares of FIMI and certain of its affiliates for 1,252,174 shares of common stock. In addition, we entered into employment agreements for an initial term of three years with the three principals of FIMI, calling for them to continue in their roles for the acquired companies. Prior to the closing of the acquisition, we loaned the shareholders of FIMI \$370,000 ("FIMI notes"). The FIMI notes were to be repaid in either cash or common stock and were collateralized by common stock. We also granted these FIMI shareholders 300,000 warrants to acquire our shares of common stock at an exercise price of \$3.74 per share. Vesting of the warrants was contingent upon FIMI meeting certain operating goals.

On April 23, 1999, we acquired all the outstanding shares of Ganymede Corporation for total consideration of 185,342 shares of common stock and \$100,000 cash. Ganymede was a Chicago-based web site developer for financial institutions. In addition, we entered into employment agreements with the three principals of Ganymede, calling for them to continue in their current roles for the acquired company.

On October 1, 1999 we sold our security consulting and integration service operations in exchange for \$200,000 in cash, certain security audit rights and shares of a non-public entity originally valued at approximately \$823,000, and entered into a joint marketing program with the acquirer.

On January 31, 2001, we sold substantially all of the assets of FIMI and its affiliates to Digital Insurance, Inc. ("Digital") for approximately \$458,000 in cash and the assumption of certain liabilities. In connection with the sale, the FIMI principals surrendered the shares of the common stock that collateralized the FIMI notes and forfeited their warrants.

On March 15, 2001, we sold substantially all of the assets used in our Internet Banking operations to Netzee, Inc. The sale generated net proceeds to HomeCom of approximately \$407,000.

Following the sale of our Internet Banking operations and our InsureRate division, we had only one remaining operating business, our hosting and web site maintenance business.

Sales and Marketing

We currently have no active marketing strategies or plans.

Intellectual Property Rights

In accordance with industry practice, we have relied primarily on a combination of copyright, patent and trademark laws, trade secrets, confidentiality procedures and contractual provisions to protect our proprietary rights. We have sought to protect our software, documentation and other written materials principally under trade secret and copyright laws, which afford only limited protection. We have tried to use non-disclosure and confidentiality agreements with employees, vendors, contractors, consultants and customers to address these concerns.

We do not believe that any of our products infringe the proprietary rights

of third parties. There can be no assurance, however, that third parties will not claim infringement by us with respect to our products. In addition, Web site developers such as ours face potential liability for the actions of customers and others using their services, including liability for infringement of intellectual property rights, rights of publicity, defamation, libel, fraud, misrepresentation, unauthorized computer access, theft, tort liability and criminal activity under the laws of the United States, various states and foreign jurisdictions.

Employees

As of March 12, 2001, we had 8 full-time employees. If we sell our assets to Tulix, we expect that all of these employees will resign from their positions with us and go to work for Tulix. Such being the case, the Board of Directors intends to search for new executive officers if the sale is completed.

2

Customers

During 1999, two customers each accounted for more than 10% of our total revenue. During 2000, two customers each accounted for over 10% of revenues with one of those customers accounting for over 40%. During 2001 only one customer, Roadrunner, accounted for over 10% of sales, accounting for 82%. Our sales to our five largest customers represented approximately 51%, 76% and 89% of the total revenues for 1999, 2000, and 2001 respectively.

Insurance

We maintain liability and other insurance that we believe to be customary and generally consistent with industry practice. We believe that such insurance is adequate to cover potential claims relating to our existing business activities.

Government Regulation

Except with regard to insurance and securities sales, as discussed below, we do not believe that we are currently subject to direct regulation by any government agency, other than regulations applicable to businesses generally, and also believe that there are currently few laws or regulations directly applicable to Web site service companies. The Federal Communications Commission is studying the possible regulation of the Internet. Any such regulations adopted by the Federal Communications Commission may adversely impact the manner in which we conduct our business. It is possible that a number of additional laws and regulations may be adopted with respect to the Internet, covering issues such as user privacy, pricing, characteristics, and quality of products and services. The adoption of any such laws or regulations may decrease the growth of the Internet, which could in turn decrease the demand for our products and services and increase our cost of doing business or cause us to modify our operations, or otherwise have an adverse effect on our business, financial condition and operating results. Moreover, the applicability to the Internet of existing laws governing issues such as property ownership, libel, and personal privacy is uncertain. We cannot predict the impact, if any, that future regulation or regulatory changes may have on our business. In addition, Web site developers such as us face potential liability for the actions of customers and others using their services, including liability for infringement of intellectual property rights, rights of publicity, defamation, libel, fraud, misrepresentation, unauthorized computer access, theft, tort liability and criminal activity under the laws of the U.S., various states and foreign jurisdictions. Any imposition of liability could have a material adverse effect

on us.

In addition, our network services are transmitted to our customers over dedicated and public telephone lines. These transmissions are governed by regulatory policies establishing charges and terms for communications. Changes in the regulatory environment relating to the telecommunications and media industry could have an effect on our business, including regulatory changes which directly or indirectly affect use or access of the Internet or increase the likelihood or scope of competition from regional telephone companies, could have a material adverse effect on us.

We own, and prior to January 31, 2001, operated a subsidiary named "FIMI Securities, Inc." FIMI Securities was a NASD regulated broker/dealer and was affiliated with various insurance agencies until it terminated its membership in the NASD on December 29, 2000. We still own FIMI Securities, but it no longer conducts any broker/dealer activities and is a dormant entity.

Item 2. PROPERTIES

As of March 12, 2002 we occupy approximately 7,000 square feet in one office building in Atlanta, Georgia under a lease expiring in October 2002. This facility serves as our headquarters and computer center. We have also abandoned

3

an office in New York City where we used to occupy approximately 3,400 square feet under a lease expiring in January 2003, and abandoned an office in Chicago, Illinois where we used to occupy approximately 1,000 square feet under a lease expiring in 2004. Our InsureRate operations in Houston, Texas occupied approximately 17,500 sq. ft. under two leases that expire in 2004. In connection with the sale of the assets of the InsureRate operations, we subleased approximately 13,100 sq.ft. to the purchaser and abandoned approximately 4,400 sq.ft.

As of December 31, 2001 we have an accrual for real estate disposition liabilities of approximately \$240,000, which we believe will be sufficient to settle all obligations related to the closing and abandonment of our offices in New York, and Atlanta. We reached settlements with the representatives of the properties in Houston and Chicago.

We believe that the properties which we currently have under lease are adequate to serve our business operations for the foreseeable future. We believe that if we were unable to renew the lease on either of these facilities, we could find other suitable facilities with no material adverse effect on our business.

Item 3. LEGAL PROCEEDINGS

On or about February 8, 2002, we received a complaint filed by Properties Georgia OBJLW One Corporation in the State Court of Fulton County, Georgia on December 6, 2001, alleging that we defaulted on our lease in Building 14 at 3495 Piedmont Road, Atlanta, Georgia 30305. The complaint seeks damages in the amount of \$141,752 plus interest of \$23,827, plus attorneys' fees and court costs.

On or about January 14, 2002, Creditors Adjustment Bureau, Inc., a California corporation and the assignee of the claims of Siemens ICN, filed a complaint against us alleging, among other things, that we breached our contract with Siemens. The complaint seeks damages of \$18,058.08 plus interest at a rate of 18% from January 26, 2001, plus expenses and attorneys' fees. The complaint was filed in the Superior Court of California, County of Santa Clara,

California.

We are not a party to any other material legal proceedings. From time to time, we are involved in various routine legal proceedings incidental to the conduct of our business.

Item 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

We did not submit any matters to a vote of securityholders during the fourth quarter of 2001.

4

PART II

Item 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED SHAREHOLDER MATTERS

Our Common Stock has been quoted on the OTC Bulletin Board under the symbol "HCOM" since December 8, 2000. Prior to that date it was quoted on the Nasdaq SmallCap Market. The following table shows for the periods indicated the high and low sale prices for the Common Stock as reported by the Nasdaq SmallCap Market and the range of high and low bid prices as quoted on the OTC Bulletin Board (indicated by an asterisk). The quotations reflect inter-dealer prices, without retail mark-up, mark-down or commission and may not represent actual transactions.

2000:	High		Low	
First quarter	\$ 4.88		\$ 3.13	
Second quarter	3.25		1.00	
Third quarter	1.13		.44	
Fourth quarter	.470		.020	*
2001:				
First quarter	\$.190	*	\$.018	*
Second quarter	.023	*	.006	*
Third quarter	.019	*	.007	*
Fourth quarter	.019	*	.003	*
2002:				
First quarter (through March 12, 2002)	\$.010	*	\$.004	*

Holders of Record

We had approximately 111 holders of record of our Common Stock as of March 12, 2002.

Dividends

We have not paid any cash dividends on our capital stock to date and do not foresee that we will have earnings with which to pay dividends in the foreseeable future. Our board of directors would determine the amount of future dividends, if any, based upon our earnings, financial condition, capital requirements and other conditions.

Recent Sales of Unregistered Securities

On December 28, 2001, we issued 5,640,000 shares of Common Stock to MacNab, LLC, a holder of our Series C Preferred Stock, in a series of conversions by MacNab, LLC of 1.62855 shares of our Series C Preferred Stock. We relied upon the exemptions from registration provided by Section 3(a)(9) and Section 4(2) of the Securities Act of 1933, as amended, to issue those shares of common stock. See "Part III, Item 12, Changes in Control."

5

Item 6. SELECTED FINANCIAL DATA

The following selected financial data of HomeCom Communications, Inc. should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the financial statements and related notes.

			ear Ended December 3
		1998	
Statement of Operations Data:			
Revenues		\$ 2,481,905	
Cost of revenues	2,139,982	2,085,598	
Gross profit	363,203		
Operating expenses:			
Sales and marketing	1,440,002	1,142,222	
Product development	514,655	633,268	315,809
General and administrative	2,538,229		
Depreciation and amortization Asset Impairment	238,537		
Total operating expenses	4,731,423	5,214,046	8,716,749
Operating loss		(4,817,739)	
Other expenses (income):			
Gain on sale of division		(4,402,076)	
Interest expense	543,420		
Other expense (income), net	(93,298)	(166,917)	(103,175)
Loss from continuing operations before			
income taxes	(4,818,342)	(693,962)	(5,690,281)
Income tax provision (benefit)			
Loss from continuing operations		(693 , 962)	
Loss from discontinued operations		(510,178)	
Gain (loss) on disposal of business segment			1,144,591
Loss		(1,204,140)	
Deemed preferred stock dividend		(666,667)	

Loss applicable to common shareholders	\$ (4,881,181)		\$ (4,881,181)		\$(1	,870,807)	\$(11	,733,664)	\$(1
	=====						===		
Loss per common sharebasic and diluted Continuing operations Discontinued operations	\$	(1.86) (0.02)	\$	(0.16) (0.28)	\$	(0.90) (0.96)	Ş		
Total	\$	(1.88)	 \$	(0.44)	\$	(1.86)	 \$		
Weighted average common shares outstanding	2	,602,515	==== 4 ====	,287,183	====	,324,791			

	1997	1998	1999	2000	200
Balance Sheet Data:					
Working capital (deficit)	\$ 2,721,930	\$ 2,265,725	\$ 1,033,802	\$ (823,406)	\$ (960
Total assets	4,664,779	4,565,490	10,535,718	2,528,973	665
Long-term obligations	1,652,009	88,242	315,275	357,757	
Total liabilities	2,708,007	1,117,041	2,930,600	2,298,013	1,533
Redeemable Preferred Stock			1,624,920	251,750	251
Stockholders' equity (deficit)	1,956,772	3,448,449	5,980,198	(20,790)	(1,119

6

Item 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

General

Historically, we developed and marketed specialized software applications, products and services that enabled financial institutions and their customers to use the Internet and intranets/extranets to obtain and communicate important business information, conduct commercial transactions and improve business productivity. We provided Internet/intranet solutions in three areas: (i) the design, development and integration of customized software applications, including World Wide Web site development and related network outsourcing; (ii) the development, sale and integration of our existing software applications into the client's operations; and, (iii) security consulting and integration services. In October, 1999, we sold our security consulting and integration services operations and entered into a joint marketing program with the acquiror. During 2001, we sold our remaining software applications businesses. Currently, we only derive revenue from professional web development services and hosting fees. On March 23, 2001, we announced our intentions to wind down our operations. We are negotiating an agreement to sell substantially all of the assets used in our hosting and website maintenance business to Tulix. If the sale is completed, we will have no operating assets and no source of revenue or profits.

In March 1999, we completed the acquisition of all the outstanding shares of the First Institutional Marketing companies, a group of insurance agencies and a NASD broker/dealer (the "FIMI Companies"), for 1,252,174 shares of common stock. Pursuant to the Merger and Plan of Reorganization the FIMI Companies continued as separate subsidiaries of HomeCom. On January 31, 2001 we sold substantially all of the assets of the FIMI Companies for approximately \$458,000 and the assumption of certain liabilities. We recorded a loss on the sale of

\$3,000,377. We have removed the results of this discontinued operation from the continuing operations of the Company for all periods presented.

On April 23, 1999, we acquired all the outstanding shares of Ganymede Corporation for total consideration of 185,342 shares of common stock and \$100,000 cash. Ganymede was a Chicago-based web site developer for financial institutions. Pursuant to the Merger and Plan of Reorganization of Ganymede, Ganymede was merged into HomeCom and has ceased to exist as a separate corporation.

In August 1996, we acquired all of the outstanding capital stock of HomeCom Internet Security Services, Inc. (HISS), a Delaware corporation formed in July 1996 to provide Internet and intranet security system consulting services. In October, 1999 we sold HISS for \$200,000, certain security audit and reseller rights and shares of a non-public entity valued at approximately \$823,000, and entered into a joint marketing program with the acquiror. Results of operations from the discontinued HISS unit have been shown as a discontinued operation in the Statement of Operations for all periods presented. This discontinued operations presentation results in certain revenue and expense reclassifications for the periods presented.

Our revenues and operating results have varied substantially from period to period, and should not be relied upon as an indication of future results.

Results of Operations

Year Ended December 31, 2000 as Compared to Year Ended December 31, 2001

Revenues. Revenues decreased 71.6% from \$4,509,977 in 2000 to \$1,279,486 in 2001. This decrease of \$3,230,491 is primarily attributable to the absence of any web development work and the expiration of all maintenance contracts without renewal. Revenues now consist exclusively of hosting and hourly billing site maintenance work. We recognized revenues from continuing operations for the year ended December 31, 2001 at the time the services were provided. These services consisted of \$53,181 in maintenance services, and \$1,226,305 in web site hosting services.

7

Cost of Revenues. Cost of revenues includes salaries for programmers, technical staff, sales staff and customer support, as well as a pro-rata allocation of telecommunications, facilities and data center costs. Cost of revenues decreased from \$2,722,309, or 60.4% of revenues in 2000 to \$1,007,430 or 78.7% of revenues in 2001. The decrease in the cost of sales is attributable to reductions in production personnel and to the reduction of internet connection and local loop costs. Costs of Revenues increased as a percentage of revenues due to the loss in Web development revenues outpacing reductions in production costs.

Gross Profit. Gross profit decreased by \$1,515,612 from \$1,787,668 in 2000 to \$272,056 in 2001. Gross profit margins also decreased from 39.6% during 2000 to 21.3% during 2001. This decrease as a percentage of net sales is due to the loss of higher margin Web development work.

Sales and Marketing. Sales and marketing expenses include salaries, variable commissions, and bonuses for the sales force, advertising and promotional marketing materials, and a pro-rata allocation of telecommunications, facilities and data center costs. Sales and marketing expenses decreased \$1,943,162 from \$1,944,020, or 43.1% of revenues, in 2000 to

\$858, or 0.1% of revenues in 2001. The Company has discontinued all significant sales and marketing efforts.

Product Development. Product development costs consist of personnel costs required to conduct our product development efforts, and a pro-rata allocation of telecommunications, facilities and data center costs. Total expenditures for product development decreased from \$321,259, or 7.1% of revenues in 2000 to \$0 in 2001. The Company has discontinued all product development efforts.

General and Administrative. General and administrative expenses include salaries for administrative personnel, insurance and other administrative expenses, as well as a pro-rata allocation of telecommunications, and facilities and data center costs. General and administrative expenses decreased from \$1,182,192 in 2000 to \$770,659 in 2001. As a percentage of net sales, these expenses increased from 26.2% in 2000 to 60.2% in 2001. The percentage increase is due to the continued decline in revenues.

Depreciation and Amortization. Depreciation and amortization includes depreciation and amortization of computers, network equipment, office equipment, equipment under capital leases, and intangible assets. Depreciation and amortization decreased from \$1,605,345, or 35.6% of net sales in 2000 to \$0 or 0.0% in 2001. With the write down of the carrying value of all fixed assets in the fourth quarter of 2000 and the Company's announcement that it intends to wind-down its operations, the Company has suspended depreciation of its remaining assets.

Other Income. Other income consists of miscellaneous amounts received which are outside the normal course of operations. Other income increased from \$90,793 in 2000 to \$146,362 in 2001. The increase is primarily due to the favorable settlement of a \$130,000 liability related to the prior sale of certain assets. Without this settlement other income would have declined.

Asset Impairment Charge. We incurred an asset impairment charge of \$493,905 in association with the writedown of the carrying value of our investment in iDefense.

Interest Expense. No interest expense was incurred in 2001.

Discontinued Operations. On January 31, 2001 we sold our FIMI division. FIMI incurred operating losses of \$1,970,584 for the year ended December 31, 2000. On March 15, 2001 we sold our Internet Banking segment for a gain of \$394,543. This segment produced net income of \$214,686 for the year ended December 31, 2000 with no operating profit or loss for the year ended December 31, 2001.

8

Year Ended December 31, 1999 as Compared to Year Ended December 31, 2000

Revenues. Revenues increased 15.4% from \$3,907,282 in 1999 to \$4,509,977 in 2000. This increase of \$602,695 is primarily attributable to growth in, and increased reliance upon revenue from the website development portion of our business. The \$4,509,977 in revenues from continuing operations for the year ended December 31, 2000 were comprised of two primary sources of income. \$2,677,475 in revenue was recognized under the percentage-of-completion method for fixed price development contracts. All contracts were recognized as 100% complete at the end of the year. Revenues for other services were recognized at the time the services were provided for a total of \$1,832,502 consisting of \$583,441 in maintenance services, \$9,020 in consulting services and \$1,240,041 in web site hosting services.

Cost of Revenues. Cost of revenues includes commissions for financial institutions and agents, salaries for programmers, technical staff, sales staff and customer support, as well as a pro-rata allocation of telecommunications, facilities and data center costs. Cost of revenues increased from \$951,406, or 24.3% of revenues in 1999 to \$2,722,309, or 60.4% of revenues in 2000. This increase reflects greater costs associated with an increase in technical personnel as a percentage of employees and, more significantly, an increase in the pro-rata carrying portion of center operating costs due to reductions in Sales and Marketing and General and Administrative costs.

Gross Profit. Gross profits decreased by \$1,168,208 from \$2,955,876 in 1999 to \$1,787,668 in 2000. Gross profit margins also decreased from 75.7% during 1999 to 39.6% during 2000. The primary cause for the reduction was an increased allocation of pro-rata costs to Cost of Revenues, due to reductions in General and Administrative and Sales and Marketing expenditures.

Sales and Marketing. Sales and Marketing expenses include salaries, variable commissions, and bonuses for the sales force, advertising and promotional marketing materials, and a pro-rata allocation of telecommunications, facilities and data center costs. Sales and Marketing expenses decreased \$934,282 from \$2,878,302 in 1999 to \$1,944,020 in 2000. This decrease was primarily attributable to undertaking a more targeted marketing approach concentrating on obtaining website development work as opposed to previous efforts at product marketing. Additionally, we placed our reliance upon individual sales contacts and dramatically reduced our previous expenditures on general advertising. As a percentage of net sales, these expenses decreased from 73.7% in 1999 to 43.1% in 2000.

Product Development. Product development costs consist of personnel costs required to conduct our product development efforts, and a pro-rata allocation of telecommunications, facilities and data center costs. Total expenditures for product development were \$321,259, or 7.1% of net sales in 2000. This compares to total product development expenditures of \$315,809, or 8.0% of net sales in 1999.

General and Administrative. General and Administrative expenses include salaries for administrative personnel, insurance and other administrative expenses, as well as a pro-rata allocation of telecommunications, and facilities and data center costs. General and administrative expenses decreased from \$3,765,514 in 1999 to \$1,182,192 in 2000. This decrease is due to significant efforts to cut overhead costs including stringent scrutiny of all non-production expenses, greater usage of internal resources and reduced outsourcing costs associated with legal, accounting, and printing. Additionally, we shut down our operations in the Chicago regional office, and a reduced administrative personnel in the corporate office. As a percentage of net sales, these expenses decreased from 96.4% in 1999 to 26.2% in 2000.

Depreciation and Amortization. Depreciation and amortization includes depreciation and amortization of computers, network equipment, office equipment, equipment under capital leases, and intangible assets. Depreciation and amortization decreased from \$1,757,124, or 45.0% of net sales in 1999 to \$1,605,345, or 35.6% in 2000, primarily reflecting the discontinuation of amortization of intangible assets associated with the Ganymede acquisition, as these intangibles were written off.

9

Asset Impairment Charge. We incurred an asset impairment charge of \$1,436,078 consisting of; \$831,310 to write off the remaining Ganymede goodwill,

\$329,270 to reduce the carrying value of the investment in iDefense and \$275,498 to reduce the value of fixed assets to an estimated realizable value.

Other Income. In 2000 and 1999 we recorded other income of 90,793 and 103,175, respectively.

Interest Expense. Interest expense decreased from \$32,583 in 1999 to (\$5,981) during 2000.

Discontinued Operations. We recorded a loss of \$3,000,377 on the sale of our FIMI division, which closed on January 31, 2001. In addition, FIMI incurred operating losses of \$2,736,678 and \$1,970,584 for the years ended December 31, 1999 and 2000, respectively. Internet Banking, which was sold in March of 2001, incurred operating losses of \$1,396,004 and produced net income of \$214,686 in the years ended December 31, 1999 and 2000, respectively. HISS incurred operating losses of \$497,825 in 1999.

Recently Issued Accounting Standards

See Note 1 to Notes to Consolidated Financial Statements for a complete discussion of recently issued accounting standards and their expected impact on our consolidated financial statements.

LIQUIDITY AND CAPITAL RESOURCES

General

Our sources of capital are extremely limited. We have incurred operating losses since inception and as of December 31, 2001, we had an accumulated deficit of \$25,700,291 and a working capital deficit of \$960,154. On March 23, 2001, we announced our intentions to wind down operations. We have negotiated an agreement to sell substantially all of our operating assets to Tulix. If we complete this sale, we will have no operating assets and no source of revenue or profits.

Whether we sell our remaining assets or not, we believe that we have exhausted our current sources of capital and also believe that it is highly unlikely that we will be able to secure additional capital that would be required to undertake additional steps to continue our operations. We may elect to implement other cost reduction actions as we may determine are necessary and in our best interests. Also, we believe that there may be value in remaining current in our reporting obligations under the Securities Exchange Act of 1934, as amended, although we can give no assurance that we will ever be able to realize any value from our situation. If we cannot resolve our liabilities, and no other alternatives are available, we may be forced to seek protection from our creditors. The aforementioned factors raise substantial doubt about HomeCom's ability to continue as a going concern. The financial statements included herein have been prepared assuming HomeCom is a going concern and do not include any adjustments that might result should HomeCom be unable to continue as a going concern.

Net cash used in operating activities was \$892,530 for the year ended December 31, 2001. Funds necessary for operations were provided by the sale of our FIMI and Internet Banking segments, \$458,000 and \$406,603 respectively, and the use of funds on deposit at the end of 2000.

We spent \$31,825 and \$151,507 during 2001 and 2000, respectively, for the purchase of capital equipment. These amounts were expended primarily for computer equipment, communications equipment and software necessary for us to maintain the operating integrity of our Network Operations Center for the continued provision of services to our existing customers. Our commitments as of December 31, 2001 consist of our leases on our Atlanta, Georgia and New York City facilities.

10

Item 8. FINANCIAL STATEMENTS

INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

	Page
Report of Independent Accountants	12
Consolidated Balance Sheets as of December 31, 2000 and 2001	13
Consolidated Statements of Operations for Each of the Three	
Years in the Period Ended December 31, 2001	14
Consolidated Statements of Changes in Stockholders' Equity	
(Deficit) for Each of the Three Years in the Period Ended	
December 31, 2001	15
Consolidated Statements of Cash Flows for Each of the Three	
Years in the Period Ended December 31, 2001	16
Notes to Consolidated Financial Statements	18

11

REPORT OF INDEPENDENT ACCOUNTANTS

Board of Directors Homecom Communications, Inc.

We have audited the accompanying consolidated balance sheets of HomeCom Communications, Inc. and subsidiaries as of December 31, 2001 and 2000 and the related statements of operations, stockholder's equity (deficit) and cash flows for the years ended December 31, 2001, 2000 and 1999. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit 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 and presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of HomeCom Communications, Inc. and subsidiaries as of December 31, 2001 and 2000 and the results of its operations and its cash flows for the years ended December 31, 2001, 2000 and 1999 in conformity with generally accepted accounting principles.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 1 to the financial statements, the Company has experienced recurring losses and negative cash flows since its inception and has an accumulated deficit. The Company is dependent on continued financing from investors to sustain its activities and there is no assurance that such financing will be available. These factors raise substantial doubt about the Company's ability to continue as a going concern. Management's plans in regard to these matters are also described in Note 1. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

> /s/ Feldman Sherb & Co., P.C. Feldman Sherb & Co., P.C. Certified Public Accountants

New York, New York March 7, 2002

12

HOMECOM COMMUNICATIONS, INC. CONSOLIDATED BALANCE SHEETS

		December 31,		
		2000		2001
ASSETS				
CURRENT ASSETS:				
Cash and cash equivalents Accounts receivable, net		520,716 443,352		413, 154,
Total current assets Furniture, fixtures and equipment, net Deposits Intangible assets, net Investment		964,068 476,088 37,739 557,173 493,905		567, 97,
Total assets		2,528,973		665,
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)				
CURRENT LIABILITIES: Accounts payable and accrued expenses Accrued payroll liabilities Current portion of obligations under capital leases		1,264,416 375,535 147,523		1,527,
Total current liabilities Obligations under capital leases Other liabilities		1,787,474 357,757 152,782		1,527, 5,
Total liabilities		2,298,013		1,533,
Redeemable Preferred stock, Series B \$.01 par value, 125 share	 :S			

authorized, 125 shares issued at December 31, 2000 and 2001,

	respectively and 17.8 shares outstanding at December 31, 2000 and 2001, respectively, convertible, participating, \$405,637 liquidation value as of December 31, 2001 Comments and contingencies (Note 5)
1 zed	STOCKHOLDERS' EQUITY (DEFICIT): Common stock, \$.0001 par value, 15,000,000 shares authorized,
	9,359,157 and 14,999,156 shares issued and outstanding at
936 1,	December 31, 2000 and 2001, respectively
sued	Preferred stock, Series C, \$.01 par value, 175 shares issued
	and authorized, 92.1 and 90.5 shares outstanding at December
	31, 2000 and 2001, respectively, convertible, participating;
1	\$2,073,419 liquidation value at December 31, 2001
	Preferred stock, Series D, \$.01 par value, 75 shares issued and authorized, 1.3 shares outstanding at December 31, 2000 and
	2001, respectively; convertible, participating; \$29,322
1	liquidation value at December 31, 2001
issued	Preferred stock, Series E, \$.01 par value, 106.4 shares issued
	and outstanding as of December 31, 2001, convertible,
	participating; \$2,418,836 liquidation value at December 31, 2001
0 (8,	Treasury stock, 123,695 shares at December 31, 2001
25,226,101 24,587, (25,247,830) (25,700,	Additional paid-in capital Accumulated deficit
(25,247,850) (25,700,	Accumulated delicit
(20,790) (1,119,	Total stockholders' equity (deficit)
\$ 2,528,973 \$ 665,	Total liabilities and stockholders' equity

The accompanying notes are an integral part of these consolidated financial statements.

13

HOMECOM COMMUNICATIONS, INC. CONSOLIDATED STATEMENTS OF OPERATIONS

	Yea:	Year Ended December 31,					
	1999	2000	20				
Revenues Cost of revenues		\$ 4,509,977 2,722,309	\$ 1,2 1,0				
			1,0 				
GROSS PROFIT	2,955,876	1,787,668	2				
OPERATING EXPENSES:							
Sales and marketing	2,878,303	1,944,020					
Product development	315,809	321,259					
General and administrative	3,765,514	1,182,192	7				
Depreciation and amortization	1,757,124	1,605,345					
Asset impairment charge		1,436,078	4				
Total operating expenses	8,716,750	6,488,894	1,2				
OPERATING LOSS	(5,760,874)	(4,701,226)					

OTHER EXPENSES (INCOME)

Interest expense	32,583	(5,981)	
Other income		(90,793)	
LOSS FROM CONTINUING OPERATIONS BEFORE INCOME TAXES	(5,690,282)	(4,604,452)	
	(-,,)	(-,,,	
INCOME TAX PROVISION (BENEFIT)			
LOSS FROM CONTINUING OPERATIONS	(5,690,282)	(4,604,452)	(8
LOSS FROM DISCONTINUED OPERATIONS	(4,630,508)	(1,755,898)	
GAIN (LOSS) ON DISPOSAL OF DISCONTINUED BUSINESS SEGMENT		(3,000,377)	
NET LOSS		(9,360,727)	
DEEMED PREFERRED STOCK DIVIDEND	(2,557,466)	(1,526,728)	(7
LOSS APPLICABLE TO COMMON SHAREHOLDERS	\$(11,733,665)	\$(10,887,455)	\$ (1,1
GAIN (LOSS) PER SHAREBASIC AND DILUTED			
CONTINUING OPERATIONS		\$ (0.72)	
DISCONTINUED OPERATIONS	(0.56)	(0.55)	
TOTAL	\$ (1.86)	\$ (1.27)	 \$
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING			
BASIC AND DILUTED	6,324,791	8,549,693	9,8

The accompanying notes are an integral part of these consolidated financial statements.

14

HOMECOM COMMUNICATIONS, INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT)

For Each of the Three Years in the Period Ended December 31, 2001

	Preferred Shares	ed Stock Amount		Commor Shares	k mount	Trea Sto
Balance, December 31, 1998		\$		5,072,397	\$ 507	\$
Issuance of preferred stock and warrants,						
net of offering costs	250		3			
Common stock issued in						
conjunction with the						
acquisition of FIMI				1,252,174	125	
Common stock issued in						
conjunction with the						
acquisition of						
Ganymede				185,342	19	
Warrant exercises				106,875	11	
Conversion of preferred						
stock to common shares	(37)			344,777	34	
Stock option exercises	`			53,278	5	

Cancellation of subscription receivable under employment agreements Other			 25,682	 3	
Net loss					
Balance, December 31, 1999	213	3	7,040,525	704	
Issuance of preferred stock and warrants,					
net of offering costs	106	1			
Warrant exercises			15,077	1	
Conversion of Series B					
preferred stock to			000 007	0.0	
common shares Conversion of Series C and			902,307	90	
D preferred stock to					
common shares	(119)	(1)	1,391,629	139	
Stock option exercises	(11)	(1)	8,197	1	
Cancellation of subscription receivable under			0,10,	-	
employment agreements Penalties on Series E					
preferred stock					
Other			1,421	1	
Net loss					
Balance, December 31, 2000	200	3	9,359,156	\$ 936	
Receipt of Treasury stock Conversion of Series C preferred stock to					
common shares	(2)		5,640,000	564	
Penalties on preferred	(2)		3, 310, 000	001	
stock					
Net loss					
Balance, December 31, 2001	198	\$3	14,999,156	\$ 1,500 \$	

Table continues on following page.

15

HOMECOM COMMUNICATIONS, INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) (Continued)

For Each of the Three Years in the Period Ended December 31, 2001

Total Additional Paid-In Subscriptions Accumulated Stockholders' Equity

18

	Capital	Receivable		Deficit	(Deficit)
Balance, December 31, 1998	\$ 10,355,724	\$	(196,878)	\$ (6,710,904)	\$ 3,448,449
Issuance of preferred					
stock and warrants,	E 26E 021				
net of offering costs Common stock issued in	5,265,031				5,265,034
conjunction with the acquisition of FIMI	4,235,979				4,236,104
Common stock issued in conjunction with the acquisition of					
Ganymede	1,248,167				1,248,186
Warrant exercises Conversion of preferred	427,489				427,500
stock to common shares	141,263				141,297
Stock option exercises Cancellation of	209,450				209,455
subscription receivable under					
employment agreements			132,191		132,191
Other	48,178				48,181
Net loss				(9,176,199)	(9,176,199)
Balance, December 31, 1999	21,931,281		(64,687)	(15,887,103)	5,980,198
Issuance of preferred stock and warrants,					
net of offering costs	1,855,425				1,855,426
Warrant exercises Conversion of Series B preferred stock to	79,617				79,618
common shares Conversion of Series C and D preferred stock to	1,599,044				1,599,134
common shares	(138)				
Stock option exercises Cancellation of	12,083				12,084
subscription receivable under					
employment agreements Penalties on Series E			64,687		64,687
preferred stock	(251,211)				(251,211)
Other Net loss				(9 360 727)	1 (9,360,727)
Net 1022					
Balance, December 31, 2000	25,226,101		0	(25,247,830)	(20,790)
Receipt of Treasury stock Conversion of Series C					(8,659)
preferred stock to common shares	(564)				
Penalties on preferred stock	(637,573)				(637,573)
Net loss				(452,461)	(452,461)
Balance, December 31, 2001	\$ 24,587,964	\$	0	\$(25,700,291)	\$ (1,119,483)

The accompanying notes are an integral part of these consolidated financial statements.

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HOMECOM COMMUNICATIONS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS

		Ended December
	1999	2000
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net loss	\$(9,176,198)	\$(9,360,727)
Adjustments to reconcile net loss to cash used in operating activities:		
Depreciation and amortization	1,916,170	1,632,939
Write down of investment, fixed assets and intangibles		4,638,314
Forgiveness of subscriptions receivable	132,189	
Expense recorded for issuance of warrants	11,797	
Non-cash compensation expense	68,071	
Gain on sale of division	(1,144,591)	
Provision for bad debts	228,000	(184,851)
Deferred rent expense	(31,532)	
Change in operating assets and liabilities:		
Accounts receivable	(499,465)	901,613
Accounts payable and accrued expenses		(228,422)
Accrued payroll liabilities	(45,700)	85 121
Unearned revenue	167,974	(296, 319)
Other	128,054	244,402
Net cash used in operating activities		(2,627,564)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Purchase of furniture, fixtures and equipment	(507,117)	(362,161)
Cash from acquisition	136,938	
Loans to related parties	(474,583)	200,000
Proceeds from sale of divisions		
Release of Restricted cash	250,000	
Net cash provided by (used in) investing activities	(594,762)	
CASH FLOWS FROM FINANCING ACTIVITIES:		
Repayment of capital lease obligations	(133,691)	(54,747)
Proceeds from issuance of common shares and exercise of warrants		
Proceeds from issuance of preferred shares and warrants	6,987,801	
Net cash provided by financing activities		1,812,763

16

HOMECOM COMMUNICATIONS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

	Year Ended December 33			
	1999	2000		
NET DECREASE IN CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS at beginning of period	2,291,932	\$ (976,962) \$ 1,497,678		
CASH AND CASH EQUIVALENTS at end of period	\$ 1,497,678	\$ 520,716 \$		
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION AND NON CASH INVESTING AND FINANCING ACTIVITIES:				
Interest paid	\$ 32,400	\$ \$		
Capital lease obligations incurred during year on lease of computer equipment	\$ 308,093	\$ 40,474 \$		

Year 2001

1.63 shares of preferred stock were converted into 5,640,000 shares of common stock. 123,695 shares of common stock were returned to the Company and classified as treasury stock (See Note 12).

Year 2000

216.33 shares of preferred stock were converted into 2,293,936 shares of common stock.

Year 1999

The Company issued 1,252,174 shares of common stock for the net assets of First Institutional Marketing, Inc. and certain of its affiliates. Additionally, 185,342 shares of common stock were issued for the net assets of Ganymede Corporation. The Company also converted 47 shares of preferred stock into 344,777 shares of common stock.

The accompanying notes are an integral part of these consolidated financial statements.

17

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Description of Business and Basis of Presentation--Going Concern

Historically, HomeCom Communications, Inc. (the "Company") developed and marketed specialized software applications, products and services to enable financial institutions and their customers to use the Internet and intranets/extranets to obtain and communicate important business information, conduct commercial transactions and improve business productivity. Revenue was derived from professional web development services, software licensing, application development, insurance and securities sales commissions, hosting fees and transactions fees. The Company's financial statements are prepared using generally accepted accounting principles applicable to a going concern which contemplate the realization of assets and liquidation of liabilities in the normal course of business. The Company has incurred significant losses since its incorporation, resulting in an accumulated deficit at December 31, 2001 of

approximately \$26 million. The Company continues to experience negative cash flows from operations and is dependent on continued financing from investors to sustain its activities. There is no assurance that such financing will be available. These factors raise substantial doubt about the Company's ability to continue as a going concern.

On March 23, 2001 the Company announced that it was seeking to wind down its operations. Additionally, the Company has filed a preliminary Proxy Statement to announce a Special Meeting of the stockholders. One of the proposals that the stockholders are being asked to consider and vote upon is a proposal to sell the remaining hosting and website maintenance business to Tulix Systems, Inc., a company in which Timothy R. Robinson, Gia Bokuchava and Nino Doijashvili, who are officers and directors of both the Company and Tulix, are the principal shareholders. If completed, the sale of this business, which is the Company's only operating business, will constitute a sale of substantially all of the Company's operating assets and will leave us without any operating business with which to generate revenues or profits.

Asset Impairment

The Company evaluates the recoverability and carrying value of its long-lived assets at each balance sheet date, based on guidance in SFAS No. 121, Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of. Among other factors considered in such evaluation is the historical and projected operating performance of business operations, the operating environment and business strategy, competitive information and market trends. The Company recognized a charge of \$493,905 and \$1,436,078 during the year ending December 31, 2001 and 2000 respectively for asset impairment.

Investment in iDefense

During the fourth quarter of year 2000, the Company recognized an impairment loss of \$329,270 with no associated tax benefit, related to its investment in iDefense (See Note 11). The Company identified conditions including the continued losses of iDefense, the difficulty iDefense had in obtaining additional financing, as well as significant reductions in valuations of Internet related companies. The Company believed that these items were all indicators of asset impairment. During the second quarter of year 2001, the Company recorded an additional impairment charge of \$493,905 with no associated tax benefit to writedown the remaining carrying value. Subsequently, on October 19th, 2001 the Company was advised that iDefense had filed Chapter 11 Bankruptcy in the Eastern District of Virginia, and under the supervision of the Bankruptcy Court the assets of iDefense had been sold. The sale did not produce sufficient funds to satisfy iDefense's creditors. The Chapter 11 filing is anticipated to be converted to Chapter 7 with liquidation of all assets in fractional satisfaction of outstanding creditor claims. No residual value for stockholders is anticipated.

Ganymede Goodwill

During the second quarter of 2000, the Company recognized a goodwill impairment charge of \$831,310 with no associated tax benefit, related to the 1999 acquisition of Ganymede Corporation ("Ganymede") (See Note 11). The review for the impairment of these operations was triggered by cash flow losses and forecasted operating cash flows below those expected at the time that Ganymede was acquired. Accordingly, the Company concluded that intangible assets were no longer recoverable through future operations and therefore recognized an impairment charge related to this asset.

Fixed Assets

In the fourth quarter of year 2000, the Company recorded a charge of \$275,498 related to the write-down of fixed assets at its Atlanta operations. These write-downs were a result of the conditions as outlined above relative to the future of the Company. The Company has suspended depreciation of its remaining assets.

Intangible Assets

Intangible assets represented identifiable and unidentifiable intangible assets related to acquired businesses. Amounts assigned to certain relationships and licenses were amortized on a straight-line basis over three years; amounts assigned to retail insurance operations were amortized on a straight-line basis over seven years; costs in excess of net tangible and identifiable intangible assets acquired that were recorded as goodwill were amortized on a straight-line basis over periods ranging from three to five years. As of December 31, 2000 the remaining Intangible Assets balance of \$557,173 represents the net recoverable asset in conjunction with the ultimate disposition of the FIMI operations. This amount was written off in the first quarter of 2001 in conjunction with the closing of the sale of FIMI to Digital Insurance.

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, subsequent to acquisition, after the elimination of all significant intercompany accounts and transactions.

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 reporting period. Actual results could differ from those estimates.

Cash and Cash Equivalents

For purposes of the statement of cash flows, management considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents.

Accounts Receivable, Net

Accounts receivable are shown net of the allowance for doubtful accounts.

		Allowance for Doubtful Acc ree Years ended December 3		
Description	Balance at Beginning of Period	Additions (Reductions) Charged to Costs and Expenses	Deductions (A/R Written Off to Bad Debt)	Balance at Perio
Year Ending 12/31/99	\$ (95,384)	\$(228,541)	\$ 108,000	\$(215 , 9

Year Ending 12/31/00	\$(215,925)	\$ 95,060	\$ 89,790	\$ (31,0
Year Ending 12/31/01	\$ (31,075)	\$ (52,321)	\$ 14,850	\$ (68,5

19

Historically, concentration of credit risk with respect to trade accounts receivable has been generally diversified due to the large number of entities comprising and the quality of its customer base. However, the Company's sales to its five largest customers represented approximately 76% and 89% of total revenues for the years ended December 31, 2000 and 2001, respectively. During 2000, two customers each accounted for more than 10% of the revenues of the Company. During 2001, one customer accounted for 82% of the revenues of the Company. The Company provides an allowance for accounts which are estimated to be uncollectible.

Furniture, Fixtures and Equipment, Net

Furniture, fixtures and equipment are recorded at cost less accumulated depreciation, which is computed using the straight-line method over the estimated useful lives of the related assets. Furniture and fixtures are depreciated over a 5 year life; computer equipment is depreciated over a 3 year life. Assets recorded under capital leases are amortized over the shorter of their useful lives or the term of the related leases using the straight-line method. Maintenance and repairs are charged to expense as incurred. Upon sale, retirement or other disposition of these assets, the cost and the related accumulated depreciation are removed from the respective accounts and any gain or loss on the disposition is included in income. The company has suspended depreciation of its remaining assets.

Fair Value of Financial Instruments

The carrying amounts of the Company's financial instruments approximates fair value.

Revenue Recognition

The Company recognizes revenues on web site development and specialized software application contracts using the percentage-of-completion method. Earned revenue is based on the percentage that incurred hours to date bear to total estimated hours after giving effect to the most recent estimates of total hours. Earned revenue reflects the original contract price adjusted for agreed upon claim and change order revenue, if any. If estimated total costs on any of these contracts indicate a loss, the entire amount of the estimated loss is recognized immediately. Revenues related to other services are recognized as the services are performed. Revenues related to insurance product commissions are recognized upon receipt. Revenues from equipment sales and related costs are recognized when products are shipped to the customer. Unearned revenue, as reflected on the accompanying balance sheet, represents the amount of billings recorded on contracts in advance of services being performed.

For the year ended December 31, 1999, \$1,716,002 in revenue was recognized under the percentage-of-completion method for fixed price contracts. The weighted average completion was 89%. Revenues for other services were recognized at the time the services were provided and consisted of \$1,094,906 in maintenance services, \$195,424 in consulting services and \$900,950 in web site hosting services.

For the year ended December 31, 2000, \$2,677,475 in revenue was recognized under the percentage-of-completion method for fixed price contracts. All contracts were 100% complete as of the end of the year. Revenues for other services were recognized at the time the services were provided and consisted of \$583,441 in maintenance services, \$9,020 in consulting services and \$1,240,041 in web site hosting services.

For the year ended December 31, 2001, revenues for all services were recognized at the time the services were provided and consisted of \$53,181 in maintenance services and \$1,226,305 in web site hosting services.

Advertising Expenses

Advertising costs are expensed when incurred. Advertising expenses were approximately \$1,147,000, \$216,098 and \$0 for the years ended December 31, 1999, 2000 and 2001, respectively.

20

Income Taxes

The Company accounts for income taxes using the asset and liability method as described by Statement of Financial Accounting Standards No. 109, Accounting For Income Taxes ("SFAS No. 109").

Under SFAS 109 the liability method is used in accounting for income taxes. Under this method, deferred tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities and are measured using the enacted tax rates and laws that will be in effect when the differences are expected to reverse.

The Company provides a valuation allowance for deferred tax assets which are determined by management to be below the threshold for realization established by SFAS 109.

Basic and Diluted Loss Per Share

Basic and diluted loss per share are calculated according to the provisions of Statement of Financial Accounting Standards No. 128, "Earnings per Share" ("FAS 128"). Due to the net loss position of the Company for each of the three years in the period ending December 31, 2001, the numerator and denominator are the same for both basic and diluted loss per share.

The table below illustrates the calculation of the loss per share amounts attributable to continuing and discontinued operations applicable to common shareholders.

	Year Ended December 31,			
	1999	2000	2001	
Loss from continuing operations Less: Deemed Preferred stock dividend	\$ (5,690,281) (2,557,466)		(847,004) (708,778)	
The free continuing enceptions emplicable				

Loss from continuing operations applicable to

common shareholders Discontinued operations	(8,247,747) (3,485,917)	(6,131,180) (4,756,275)	(1,555,782) 394,543
Net loss applicable to common shareholders	\$(11,733,664)	\$(10,887,455)	(1,161,239)
Weighted average common shares outstanding Basic and diluted	6,324,791	8,549,693	9,869,074
Loss per sharecontinuing operations Loss per sharediscontinued operations	(0.90) (0.96)	(0.72) (0.55)	(0.16) 0.04
	\$ (1.86)	\$ (1.27)	(0.12)

The Company has not declared or paid any dividends to the shareholders of the Preferred Stock. However, the Preferred Stock possess conversion rights (the "Beneficial Conversion Feature") that are analogous to dividends. Accordingly, the Beneficial Conversion Feature is accounted for as a Deemed Preferred Stock Dividend. (See footnotes 7, 8, 9 and 10).

Recently Issued Accounting Standards

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards No. 141 ("SFAS 141"), "Business Combinations," which supercedes Accounting Principles Board ("APB") Opinion No. 16, "Business Combinations." SFAS No. 141 requires the purchase method of accounting for business combinations initiated after June 30, 2001 and eliminates the pooling-of-interests method. The provisions of SFAS 141 have been adopted as of July 1, 2001. The adoption of SFAS 141 has not changed the method of accounting used in previous business combinations initiated prior to July 1, 2001.

In July 2001, the FASB also issued Statement of Financial Accounting Standards No. 142 ("SFAS 142"), "Goodwill and Other Intangible Assets," which is effective for fiscal years beginning after December 15, 2001. Certain provisions shall also be applied to acquisitions initiated subsequent to June 30, 2001. SFAS 142 supercedes APB Opinion No. 17, "Intangible Assets," and requires, among other things, the discontinuance of amortization related to goodwill and indefinite lived intangible assets. These assets will then be subject to an impairment test at least annually. Management believes that the implementation of this standard will have no impact on the Company's results of operations and financial position.

21

In October 2001, the FASB issued Statement of Financial Accounting Standards No. 144 ("SFAS 144"), "Accounting for the Impairment or Disposal of Long-Lived Assets," which supercedes Statement of Financial Accounting Standards No. 121 ("SFAS 121"), "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed Of" and certain provisions of APB Opinion No. 30, "Reporting Results of Operations - Reporting the Effects of Disposal of a Segment of a Business and Extraordinary, Unusual and Infrequently Occurring Events and Transactions." SFAS 144 requires that long-lived assets to be disposed of by sale, including discontinued operations, be measured at the lower of carrying amount or fair value, less cost to sell, whether reported in continuing operations or in discontinued operations to include all components of an entity that have operations and cash flows that can be clearly distinguished, operationally and for financial reporting purposes, from the rest of the entity.

The provisions of SFAS 144 are effective for fiscal years beginning after December 15, 2001. Management believes that the implementation of this standard will have no impact on the Company's results of operations and financial position.

Other Matters

Certain prior year amounts have been reclassified to conform to current year presentation.

2. FURNITURE, FIXTURES AND EQUIPMENT, NET

Furniture, fixtures and equipment, net, are comprised of the following as of:

	December 31,			
	2000	2001		
Furniture and fixtures Computer equipment Computer equipment under capital leases	\$ 235,921 1,225,407 843,708	\$ 8,940 \$ 88,961 0		
Less: accumulated depreciation and amortization Less: write down to fair value less costs to sell	2,305,036 (1,553,450) (275,498)	97,901		
	\$ 476,088	\$ 97,901		

During the year ending December 31, 2000 Furniture, Fixtures and Equipment were adjusted to reflect estimated realizable value pending sale. This approach to fixed assets has been maintained during the year ending December 31, 2001, given the business conditions outlined above relative to the future of the company.

22

3. INTANGIBLE ASSETS

Intangible assets consist of the following:

	December 31,			
	2000	2001		
Licenses and training programs Bank and carrier relationships Retail insurance operations Goodwill	\$ 172,269 450,000 1,500,000 3,830,888	\$ 557,173		
Less: Accumulated amortization Less: Write down related to asset impairment and sale of division	5,953,157 (2,028,297) (3,367,687)	557,173 (557,173)		
	\$ 557,173	\$ 0		

Amortization expense relating to intangible assets was \$1,337,655 for the year ended December 31, 1999. Amortization charged to expense in 2000 was \$987,564, of which \$63,912 related to the amortization of Ganymede goodwill and \$923,652 related to the amortization of FIMI intangibles. The \$3,367,687 write down in 2000 related to asset impairment consists of \$831,310 related to the purchase of Ganymede in 1999 (See Note 1) and \$2,536,377 related to the sale of FIMI (See Note 12). The \$557,173 write down in 2001 represents the remaining intangible value of FIMI that was written off in the process of the closing of the sale.

4. SEGMENT INFORMATION

Historically, the Company was organized into five separate business units. The Company determined that its reportable segments were those that were based on the Company's method of internal reporting, which disaggregated its business by product and service category into business units. The Company's reportable segments were: custom Web development (FAST), Internet outsourcing services (HostAmerica), Internet security services (HISS), Internet Banking, and InsureRate/FIMI. On June 9, 1998, the Company sold substantially all of the assets of its HostAmerica Internet outsourcing services business unit to Sage Acquisition Corp. On October 1, 1999 the Company sold all of the assets of its HISS unit to Infrastructure Defense, Inc. On January 31, 2001 the Company sold all of the company sold all of the Company sold the remaining assets of its Internet Banking group to Netzee, Inc. The Company currently operates in a single business segment.

The contribution of each historical business segment for the year 2000 and 1999 to total discontinued operations is reflected in the following table.

	Year Ended December 31,		
	1999	2000	
Revenues:			
HISS	\$ 257,000	\$	
FIMI	2,438,168	2,497,366	
Internet Banking	210,723	465,467	
Totals	\$ 2,905,891	\$ 2,962,833	
Gain (Loss) from Discontinued Operations			
HISS	\$ (497,826)		
FIMI	(2,736,678)	\$(1,970,584)	
Internet Banking	(1,396,004)	214,686	
Totals	\$(4,630,508)		
	==========		

Discontinued Operations Segments

23

5. COMMITMENTS AND CONTINGENCIES

The Company leases office space and equipment under noncancelable operating lease agreements expiring through 2002. The Company has previously entered into capital leases of computer equipment. Future minimum lease payments under operating leases are \$131,593 for the year ending December 31, 2002.

The Company had leased office space in New York City, Chicago, Houston, and Atlanta. The Company has recorded a deferred credit to reflect the excess of rent expense over cash payments since inception of the leases. The Company has abandoned facilities in New York, Houston, Chicago, and Atlanta. Liabilities have been settled with the leaseholders in Houston and Chicago. Lease obligations are still outstanding in Atlanta and New York. As such, a real estate disposition liability of approximately \$240,000 has been provided for.

Rental expense under operating leases was approximately \$588,000, \$831,999 and \$150,307 for the years ended December 31, 1999, 2000 and 2001 respectively.

Various legal proceedings may arise in the normal course of business. Additionally, the Company's software and equipment are vulnerable to computer viruses or similar disruptive problems caused by customers or other Internet users. Computer viruses or problems caused by third parties could lead to interruptions, delays or cessation in service to the Company's customers. Moreover, customers of the Company could use computer files and information stored on or transmitted to Web server computers maintained by the Company to engage in illegal activities that may be unknown or undetectable by the Company, including fraud and misrepresentation, and unauthorized access to computer systems of others. Furthermore, inappropriate use of the Internet by third parties could also jeopardize the security of customers' confidential information that is stored in the Company's computer systems. Any such actions could subject the Company to liability to third parties. The Company does not have errors and omissions, product liability or other insurance to protect against risks caused by computer viruses or other misuse of software or equipment by third parties. The Company does maintain errors and omissions to protect it from malfunctions or non-merchantability of its software products and from potential market conduct liabilities relating to its insurance and securities operations. Although the Company attempts to limit its liability to customers for these types of risks through contractual provisions, there can be no assurance that these provisions will be enforceable. Management does not believe that there are currently any asserted or unasserted claims that will have a material adverse effect on the financial position, results of operations or cash flows of the Company.

6. EQUITY AND CONVERTIBLE DEBT TRANSACTIONS

In connection with the completion of the Company's initial public offering, the Company granted its underwriter warrants to acquire 100,000 shares of the Company's common stock at an exercise price of \$7.20 per share. The exercise price is subject to adjustment under certain circumstances. These warrants expire on May 12, 2002 if not earlier exercised.

At December 31, 2000 and 2001, 442,000 warrants are outstanding at a weighted average exercise price of \$4.16.

7. ISSUANCE OF SERIES B PREFERRED STOCK

The Company issued Series B Preferred Stock totaling \$2,500,000 on March 25, 1999 (the "Issuance Date"). The Series B Preferred Stock investors were issued 125 shares of preferred stock, having a stated value of \$20,000 per share, and 225,000 warrants to purchase common stock at \$5.70 per share. The Company paid offering costs of \$216,250 cash plus 25,000 warrants to purchase common stock at \$5.70 per share, resulting in net proceeds to the Company of \$2,283,750 for the preferred shares and warrants.

The Series B Preferred Stock bears no dividends and is convertible at the option of the holder at the earlier of 90 days after issuance or the effective date of a registration statement covering the shares. The warrants are exercisable at any time and expire five years from the date of issuance.

24

The Series B Preferred Stock is convertible into common stock at a conversion price equal to the lower of (a) the average of the closing price for four consecutive trading days in the twenty-five consecutive trading days ending one day prior to the conversion date (\$4.86 at the Issuance date) and (b) \$5.23. The number of common shares into which the Series B Preferred Stock is convertible is determined by dividing the stated value of the Series B Preferred Stock, increased by 5% annually, by the conversion price. As the Series B Preferred Stock is automatically convertible on March 24, 2002, the most beneficial conversion ratio was determined to include the additional common shares attributable to the 5% annual increase for the three year period ending in 2002. After adjustment for this additional benefit the \$4.86 conversion price is reduced to \$4.23, the most beneficial conversion price at the Issuance Date.

In determining the accounting for the beneficial conversion feature, the Company first allocated the net proceeds of \$2,283,750 to the preferred stock and the warrants based on their relative fair values at the Issuance Date, resulting in \$1,766,217 assigned to the preferred stock and \$517,533 assigned to the warrants as of March 24, 1999. The Company then allocated \$899,284 of the Series B net proceeds to additional paid in capital for the beneficial conversion feature. The beneficial conversion feature will be recognized as a deemed dividend to the preferred shareholders over the minimum period in which the preferred shareholders can realize that return. Approximately \$792,000, \$18,000, and \$2,672 of the beneficial conversion was amortized in 1999, 2000 and 2001, respectively. During 1999, 10 shares of Series B Preferred Stock were converted into 63,317 shares of common stock. During 2000, 97.19 shares of Series B Preferred Stock were converted into 902,307 shares of common stock.

The Company has the option to redeem the Series B Preferred Stock after 110 days for 120% of face value. Additionally, if the Company has issued common stock upon conversion of the Series B Preferred Stock such that 19.99% of the common stock outstanding is held by the preferred shareholders, the Company must obtain approval of the shareholders before any more preferred shares can be converted. If such approval is not obtained within 60 days of notice, the preferred shareholders may require the Company to repurchase the remaining Series B Preferred Stock at 120% of face value. The Series B Preferred Stock is presented outside of permanent equity as the outcome of the shareholder vote, and possible redemption, is outside of the control of the Company.

8. ISSUANCE OF SERIES C PREFERRED STOCK

On July 28, 1999, the Company completed a private placement of \$3,500,000 principal amount of the Company's Series C Convertible Preferred Stock, par value \$.01 per share (the "Series C Preferred Stock") and warrants to acquire up to 59,574 shares of Common Stock (the "Series C Preferred Warrants"). The Series C Preferred Stock has an initial stated value of \$20,000 per share, which stated value increases at the rate of 6% per year (such stated value, as increased from time to time, is referred to as the "Series C Stated Value"). Each Series C Preferred Share is convertible, from and after 120 days following the date of issuance, at the option of the holder, into such number of shares of Common Stock as is determined by dividing the Series C Stated Value by the lesser of (a) \$5.875, and (b) 82.5% of the average of the closing bid prices for the five trading days preceding the date of conversion. Any Series C Preferred Stock

issued and outstanding on July 22, 2002 will automatically be converted into Common Stock at the conversion price then in effect.

In determining the accounting for the beneficial conversion feature, the Company first allocated the net proceeds of \$3,323,748 to the preferred stock and the warrants based on their relative fair values at the Issuance Date, resulting in \$3,170,904 assigned to the preferred stock and \$152,844 assigned to the warrants as of July 27, 1999. The Company then allocated \$1,678,505 of the Series C net proceeds to additional paid in capital for the beneficial conversion feature. The beneficial conversion feature will be recognized as a deemed dividend to the preferred shareholders over the minimum period in which the preferred shareholders can realize that return. Approximately \$1,485,000, \$72,000, and \$190 of the beneficial conversion was amortized in 1999, 2000 and 2001, respectively. During 1999, 37.5 shares of Series C Preferred Stock were converted into 281,460 shares of common stock. During 2000, 45.4 shares of Series C Preferred Stock were converted in to 802,056 shares of common stock. During 2001, 1.63 shares of Series C Preferred Stock was converted into 5,640,000 shares of Common Stock.

25

The Company has the right, in its sole discretion, to redeem, from time to time, any or all of the Series C Preferred Stock; provided that certain conditions are met, including the availability of cash, credit or standby underwriting facilities available to fund the redemption at 120% of the original purchase price.

The Series C Preferred Warrants expire on July 27, 2004 and have an exercise price of 7.34 per share, subject to adjustment under certain circumstances.

9. ISSUANCE OF SERIES D PREFERRED STOCK

On September 28, 1999, the Company completed a private placement of \$1,500,000 principal amount of the Company's Series D Convertible Preferred Stock, par value \$.01 per share (the "Series D Preferred Stock") and warrants to acquire up to 25,000 shares of Common Stock (the "Series E Preferred Warrants"). The Series D Preferred Stock has an initial stated value of \$20,000 per share, which stated value increases at the rate of 6% per year (such stated value, as increased from time to time, is referred to as the "Series D Stated Value"). Each Series E Preferred Share is convertible, from and after 120 days following the date of issuance, at the option of the holder, into such number of shares of Common Stock as is determined by dividing the Series D Stated Value by the lesser of (a) \$5.875, and (b) 82.5% of the average of the closing bid prices for the five trading days preceding the date of conversion. Any Series D Preferred Stock issued and outstanding on September 22, 2002 will automatically be converted into Common Stock at the conversion price then in effect.

In determining the accounting for the beneficial conversion feature, the Company first allocated the net proceeds of \$1,423,750 to the preferred stock and the warrants based on their relative fair values at the Issuance Date, resulting in \$1,387,477 assigned to the preferred stock and \$36,273 assigned to the warrants as of September 28, 1999. The Company then allocated \$642,084 of the Series D net proceeds to additional paid in capital for the beneficial conversion feature. The beneficial conversion feature will be recognized as a deemed dividend to the preferred shareholders over the minimum period in which the preferred shareholders can realize that return. Approximately \$280,000 and \$281,000 of the beneficial conversion was amortized in 1999 and 2000, respectively. During 2000, 73.7 shares of Series D Preferred Stock were converted into 589,573 shares of common stock.

The right of the holders of the Series D Preferred Stock to convert their shares is also subject to the following restrictions: (i) during the period beginning on the issuance date through the following 90 days, each holder may not convert more than 25% of the Series D Preferred Stock purchased by such holder; (ii) during the period beginning on the issuance date through the following 120 days, each holder may not convert more than 50% of the Series D Preferred Stock purchased by such holder; and (iii) during the period beginning on the issuance date through the following 150 days, each holder may not convert more than 75% of the Series D Preferred Stock purchased by such holder. At any time after the issuance date, the Company shall have the right, in its sole discretion, to redeem, from time.

10. ISSUANCE OF SERIES E PREFERRED STOCK

On April 14, 2000, the Company completed a private placement of \$2,127,000 principal amount of the Company's Series E Convertible Preferred Stock, par value \$.01 per share (the "Series E Preferred Stock") and warrants to acquire 66,667 shares of common stock (the "Series E Preferred Warrants"). The Series E Preferred Stock has an initial stated value of \$20,000 per share, which stated value increases at the rate of 8% per year. Each Series E Preferred Share is convertible 120 days following the date of issuance, at the option of the holder, into such number of shares of common stock as is determined by dividing the Series E Stated Value by the lesser of (a) \$3.53, or (b) 82.5% of the average of the closing bid prices for the five trading days preceding the date of conversion. Any Series E Preferred Stock issued and outstanding on April 14, 2003 will automatically be converted into common stock at the conversion price then in effect.

Pursuant to certain registration rights granted to the investors in the private placement, we are obligated to file a registration statement under the Securities Act of 1933 with respect to a minimum of 1,808,293 shares of common

26

stock issueable upon conversion of the Series E Preferred Stock and exercise of the Series E Preferred Warrants. The Company is obligated to pay penalties if the Registration Statement is not filed and/or declared effective within the specified time periods. As of March 12, 2002, such registration statement has not been declared effective and penalties are owed to the Series E Preferred Stock holders. In accordance with the terms of the private placement, penalties accrue at the rate of 2% per 30 day period of the outstanding purchase price of the unregistered securities. \$251,211 and \$637,572 was recorded as a deemed dividend to the Preferred Stockholders for the years ended December 31, 2000 and 2001, respectively.

The Company may at its option at any time after the 90th day following the issuance of the Series E Preferred Stock through April 14, 2002, prohibit holders of the Series E Preferred Stock from exercising any conversion rights for up to 90 days, provided that certain conditions are met. If the Company exercises that right, the Company is required to compensate the holders of the Series E Preferred Stock in cash in an amount equal to 3% of the principal amount of the Series E Preferred Stock held by each holder for each thirty days that prohibition is in effect (pro rated for partial months) or, at the Company's option, deliver common stock in payment of such amount (based on the average closing bid prices for the common stock for the twenty trading days preceding the end of each calendar month during the period conversion is so prohibited).

At any time after the issuance date, the Company shall have the right, in

its sole discretion, to redeem, from time to time, any or all of the Series E Preferred Stock; provided that certain conditions are met, including the availability of cash, credit or standby underwriting facilities available to fund the redemption. The redemption price will be calculated as (i) 105% of the original purchase price for the first 30 days following the issuance date; (ii) 110% of the original purchase price for the next 90 days thereafter and (iii) 120% of the original purchase price after 120 days from the issuance date.

In determining the accounting for the beneficial conversion feature, the Company first allocated the net proceeds of \$1,855,426 to the Series E Preferred Stock and the Series E Preferred Warrants based on their relative fair values at the issuance date, resulting in \$1,791,211 assigned to the Series E Preferred Stock and \$64,215 assigned to the Series E Preferred Warrants as of April 14, 2000. The Company then allocated \$1,059,347 of the Series E Preferred Stock net proceeds to additional paid in capital for the beneficial conversion feature. The beneficial conversion feature will be recognized as a deemed dividend to the preferred shareholders over the minimum period in which the preferred shareholders can realize that return. Approximately \$905,000 and \$68,344 of the beneficial conversion feature will be recognized through April 14, 2003.

The Series E Preferred Warrants expire on April 14, 2005 and have an exercise price of \$3.35 per share, subject to adjustment under certain circumstances.

11. STOCK OPTION PLANS

The Company's Employee Stock Option Plan (the "Stock Option Plan") was adopted by the Company's stockholders in September 1996. Shares of common stock may be sold or awarded to officers, key employees and consultants. On March 3, 1999 at a Special Meeting of Stockholders, the Company's stockholders approved an amendment to the Stock Option Plan which increased the number of shares reserved for issuance under the Stock Option Plan to 2,000,000. Options granted under the Stock Option Plan may be either (i) options intended to qualify as "incentive stock options" under Section 422 of the Internal Revenue Code or (ii) non-qualified stock options.

The options granted to purchase shares under the Stock Option Plan. The options vest 25% per year and expire ten years after the grant date. The exercise price of the options was at or above the fair market value of the stock on the grant date.

The Company's Non-Employee Directors' Stock Option Plan (the "Directors' Plan") was adopted by the Company's stockholders in September 1996. Shares of common stock may be sold or awarded to directors who are not officers or employees of the Company ("Non-Employee Directors"). The Company has reserved 300,000 shares of common stock for issuance under the Directors' Plan.

27

The Directors' Plan provides for the automatic granting of an option to purchase 10,000 shares of common stock to each Non-Employee Director who is first appointed or elected to the Board of Directors. Also, each Non-Employee Director is automatically granted an option to purchase 5,000 shares of common stock on the date of each annual meeting of the Company's stockholders. Furthermore, the Directors' Plan allows the Board of Directors to make extraordinary grants of options to Non-Employee Directors.

Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation" ("FAS 123") requires that companies with stock-based

compensation plans either recognize compensation expense based on new fair value accounting method or continue to apply the provisions of Accounting Principles Board Opinion No. 25 "Accounting for Stock Issued to Employees" ("APB 25") and disclose pro forma net income and earnings per share assuming the fair value method had been applied.

The Company has elected to follow APB 25 and related interpretations in accounting for its employee stock options, however, on September 20, 2000, the Company re-priced options to purchase its common stock, \$.0001 par value, held by certain employees and certain officers. To be eligible for the re-pricing, option holders were required to exchange one and one-half old options for each new option. As such, 587,580 old options were exchanged for 391,719 new options. Options having an exercise price greater than \$0.59, the closing bid price of Homecom common stock on September 20, 2000, were re-priced to an exercise price of \$0.59. In addition, each option holder agreed to a six month lock-up period in which they would be precluded from exercising any of their options. According to FASB Interpretation No. 44 "Accounting for Certain Transactions Involving Stock Compensation," reductions to the exercise price of a fixed option award must be accounted for as variable from the date of the modification to the date the award is exercised, forfeited or expires unexercised. Under variable accounting, a compensation cost must be recorded based on the intrinsic value of the award, which is computed as the difference between the exercise price and the fair value of Homecom's common stock on the date of the re-pricing. Thereafter, an additional compensation cost must be recorded or reversed based on the difference between the value of the option at the beginning and end of the accounting period. The reversal of compensation cost cannot be larger than accumulated compensation expense incurred. To date, no compensation expense has been recognized as Homecom's stock price has been below the new exercise price of \$0.59. The Company has recognized no compensation expense for options issued to employees, non-employees, and non-employee directors.

Pro forma information regarding loss per share is required by FAS 123 and has been determined as if the Company had accounted for its employee stock options under the fair value method of that Statement.

The fair value for these options was estimated at the date of grant using a Black-Scholes option pricing model with the following weighted average assumptions:

		December 31,		
	1999	2000	2001	
Risk-free interest rate Volatility factors of the expected market	5.11%	5.58%	N/A	
price of the Company's common stock Weighted average expected life of the options Expected dividend yield	110% 5 years 0%	85% 5 years 0%	106% 5 years 0%	

28

Had compensation cost for the Company's stock-based compensation plans been determined under the provisions consistent with FAS 123, the Company's net loss and loss per share for the years ended December 31, 1999, 2000 and 2001 would have been the pro forma amounts listed below:

	Year Ended December 31,			
	1999	2000	2001	
Loss applicable to common shareholders: As reported Pro forma Basic and diluted loss per share: As reported Pro forma	\$(11,733,665) (12,591,580) (1.86) (1.99)	\$(10,887,455) (11,496,918) (1.27) (1.34)	\$(1,161,239) (1,073,237) (0.12) (0.11)	

Option activity under all of the stock option plans is summarized as follows:

	Year Ended December 31,				
	1999		2000		
	Shares	Weighted- Average Exercise Price	Shares	Weighted- Average Exercise Price	Shares
Outstanding at beginning of year Granted Exercised Forfeited	1,067,958 (53,278)	4.31 3.93	1,155,259 924,688 (4,500) (1,283,803)	1.17 4.06	\$ 791, (402,
Outstanding at end of year		4.49	791,644	2.75	389,
Options exercisable at year end		4.85		3.52	======= 239,
Shares available for future grant	912,912		====== 1,080,187 ========		1,610,
Weighted-average fair value of options granted during the year at the shares' fair value			\$ 0.40		\$ 0 ========

The following table summarizes information about fixed options outstanding at December 31, 2001.

Exercise Prices	Shares	Weighted Average Remaining Contractual Life
\$0.59-0.75	232,761	8.1
\$2.18-2.81	3,000	6.2
\$3.47-4.55	92,687	5.9
\$5.25-6.50	60,637	5.9
	389,085	7.3

12. ACQUISITIONS, DIVESTITURES AND DISCONTINED OPERATIONS

FIMI/InsureRate

On March 24, 1999, the Company acquired First Institutional Marketing, Inc., and certain of its affiliates ("FIMI") of Houston, Texas for total consideration of \$4,236,104, consisting of 1,252,174 shares of common stock. The acquisition was accounted for as a purchase transaction. The value of the shares was determined by using the average closing stock price of the two days before and after the definitive agreement was publicly announced. The resulting

29

intangible assets were being amortized over a period of approximately 3 to 7 years. Prior to the closing of the acquisition, the Company loaned the shareholders of FIMI \$370,000 ("FIMI notes"). The notes were to be repaid in either cash or common stock and were collateralized by common stock. Additionally, the principal shareholders of FIMI were granted 300,000 warrants to acquire HomeCom common stock at an exercise price of \$3.74 per share. Vesting of the warrants was contingent upon FIMI meeting certain operating goals as defined in the agreement.

On January 31, 2001, the Company sold substantially all of the assets of FIMI and its affiliates to Digital Insurance, Inc. ("Digital") for approximately \$458,000 in cash and the assumption of certain liabilities. Additionally, the FIMI notes were defaulted on and were exchanged for 123,695 shares of Company common stock that collateralized the notes. This Common stock was returned to the Company and has been treated as Treasury stock. It has been valued at \$8,659, or \$0.07 per share, the fair market value at closing. Additionally, the warrants were forfeited. The purchase price was established through arms' length negotiations between the Company and Digital.

The Company has removed the results of this discontinued operation from the continuing operations of the Company for all periods presented. The Company recorded a loss of approximately \$3 million on the sale of the assets of FIMI in 2000.

Ganymede

On April 23, 1999, the Company acquired all of the outstanding shares of Ganymede Corporation ("Ganymede") for total consideration of \$1,348,186, consisting of 185,342 shares of common stock and \$100,000 cash. The acquisition was accounted for as a purchase transaction. The purchase price was allocated to assets acquired and liabilities assumed based on their estimated fair values at the time and the resulting intangible assets were being amortized over a period of approximately 3 to 5 years. Results of operations for Ganymede have been included with those of the Company for periods subsequent to the date of acquisition. In June 2000, the company recognized a goodwill impairment charge of approximately \$800,000 with no associated tax benefit, related to this acquisition (See Note 1).

HISS

On October 1, 1999, the Company sold substantially all of the assets of its HomeCom Internet Security Services ("HISS") division to Infrastructure Defense, Inc. ("iDefense") for \$823,175 in common stock of the non-public acquiror, certain security audit rights and \$200,000 cash, paid in January, 2000. The purchase price was established through arms' length negotiations between the Company and iDefense.

The fair value of the common stock was established at the time of the

transaction based upon the review of recent investment activity in iDefense. The stated fair value of the stock in the purchase agreement was to be \$20.50/share. As iDefense was a private company, no quoted prices or exchanges were available. However, iDefense had sold shares for cash in private placement transactions near year end. iDefense had sold shares for \$25.00/share with the investor receiving the same number of shares for free as an inducement. These transactions resulted in a transaction with a fair value of \$12.50/share. Given the shares tendered in consideration within the sale, the value of the investment in iDefense was determined to be \$823,175. The sale was an arms' length transaction and there were no related parties.

The Company has removed the results of this discontinued operation from the continuing operations of the Company for all periods presented. The Company recorded a gain of approximately \$1.14 million on the sale of the HISS unit in 1999. Subsequently, the Company has written off its entire investment in iDefense (See Note 1).

30

Internet Banking

On March 15, 2001, the Company sold substantially all of the assets of its Internet Banking group to Netzee, Inc. ("Netzee") for \$406,603 in cash. The purchase price was established through arms' length negotiations between the Company and Netzee. The Company has removed the results of this discontinued operation from the continuing operations of the Company for all periods presented. The Company recorded a gain of \$394,543 on the sale of the Internet Banking group in 2001.

13. INCOME TAXES

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

	December 31,					
		1999		2000		2001
Temporary differences:						
Allowance for uncollectibles	\$	82,052	\$		\$	
Vacation accrual		29,812				
Depreciation		113,930				
Deferred rent expense		19,490				
Cash to accrual adjustment		100,278				
Other accruals		160,000		102,000		
Software development expenses		32,620				
Net operating loss carryforward	5	,043,323	6,	018,000		400,000
Deferred tax asset	5	,581,505	6,	200,000		400,000
Valuation allowance	(4	,896,133)	(6,	200,000)		(400,000)
Net deferred tax asset		685,372				
Acquired intangibles		(685,372)				
Deferred tax liability		(685,372)				
Net deferred tax asset (liability)	\$		\$		 \$	

At December 31, 2001, the Company had net operating loss carryforwards for income tax purposes of approximately \$18 million which begin to expire in 2011. Realization of these assets is contingent on having future taxable earnings. In addition, certain stock transactions during 1997 resulted in the Company incurring an ownership change as defined in Internal Revenue Code Section 382. The result of this ownership change is to substantially limit the future utilization of the Company's net operating loss carryforwards as of the change date. Certain stock transactions occurring in 1998 and 1999 may have resulted in the Company incurring an ownership change, which may result in a limitation on the Company's future utilization of net operating loss carryforwards generated in 1998 and 1999. Based on the cumulative losses in recent years and the limitation and the use of the Company's net operating losses management believes that a full valuation allowance should be recorded against the deferred tax asset.

The income tax benefit differs from the amounts computed by applying the Federal statutory rate of 34% to loss before taxes principally as a result of the recording of the valuation allowance.

31

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

(a) Previous Independent Accountants

(i) On February 8, 2001, we dismissed PricewaterhouseCoopers LLP ("PWC"), as our independent accountants effective immediately. Our Board of Directors participated in and approved the decision to change independent accountants.

(ii) The reports of PWC on our consolidated balance sheets as of December 31, 1999 and 1998, and the related consolidated statements of operations, stockholders' equity (deficit), and cash flows, did not contain an adverse opinion or disclaimer of opinion, and were not qualified or modified as to uncertainty, audit scope or accounting principles. However, in its report on our financial statements for the fiscal years ended December 31, 1999 and 1998, it included the following explanatory paragraph: "The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 1 to the financial statements, the Company has experienced recurring losses and negative cash flows since its inception and has an accumulated deficit. The Company is dependent on continued financing from investors to sustain its activities and there is no assurance that such financing will be available. These factors raise substantial doubt about the Company's ability to continue as a going concern. Management's plans in regard to these matters are also described in Note 1. The financial statements do not include any adjustments that might result from the outcome of this uncertainty."

(iii) In connection with its audits for the two most recent fiscal years and through February 8, 2001, there have been no disagreements with PWC 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 PWC would have caused them to make reference thereto in their report on the financial statements for such years.

(iv) During the two most recent fiscal years and through February 8, 2001, there have been no reportable events (as defined in Regulation S-K Item 304(a)(1)(v)).

(v) On February 13, 2001, we delivered a copy of the disclosures which we made in Item 4 on Form 8-K as filed on February 14, 2001, and requested that PWC furnish it with a letter addressed to the Securities and Exchange Commission stating whether or not PWC agreed with such disclosures. A copy of such letter dated February 13, 2001 indicating such agreement was filed as Exhibit 16.1 to that Form 8-K.

(b) New Independent Accountants

(i) On February 8, 2001, the Company engaged the firm of Feldman Sherb & Co, ("FSC") as independent accountants for the Company's fiscal year ending December 31, 2000. The Company's Board of Directors approved the selection of FSC as independent accountants.

(ii) During the two most recent fiscal years and through February 8, 2001, the Company has not consulted with FSC with respect to (1) the application of accounting principles to a specified transaction, either completed or proposed; or the type of audit opinion that might be rendered on the Company's financial statements; or (2) on any matter that was either the subject of a disagreement (as defined in Item 304 (a) (1) (iv) of Regulation S-K) or a reportable event (as described in Item 304(a) (1) (v) of Regulation S-K).

32

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Identification of Directors, Executive Officers and Significant Employees

The names and ages of the directors and executive officers of the Company as of December 31, 2001 and certain information about them are set forth below.

Name	Age	Position
Gia Bokuchava, Ph.D Timothy R. Robinson	38 38	Chief Technical Officer and Director Executive Vice President, Chief Financial Officer and Director
Nino Doijashvili, Ph.D. David Danovitch Larry Shatsoff Michael Sheppard	40 39 47 51	Director of Technical Services and Director Director Director Director

William Walker resigned from his position as a member of the Board of Directors in September 2000. In November of 2000, Claude A. Thomas and Daniel A. Delity resigned from their positions as members of the Board (Ms. Doijashvili was named to the Board in April 2001 to fill Mr. Thomas' position and Mr. Danovitch was named to the Board in November 2001 to fill Mr. Delity's position, until such positions expire). In December of 2000, James Wm. Ellsworth resigned as a member of the Board (in November 2001, Mr. Shatsoff was named to the Board to fill Mr. Ellsworth's position until such position expires). Roger Nebel resigned from his position as a member of the Board in February 2001 (Mr. Robinson was named to the Board in March 2001 to fill Mr. Nebel's position until Mr. Nebel's term expires). Harvey Sax resigned from the Board effective March 29, 2001 (in November 2001, Mr. Sheppard was named to the Board to fill Mr. Sax's position until such position expires).

The Board is divided into three classes, each of which serves a three-year term. The Class I directors (Ms. Doijashvili, and Mr. Danovitch, formerly Mr.

Thomas, Mr. Walker and Mr. Delity) were to serve until the 2001 Annual Meeting of Stockholders. However, because we never had a 2001 Annual Meeting of Stockholders, they remain on the Board of Directors. The Class II directors (Dr. Bokuchava and Mr. Robinson, formerly Mr. Nebel) will serve until the 2002 Annual Meeting of Stockholders. The Class III directors (formerly Messrs. Sax and Ellsworth) were to serve until the 2000 Annual Meeting of Stockholders. However, because we never held the 2000 Annual Meeting of Stockholders, these individuals remain on the Board of Directors as well. Please note, however, that we expect Mr. Robinson, Mr. Bokuchava and Ms. Doijashvili to resign from the Board of Directors if we complete the Asset Sale. This would leave us with one Class I director (David Danovitch), no Class II directors, and two Class III directors (Messrs. Shatsoff and Sheppard).

Background of our Directors and Executive Officers

Gia Bokuchava, Ph.D., has served as our Chief Technical Officer since August 1995. Dr. Bokuchava served as a visiting professor at Emory University from September 1994 until August 1995 and was employed by the National Library of Medicine, assisting in the development of Internet based applications, from January 1995 until August 1995. From July 1990 until September 1994, Dr. Bokuchava was the Director of The Computer Center at the Institute of Mechanical Engineering at Georgia Technical University, Tblisi, Georgia (formerly a part of the Soviet Union). Dr. Bokuchava has taught computer science as a visiting associate professor at the Universities of Moscow and China. Dr. Bokuchava received a doctorate in Theoretical Physics from Georgia Technical University, Tblisi, in 1990. Dr. Bokuchava has been a member of the Board of Directors since September 1996.

Timothy R. Robinson has served as our Executive Vice President, Chief Financial Officer since August 2000. Prior to joining the Company, Mr. Robinson served as Vice President and Chief Financial Officer of Tanner's Restaurant Group, Inc. from December of 1996 until January of 2000. Mr. Robinson, a Certified Public Accountant, served as a senior manager with the firm that is now known as PricewaterhouseCoopers, LLP from June 1986 to December 1996. Mr. Robinson graduated from Georgia State University with a Bachelor of Business Administration, Accounting. Mr. Robinson has been a member of the Board since March 2001.

33

Nino Doijashvili, Ph.D., has served as our Director of Technical Services since December of 1997. Prior to that Dr. Doijashvili served as one of our Senior Software Engineers from September 1995 until December 1997. Dr Doijashvili served as a visiting professor at Emory University from February 1995 until September 1995. From September 1989 until February 1995, Dr. Doijashvili was an Associate Professor at the Georgia Technical University, Tbilisi, Georgia (formerly a part of the Soviet Union) teaching CAD/CAM systems and computer science. Dr Doijashvili received a doctorate in Computer Science from Moscow Technical University, Russia in February 1989. Dr. Doijashvili has been a member of the Board since April 2001.

David Danovitch, 39, is currently a Senior Partner of NewWest Associates, LLC, an international firm specializing in business consultancy, Del Rey Investments, LLC., a merchant banking firm, and NewWest Films, a feature film production and finance concern. The companies are involved with a variety of enterprises throughout the world in a variety of industries, including technology, medical device, entertainment, and energy concerns. Prior to joining NewWest and Del Rey, Mr. Danovitch was a Managing Director of Cambridge Partners, a merchant bank with \$1.7 billion under management, which focused on misunderstood or mis-financed companies and assets. Prior to joining Cambridge,

he was a founding principal of Snowden Capital, Inc., a New York City-based investment banking and direct investment firm focused on serving the corporate finance needs of middle market companies. Mr. Danovitch received a bachelor of arts from Kenyon College in 1984, a juris doctor from Suffolk University Law School in 1987, and an L.L.M. in Taxation from Boston University School of Law in 1988. He is a member of the District of Columbia, Massachusetts, and New York bar associations. His honors include having been named by the American Banker – the primary industry publication – as one of the "50 Most Influential People in Banking" in 1990. Throughout his career, he has been a speaker at many seminars and conferences covering a range of issues in a variety of industry and has served on several boards of directors of both for-profit and not-for-profit concerns, including, among others, the boards of Imaging Diagnostic Systems, Inc., Renaissance, Inc., Milestone Pictures, Vidikron of America, Inc., and Great Clips Mid-Atlantic Regional Companies, Inc. Mr. Danovitch also serves as a director of Imaging Diagnostic Systems, Inc. and Markland Technologies, Inc.

Lawrence Shatsoff, 47, is President of Markland Technologies, Inc., a technology company involved in the sale and marketing of home theater products, and serves on the board of directors of Markland. Prior to becoming President of Markland in June 2001, Mr. Shatsoff served from June 2000 to April 2001 in various executive capacities and as a director of Corzon, Inc., a telecommunications company. From 1995 to 2000, Mr. Shatsoff was the Vice President and Chief Operations Officer of DCI Telecommunications, Inc. From 1991 to 1994 he served as Vice President and Chief Operations Officer of Alpha Products, a computer circuit board sales and manufacturing company. Mr. Shatsoff graduated in 1975 from Rider College with a B.S. Degree in Decision Sciences and Computers.

Michael Sheppard, 51, is the President of Technest Holdings, Inc. Mr. Sheppard joined Technest in 1997, and heads up the day-to-day strategy of Technest. Prior to joining Technest, Mr. Sheppard was the Chief Operating Officer of Freelinq Communications, a provider of real time video-on-demand via ATM/XDSL technology. Mr. Sheppard has also acted as the Chief Executive Officer and Chief Operating Officer of several early stage development companies, overseeing the development of a corporate infrastructure for each company. From 1980 to 1992, Mr. Sheppard served as the President of Lee America, a Westward Communications Company whose North American holdings included Panavision, Inc. Mr. Sheppard has an extensive background in the entertainment industry and received a BA and an MFA in film from New York University.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires the officers, directors and persons who own more than ten percent of the Company's stock, to file reports of ownership and changes of ownership with the Securities Exchange Commission (SEC). Officers, directors and greater than ten percent owners are required by SEC regulations to furnish the Company with copies of all Section 16(a) forms they file.

34

Based solely on its review of the copies of such forms received by it, the Company believes that, to the best of its knowledge, each of its officers, directors, and greater than ten-percent owners complied with all section 16(a) filing requirements applicable to them during the year ended December 31, 2001, except that the Company did not receive duplicate filings pursuant to Rule 16a-3(e) of any Section 16(a) reports that may have been filed by Brittany Capital Management Limited, David Donovitch, Larry Shatsoff or Michael Sheppard and therefore is uncertain whether these persons filed the required reports.

ITEM 11. EXECUTIVE COMPENSATION

Executive Compensation

The following table sets forth the total compensation paid or accrued by the Company in 2001 to its Chief Executive Officer and each executive officer of the Company whose total annual salary and bonus exceeded \$100,000 (each, a "Named Executive Officer"):

SUMMARY COMPENSATION TABLE

		(Annual Compensati	on		g-Term Lion Awards
Position	Year	Salary	Bonus	Other Annual Compensation	Number of Securities Underlying Options	All Other Compensation
				(1)		
Harvey W. Sax Former President, Former Chief Executive Officer and Former Director	2001 2000 1999	\$37,500 146,297 147,420		\$150,000	50,000	
Gia Bokuchava, Ph.D Chief Technical Officer and Director	2001 2000 1999	\$105,000 102,022 100,019		\$66,518 75,566		
Timothy R. Robinson Executive Vice President, Chief Financial Officer and Director	2001 2000 1999	\$135,000 70,885 N/A	\$25,000 30,000		150,000	
Nino Doijashvili Director of Technical Services and Director	2001 2000 1999	\$102,000 98,695 85,641		\$8,755 10,544		

(1)Pursuant to the employment agreements between the Company and Drs. Bokuchava and Doijashvili, Dr. Bokuchava and Dr. Doijashvili were eligible to receive cash bonuses to repay certain promissory notes issued by them to the Company in connection with their individual purchase of shares of Common Stock from the Company in August 1996.

Each of the Company's executive officers also is eligible to receive cash bonuses to be awarded at the discretion of the Compensation Committee of the Board of Directors.

Mr. Sax received \$150,000 as a part of his termination agreement with the company (see item 13).

No options were granted to or exercised by named executive officers in 2001. The following table sets forth the value of options held by the executive officers at December 31, 2001:

Option Exercises in Last Fiscal Year and Year-End Option Values

	Shares Acquired	Value	Number of S Underlying U Option December	Inexercised as at	Value of Unexerc In-The-Money Opti December 31, 2
Executive Officer	on Exercise	Realized	Unexercisable	Exercisable	Unexercisable Ex
Gia Bokuchava, Ph.D	0	0	0	25,000	\$0
Tim Robinson	0	0	112,500	37,500	\$0
Nino Doijashvili	0	0	16,667	29,760	\$0

Employment Contracts

We have entered into an employment agreement with Timothy R. Robinson, our Executive Vice President, Chief Financial Officer and Director. This employment agreement is subject to early termination as provided therein, including termination by the Company "for cause," as defined in the employment agreement. The employment agreement provides for an annual base salary of not less than \$135,000 and for annual bonus compensation up to 30% of base salary. The employment agreement further provides for a severance payment if termination occurs for any reason other than for cause, with the minimum amount of such severance payment to be equal to six months' salary. Further, the employment agreement provides that any relocation or diminution of title, role or compensation, as defined in the employment agreement, shall also result in the payment of a severance amount of not less than six months' salary.

We have entered into an employment agreement with Gia Bokuchava, our Chief Technical Officer. This employment agreement is subject to early termination as provided therein, including termination by the Company "for cause," as defined in the employment agreement. The employment agreement provides for an annual base salary of not less than \$105,000. The employment agreement further provides for a severance payment if termination occurs for any reason other than for cause, with the minimum amount of such severance payment to be equal to nine months' salary. Further, the employment agreement provides that any relocation or diminution of title, role or compensation, as defined in the employment agreement, shall also result in the payment of a severance amount of not less than nine months' salary.

Principal employees of the Company, including executive officers, are required to sign an agreement with the Company (i) restricting the ability of the employee to compete with the Company during his or her employment and for a period of eighteen months thereafter, (ii) restricting solicitation of customers and employees following employment with the Company, and (iii) providing for ownership and assignment of intellectual property rights to the Company.

Additional Information with Respect to Compensation Committee

Historically, the Board of Directors had four standing committees: a Compensation Committee, an Audit Committee, a Strategic Planning Committee and an Executive Committee. The Compensation Committee provided recommendations to the Board of Directors concerning salaries and incentive compensation for

officers and employees of the Company. The Audit Committee recommended our independent auditors and reviewed the results and scope of audit and other accounting-related services provided by such auditors. The Strategic Planning Committee was authorized to work with our investment bankers to identify and evaluate strategic alternatives for us. The Executive Committee had day-to-day executive decision-making authority on behalf of the Company, subject to the overall review and approval of the Board of Directors.

36

With the resignation of the directors and the recent appointments of Mr. Robinson, Ms. Doijashvili, Mr. Bokuchava, Mr. Danovitch, Mr. Shatsoff and Mr. Sheppard to the Board of Directors, these committees have been disbanded and were not reconstructed upon the filling of vacancies on the Board of Directors. There were no changes to the Company's executive compensation policies in 2001.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following tables provide information as of March 12, 2001, concerning beneficial ownership of Common Stock by (1) each person or entity known by the Company to beneficially own more than 5% of the outstanding Common Stock, (2) each director for the Company, (3) each Named Executive Officer, and (4) all directors and executive officers of the Company as a group. The information as to beneficial ownership has been furnished by the respective stockholders, directors, and executive officers of the Company and, unless otherwise indicated, each of the stockholders has indicated that they have sole voting and investment power with respect to the shares beneficially owned. This table excludes holders of our convertible securities who have agreed to limit the number of shares of common stock that any such shareholders hold at any one time to not more than 4.99% of the outstanding shares of our common stock.

Title of Class	Name of Beneficial Owner (2)	Amount of Nature of Beneficial Ownership (3)	Percent of Clas
Common	Brittany Capital Management	5,640,000	37.6%
Common	Harvey W. Sax (4)	823,534	5.5%
Common	George Bokuchava, Ph.D. (5)	64,559	(1)
Common	Nino Doijashvili (7)	34,704	(1)
Common	Timothy Robinson (6)	37,500	(1)
Common	All executive Officers and		(1)
	Directors as a group (Messrs.		
	Bokuchava, Doijashvili and Robinson) 136,763	(1)

(1) Less than 1%.

(2) Except as otherwise noted, the street address of each named beneficial owner is Building 12, Suite 110, 3495 Piedmont Road, Atlanta, Georgia 30305.

(3) Unless otherwise indicated below, the persons and entities named in the table have sole voting and sole investment power with respect to all shares of Common Stock beneficially owned, subject to community property laws where applicable. Shares of Common Stock subject to options that are currently exercisable or exercisable within sixty days of following the date of this Report are deemed to be outstanding and to be beneficially owned by the person holding such options for the purpose of computing the percentage ownership of such person but are not treated as outstanding for the purpose of computing the percentage ownership of any other person.

(4) Excludes 5,000 common shares owned by a family member, to which Mr. Sax disclaims beneficial ownership.

(5) Includes 25,000 shares of Common Stock issuable upon the exercise of options outstanding as of March 12, 2001 at a weighted average exercise price of \$4.48 per share.

(6) Includes 37,500 shares of Common Stock issuable upon the exercise of options outstanding as of March 12, 2001 at an exercise price of \$0.75. Excludes 112,500 shares of Common Stock issuable upon the exercise of options outstanding held by Timothy Robinson as of March 12, 2001 at an exercise price of \$.75 which are not currently exercisable and which become exercisable more than 60 days following the date of this Statement.

37

(7) Includes 29,760 shares of Common Stock issuable upon exercise of options outstanding as of March 12, 2001 at a weighted average exercise price of \$0.59. Excludes 16,667 shares of Common Stock issuable upon the exercise of options outstanding as of March 12, 2001 at a weighted average exercise price of \$0.59 which are not currently exercisable and which become exercisable more than 60 days following the date of this Statement.

Currently, there are 17.813 shares of our Series B preferred stock, 90.478 shares of our Series C preferred stock, 1.291 shares of our Series D preferred stock and 106.35 shares of our Series E preferred stock outstanding. All of these shares of preferred stock are convertible into shares of our common stock at any time. If all of these shares were converted into shares of common stock, we would have an insufficient number of shares of common stock authorized by our Certificate of Incorporation to support such conversions.

Changes in Control

On December 28, 2001, Brittany Capital Management Limited ("Brittany"), an entity organized under the laws of the Bahamas, purchased a total of 5,640,000 shares of the Company's common stock from MacNab LLC ("MacNab") in a series of private transactions with MacNab. Brittany paid an aggregate amount of approximately \$20,000 to MacNab for these shares. The shares that MacNab sold to Brittany had been issued to MacNab in a series of conversions by MacNab of 1.62855 shares of Series C convertible preferred stock into shares of the Company's common stock. As a result of these transactions, Brittany is now the beneficial owner of 37.6% of the outstanding shares of our common stock. MacNab now holds 90.478 shares of Series C convertible preferred stock.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Transactions with Management and Others

On March 31, 2001, the Company entered into a separation and release agreement with Harvey W. Sax pursuant to which Mr. Sax resigned as President, Chief Executive Officer and Director of the Company. Pursuant to this agreement, the Company paid Mr. Sax a severance payment of \$150,000, representing the amount to which he would have been entitled had he been terminated, and the Company and Mr. Sax released one another from various potential claims and liabilities. Additionally, all warrants and options held by Mr. Sax became fully vested as of the date of his resignation.

We are negotiating an agreement with Tulix to sell substantially all of the assets used in our hosting and web site maintenance business to Tulix. Timothy

R. Robinson, Gia Bokuchava and Nino Doijashvili, who are officers and directors of both HomeCom and Tulix, own all of the outstanding stock of Tulix. As the transaction is currently proposed, we would sell these assets to Tulix in exchange for 15% of the outstanding capital stock of Tulix and the assumption of certain of our liabilities by Tulix. Tulix will be capitalized with a total investment of \$20,000 from Mr. Robinson, Mr. Bokuchava and Ms. Doijashvili. If the sale is completed, we will pay severance payments of approximately \$67,500 and \$78,500 to Mr. Robinson and Mr. Bokuchava, respectively.

Indebtedness of Management

On January 31, 2001 HomeCom sold substantially all the assets used in the operation of its InsureRate division Digital Insurance, Inc. As a part of this transaction, the Company forgave loans that it had made to Dan Delity (\$165,316), Jim Ellsworth (\$102,342), and David Frank (\$102,342), and Messrs. Delity, Ellsworth and Frank surrendered their options and the shares of common stock that collateralized the notes.

38

ITEM 14. EXHIBITS, FINANCIAL STATEMENT SCHEDULES, AND REPORTS ON FORM 8-K

- (A) List of Financial Statements
 - Consolidated Balance Sheets as of December 31, 2000 and December 31, 2001.
 - (2) Consolidated Statements of Operations for years ended December 31, 1999, December 31, 2000 and December 31, 2001.
 - (3) Consolidated Statement of Changes in Stockholder's Equity (Deficit) for years ended December 31, 1999, December 31, 2000 and December 31, 2001.
 - (4) Consolidated Statements of Cash Flows for the years ended December 31, 1999, December 31, 2000 and December 31, 2001.

(B) Exhibits

Exhibit	Description

- 2.1 --Asset Purchase Agreement, dated January 31,2001, for the Acquisition of Certain Assets of HomeCom Communications, Inc., InsureRate, Inc. and FIMI Securities, Inc. by Digital Insurance, Inc.*****
- 2.2 --Asset Purchase Agreement by and between Netzee, Inc. and HomeCom Communications, Inc. dated as of March 15, 2001.*****
- 3.1 --Restated Certificate of Incorporation of the Registrant.*
- 3.2 -- Restated Bylaws of the Registrant.*
- 3.3 --Certificate of Designation of Series A Convertible Preferred stock.***
- 3.4 --Certificate of Designation of Series B Convertible Preferred Stock.**

- 3.5 --Certificate of Designation of Series C Convertible Preferred Stock (previously filed).
- 3.6 --Certificate of Designation of Series D Convertible Preferred Stock (previously filed).
- 4.1 --See Exhibits 3.1 and 3.2 for provisions of the Restated Certificate of Incorporation and Bylaws of the Registrant defining rights of the holders of Common Stock of the Registrant.*
- 4.2 -- Specimen Stock Certificate.*
- 4.3 --Form of Warrant.*
- 10.1 --HomeCom Communications, Inc. Stock Option Plan and form of Stock Option Certificate.*
- 10.2 --HomeCom Communications, Inc. Non-Employee Directors Stock Option Plan and form of Stock Option Certificate.*
- 10.3 --Employment Agreement between the Registrant and Harvey W. Sax, dated January 1, 1996.*

- 10.4 --Form of Employment Agreement entered into between the Registrant and each of its executive officers except Harvey W. Sax.*
- 10.5 --Lease Agreement between Property Georgia OBJLW One Corporation and the Registrant dated January 22, 1996.*
- 10.6 --Lease and Services Agreement between Alliance Greensboro, L.P. and the Registrant, dated June 25, 1996.*
- 10.7 --Business Alliance Program Agreement between Oracle Corporation and the Registrant, dated May 30, 1996, together with the Sublicense Addendum, Application Specific Sublicense Addendum, Full Use and Deployment Sublicense Addendum and License Transfer Policy, each dated May 30, 1996.*
- 10.8 --Network Enrollment Agreement between Apple Computer, Inc. and the Registrant, effective May 1996.*
- 10.9 --Member Level Agreement between Microsoft Corporation and the Registrant, effective May 1996.*
- 10.10 --Master Agreement for internet Services and Products between BBN Planet Corporation and the Registrant, dated February1, 1996.*
- 10.11 --Authorized Business Partners Agreement between BBN Planet Corporation and the Registrant, dated May 14, 1996
- 10.12 --Stock Purchase Agreement between the Registrant and the stockholders of HomeCom internet Security Services, Inc., dated August 31, 1996.*
- 10.13 --Form of Promissory Notes issued by the Registrant and held by Mark Germain.*
- 10.14 -- Form of Promissory Notes issued by the Registrant and held by

Esther Blech and the Edward A. Blech Trust.*

- 10.15 --Marketing Associate Solution Alliance Agreement dated February 6, 1997 between the Registrant and Unisys Corporation.*
- 10.16 --Marketing Associate Agreement dated February 6, 1997 between the Registrant and Unisys Corporation.**
- 10.17 --Letter agreement dated January 16, 1997 between the Registrant, David A. Blech, Esther Blech and the Edward A. Blech Trust.*
- 10.18 --HomeCom Communications, Inc. Employee Stock Purchase Plan.*
- 10.19 --5% Convertible Debenture Purchase Agreement dated effective September 19, 1997 between the Registrant, euro factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and CPLBO.***
- 10.20 --Form of 5% Convertible Debenture issued by the Registrant and held by Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***

- 10.21 --Registration Rights Agreement dated effective September19, 1997 between the Registrant, Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.22 --Letter agreement dated September 23, 1997 between the Registrant, Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.23 --Letter agreement dated September 27, 1997 between the Registrant, Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.24 --Form of Warrant to purchase 200,000 shares of Common Stock at an exercise price of \$4.00 per share issued by the Registrant to First Granite Securities, Inc.***
- 10.25 --Form of Warrant to purchase 200,000 shares of Common Stock at an exercise price of \$6.00 per share issued by the Registrant to First Granite Securities, Inc.***
- 10.26 --Form of Securities Purchase Agreement between the Registrant, Sovereign Partners, L.P. and Dominion Capital Fund, LTD. dated as of December 23, 1997.***
- 10.27 --Form of Registration Rights Agreement between the Registrant, Sovereign Partners, L.P. and Dominion Capital Fund, LTD. dated as of December 23, 1997.***
- 10.28 --Form of Warrant to purchase 18,750 shares of Common Stock issued by the Registrant to Sovereign Partners, L.P.***
- 10.29 --Form of Warrant to purchase 56,250 shares of Common Stock issued by the Registrant to Dominion Capital Fund, LTD.***
- 10.30 --Common Stock Purchase Agreement dated January 23, 1998 by and among InsureRate, Inc., the Registrant, Jerome R. Corsi and Hamilton

Dorsey Alston HomeCom.***

- 10.31 --Escrow Agreement dated as of January 23, 1998 by and among InsureRate, Inc., Hamilton Dorsey Alston HomeCom, the Registrant, Jerome R. Corsi and SunTrust Bank, Atlanta.***
- 10.32 --Shareholders Agreement dated January 23, 1998 by and among Hamilton Dorsey Alston HomeCom, the Registrant and InsureRate, Inc.***
- 10.33 --Web development and Hosting Services Agreement dated January 23, 1998, by and among InsureRate, Inc. and Hamilton Dorsey Alston HomeCom.***
- 10.34 --Form of Warrant to purchase 25,000 shares of Common Stock for an aggregate purchase price of \$92,500 by the Registrant to Hamilton Dorsey Alston HomeCom.***
- 10.35 --Loan Agreement dated January 23, 1998 by and between InsureRate, Inc. and the Registrant.***
- 10.36 --Form of Master Note issued by the Registrant to InsureRate, Inc.***
- 10.37 --Form of Warrant to purchase 50,000 shares of Common Stock issued by the Registrant to The Malachi Group, Inc.+
- 10.38 --Letter Agreement, dated April 8, 1998 by and among HomeCom, Eurofactors International Inc., Blauchamp France, FTS Worldwide Corporation and COLBO.****

- 10.39 --Letter Agreement, dated April 8, 1998 by and between First Granite Securities, Inc. and HomeCom.****
- 10.40 --Letter Agreement, dated April 17, 1998 by and among Sovereign Partners, L.P., Dominion Capital Fund and HomeCom.****
- 10.41 --Agreement and Plan of Reorganization by and among The Insurance Resource Center, Inc., Tim Strong, James Higham, Cameron M. Harris & HomeCom and HomeCom, dated as of April15, 1998.***
- 10.42 --Employment Agreement by and between HomeCom and Tim Higham, dated as of April 16, 1998.***
- 10.44 --Asset Purchase Agreement by and between HomeCom and Sage Networks Acquisition Corp. dated as of June 10, 1998.+
- 10.45 --Escrow Agreement by and between HomeCom and Sage Networks Acquisition Corp. dated as of June 10, 1998.+
- 10.46 --Transitional Services Agreement by and between HomeCom and Sage Networks Acquisition Corp. dated as of June 10, 1998.+
- 10.47 --Co-Location Agreement by and between HomeCom and Sage Networks, Inc. dated as of June 10, 1998.+
- 10.48 --Agreement and Plan of Merger by and among HomeCom Communications, Inc, FIMI Securities Acquisitions Corp., Inc., ATF Acquisition

Corp., Inc. and Daniel A. Delity, James Wm. Ellsworth, and David B. Frank dated as of November 6, 1998, together with exhibits.++

- 10.50 --Securities Purchase Agreement dated as of March 25, 1999 by and among HomeCom Communications, Inc. and CPR (USA), Inc., Liberty View Funds, L.P., and Liberty View Fund, L.L.C.++
- 10.51 --Registration Rights Agreement dated as of March 25, 1999 by and among HomeCom Communications, Inc. and CPR (USA), Inc., Liberty View Funds, L.P., and Liberty View Fund, L.L.C.++
- 10.52 -- Transfer Agent Instructions dated as of March 25, 1999.++
- 10.53 -- Transfer Agent Legal Opinion dated as of March 25, 1999.++
- 10.54 --Placement Agency Agreement dated as of March 25, 1999 by and between HomeCom Communications, Inc. and J.P. Turner & Company, L.L.C.++
- 10.55 --Stock Purchase Agreement by and among HomeCom Communications, Inc. and Richard L. Chu, Joseph G. Rickard, John R. Winans, Mario D'Agostino, Karen Moore, and John Kokinis, dated as of April 23, 1999.+++
- 10.56 --Employment Agreement Between Ganymede Corporation and Richard L. Chu, dated as of April 23, 1999.+++
- 10.57 --Employment Agreement between Ganymede Corporation and John Winans, dated as of April 23, 1999.+++

- 10.58 --Employment Agreement between Ganymede Corporation and Joseph G. Rickard, dated as of April 23, 1999.+++
- 10.59 --Escrow Agreement by and among HomeCom Communications, Inc. and Richard L. Chu, Joseph G. Rickard, John R. Winans, Mario D'Agostino, Karen Moore, and John Kokinis, dated as of April 23, 1999.+++
- 10.60 --Pledge and Security Agreement by and between HomeCom Communications, Inc. and Richard L. Chu, Joseph G. Rickard, John R. Winans, Mario D'Agostino, Karen Moore, and John Kokinis, dated as of April 23, 1999.+++
- 10.61 --Warrant Agreement, dated as of March 25, 1999, by and among CPR (USA), Inc. and HomeCom Communications, Inc.++++
- 10.62 --Warrant Agreement, dated as of March 25, 1999, by and among Liberty View Fund, L.L.C. and HomeCom Communications, Inc.++++
- 10.63 --Warrant Agreement, dated as of March 25, 1999, by and among Liberty View, Funds, L.P. and HomeCom Communications, Inc.++++
- 10.64 --Warrant Agreement, dated as of March 25, 1999, by and among J.P. Turner & Company, L.L.C and HomeCom Communications, Inc.+++
- 10.65 --Securities Purchase Agreement dated as of July 23, 1999 by and among HomeCom Communications, Inc. and MacNab LLC (previously filed).

- 10.66 --Registration Rights Agreement dated as of July 23, 1999 by and among HomeCom Communications, Inc. and MacNab LLC (previously filed).
- 10.67 --Transfer Agent Instructions dated as of September 28, 1999 (previously filed).
- 10.68 --Transfer Agent Legal Opinion dated as of July 23, 1999 (previously filed).
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43

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- +++ Incorporated herein by reference to exhibit of the same number in Form 10-Q/A of the Registrant filed with the Commission on November 17, 1999.
- + Incorporated herein by reference to exhibit of the same number in Form S-1 Registration Statement of the Registrant(Registration No. 333-45383).
- ++ Incorporated herein by reference to exhibit of the same number in Form 10-K of the Registrant filed with the Commission on March 31, 1999.
- +++ Incorporated herein by reference to exhibit of the same number in Form 8-K of the Registrant filed with the Commission on May 10,

1999.

- ++++ Incorporated herein by reference to Registration Statement on Form S-3 of the Registrant (Registration No. 333-79761)
- +++++ Incorporated herein by reference to exhibit of the same number on Form 8-K of the Registrant filed with the Commission on October 18, 1999.
- +++++ Incorporated herein by reference to exhibit of the same number on Form 8-K of the Registrant filed with the Commission on November 5, 1999.
- ***** Incorporated herein by reference to exhibit of the same number of Form 10-Q of the Registrant filed with the Commission on May 21, 2001.
- ****** Incorporated herein by reference to Exhibit 10.1 of Form 10-Q of the Registrant filed with the Commission on May 21, 2001.
- (B) Reports on Form 8-K

There were no reports submitted on form 8-K during the fourth quarter of 2001.

45

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

HOMECOM COMMUNICATIONS, INC.

BY: /s/ TIMOTHY R. ROBINSON

Timothy R. Robinson Executive Vice President and Chief Financial Officer (Principal Accounting Officer)

POWER OF ATTORNEY

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant in the capacities and on the dates indicated.

Signature	Title	Date

	Vice PresidentChief Financial Officer	March 29, 2001
Timothy R. Robinson		
•	Chief Technical Officer; Director	March 29, 2001
Gia Bokuchava, Ph.d.		
/s/ NINO DOIJASHVILI, PH.D	Director of Technical Services, Director	March 29, 2001
Nino Doijashvili, Ph.d.		
/s/ DAVID DANOVITCH	Director	March 29, 2001
David Danovitch		
/s/ LARRY SHATSOFF	Director	March 29, 2001
Larry Shatsoff		
/s/ MICHAEL SHEPPARD	Director	March 29, 2001
Michael Sheppard		

46

EXHIBIT INDEX

Exhibit	Description
2.1	Asset Purchase Agreement, dated January 31,2001, for the Acquisition of Certain Assets of HomeCom Communications, Inc., InsureRate, Inc. and FIMI Securities, Inc. by Digital Insurance, Inc.*****
2.2	Asset Purchase Agreement by and between Netzee, Inc. and HomeCom Communications, Inc. dated as of March 15, 2001.*****
3.1	Restated Certificate of Incorporation of the Registrant.*
3.2	Restated Bylaws of the Registrant.*
3.3	Certificate of Designation of Series A Convertible Preferred stock.***
3.4	Certificate of Designation of Series B Convertible Preferred Stock.**
3.5	Certificate of Designation of Series C Convertible Preferred Stock (previously filed).
3.6	Certificate of Designation of Series D Convertible Preferred Stock (previously filed).
4.1	See Exhibits 3.1 and 3.2 for provisions of the Restated

Certificate of Incorporation and Bylaws of the Registrant defining rights of the holders of Common Stock of the Registrant.*

- 4.2 -- Specimen Stock Certificate.*
- 4.3 --Form of Warrant.*
- 10.1 --HomeCom Communications, Inc. Stock Option Plan and form of Stock
 Option Certificate.*
- 10.2 --HomeCom Communications, Inc. Non-Employee Directors Stock Option Plan and form of Stock Option Certificate.*
- 10.3 --Employment Agreement between the Registrant and Harvey W. Sax, dated January 1, 1996.*
- 10.4 --Form of Employment Agreement entered into between the Registrant and each of its executive officers except Harvey W. Sax.*
- 10.5 --Lease Agreement between Property Georgia OBJLW One Corporation and the Registrant dated January 22, 1996.*
- 10.6 --Lease and Services Agreement between Alliance Greensboro, L.P. and the Registrant, dated June 25, 1996.*
- 10.7 --Business Alliance Program Agreement between Oracle Corporation and the Registrant, dated May 30, 1996, together with the Sublicense Addendum, Application Specific Sublicense Addendum, Full Use and Deployment Sublicense Addendum and License Transfer Policy, each dated May 30, 1996.*
- 10.8 --Network Enrollment Agreement between Apple Computer, Inc. and the Registrant, effective May 1996.*
- 10.9 --Member Level Agreement between Microsoft Corporation and the Registrant, effective May 1996.*
- 10.10 --Master Agreement for internet Services and Products between BBN Planet Corporation and the Registrant, dated February1, 1996.*
- 10.11 --Authorized Business Partners Agreement between BBN Planet Corporation and the Registrant, dated May 14, 1996
- 10.12 --Stock Purchase Agreement between the Registrant and the stockholders of HomeCom internet Security Services, Inc., dated August 31, 1996.*
- 10.13 --Form of Promissory Notes issued by the Registrant and held by Mark Germain.*
- 10.14 --Form of Promissory Notes issued by the Registrant and held by Esther Blech and the Edward A. Blech Trust.*
- 10.15 --Marketing Associate Solution Alliance Agreement dated February 6, 1997 between the Registrant and Unisys Corporation.*
- 10.16 --Marketing Associate Agreement dated February 6, 1997 between the Registrant and Unisys Corporation.**

- 10.17 --Letter agreement dated January 16, 1997 between the Registrant, David A. Blech, Esther Blech and the Edward A. Blech Trust.*
- 10.18 --HomeCom Communications, Inc. Employee Stock Purchase Plan.*
- 10.19 --5% Convertible Debenture Purchase Agreement dated effective September 19, 1997 between the Registrant, euro factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and CPLBO.***
- 10.20 --Form of 5% Convertible Debenture issued by the Registrant and held by Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.21 --Registration Rights Agreement dated effective September19, 1997 between the Registrant, Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.22 --Letter agreement dated September 23, 1997 between the Registrant, Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.23 --Letter agreement dated September 27, 1997 between the Registrant, Euro Factors International, Inc., Beauchamp Finance, FTS Worldwide Corporation and COLBO.***
- 10.24 --Form of Warrant to purchase 200,000 shares of Common Stock at an exercise price of \$4.00 per share issued by the Registrant to First Granite Securities, Inc.***
- 10.25 --Form of Warrant to purchase 200,000 shares of Common Stock at an exercise price of \$6.00 per share issued by the Registrant to First Granite Securities, Inc.***
- 10.26 --Form of Securities Purchase Agreement between the Registrant, Sovereign Partners, L.P. and Dominion Capital Fund, LTD. dated as of December 23, 1997.***
- 10.27 --Form of Registration Rights Agreement between the Registrant, Sovereign Partners, L.P. and Dominion Capital Fund, LTD. dated as of December 23, 1997.***
- 10.28 --Form of Warrant to purchase 18,750 shares of Common Stock issued by the Registrant to Sovereign Partners, L.P.***
- 10.29 --Form of Warrant to purchase 56,250 shares of Common Stock issued by the Registrant to Dominion Capital Fund, LTD.***
- 10.30 --Common Stock Purchase Agreement dated January 23, 1998 by and among InsureRate, Inc., the Registrant, Jerome R. Corsi and Hamilton Dorsey Alston HomeCom.***
- 10.31 --Escrow Agreement dated as of January 23, 1998 by and among InsureRate, Inc., Hamilton Dorsey Alston HomeCom, the Registrant, Jerome R. Corsi and SunTrust Bank, Atlanta.***
- 10.32 --Shareholders Agreement dated January 23, 1998 by and among Hamilton Dorsey Alston HomeCom, the Registrant and InsureRate, Inc.***

- 10.33 --Web development and Hosting Services Agreement dated January 23, 1998, by and among InsureRate, Inc. and Hamilton Dorsey Alston HomeCom.***
- 10.34 --Form of Warrant to purchase 25,000 shares of Common Stock for an aggregate purchase price of \$92,500 by the Registrant to Hamilton Dorsey Alston HomeCom.***
- 10.35 --Loan Agreement dated January 23, 1998 by and between InsureRate, Inc. and the Registrant.***
- 10.36 --Form of Master Note issued by the Registrant to InsureRate, Inc.***
- 10.37 --Form of Warrant to purchase 50,000 shares of Common Stock issued by the Registrant to The Malachi Group, Inc.+
- 10.38 --Letter Agreement, dated April 8, 1998 by and among HomeCom, Eurofactors International Inc., Blauchamp France, FTS Worldwide Corporation and COLBO.****
- 10.39 --Letter Agreement, dated April 8, 1998 by and between First Granite Securities, Inc. and HomeCom.****
- 10.40 --Letter Agreement, dated April 17, 1998 by and among Sovereign Partners, L.P., Dominion Capital Fund and HomeCom.****
- 10.41 --Agreement and Plan of Reorganization by and among The Insurance Resource Center, Inc., Tim Strong, James Higham, Cameron M. Harris & HomeCom and HomeCom, dated as of April15, 1998.***
- 10.42 --Employment Agreement by and between HomeCom and Tim Higham, dated as of April 16, 1998.***
- 10.44 --Asset Purchase Agreement by and between HomeCom and Sage Networks Acquisition Corp. dated as of June 10, 1998.+
- 10.45 --Escrow Agreement by and between HomeCom and Sage Networks Acquisition Corp. dated as of June 10, 1998.+
- 10.46 --Transitional Services Agreement by and between HomeCom and Sage Networks Acquisition Corp. dated as of June 10, 1998.+
- 10.47 --Co-Location Agreement by and between HomeCom and Sage Networks, Inc. dated as of June 10, 1998.+
- 10.48 --Agreement and Plan of Merger by and among HomeCom Communications, Inc, FIMI Securities Acquisitions Corp., Inc., ATF Acquisition Corp., Inc. and Daniel A. Delity, James Wm. Ellsworth, and David B. Frank dated as of November 6, 1998, together with exhibits.++
- 10.50 --Securities Purchase Agreement dated as of March 25, 1999 by and among HomeCom Communications, Inc. and CPR (USA), Inc., Liberty View Funds, L.P., and Liberty View Fund, L.L.C.++
- 10.51 --Registration Rights Agreement dated as of March 25, 1999 by and among HomeCom Communications, Inc. and CPR (USA), Inc., Liberty View Funds, L.P., and Liberty View Fund, L.L.C.++

- 10.52 -- Transfer Agent Instructions dated as of March 25, 1999.++
- 10.53 -- Transfer Agent Legal Opinion dated as of March 25, 1999.++
- 10.54 --Placement Agency Agreement dated as of March 25, 1999 by and between HomeCom Communications, Inc. and J.P. Turner & Company, L.L.C.++
- 10.55 --Stock Purchase Agreement by and among HomeCom Communications, Inc. and Richard L. Chu, Joseph G. Rickard, John R. Winans, Mario D'Agostino, Karen Moore, and John Kokinis, dated as of April 23, 1999.+++
- 10.56 --Employment Agreement Between Ganymede Corporation and Richard L. Chu, dated as of April 23, 1999.+++
- 10.57 --Employment Agreement between Ganymede Corporation and John Winans, dated as of April 23, 1999.+++
- 10.58 --Employment Agreement between Ganymede Corporation and Joseph G. Rickard, dated as of April 23, 1999.+++
- 10.59 --Escrow Agreement by and among HomeCom Communications, Inc. and Richard L. Chu, Joseph G. Rickard, John R. Winans, Mario D'Agostino, Karen Moore, and John Kokinis, dated as of April 23, 1999.+++
- 10.60 --Pledge and Security Agreement by and between HomeCom Communications, Inc. and Richard L. Chu, Joseph G. Rickard, John R. Winans, Mario D'Agostino, Karen Moore, and John Kokinis, dated as of April 23, 1999.+++
- 10.61 --Warrant Agreement, dated as of March 25, 1999, by and among CPR (USA), Inc. and HomeCom Communications, Inc.++++
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