3COM CORP Form 8-K June 09, 2003

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported):

May 23, 2003

3COM CORPORATION

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

0-12867

(Commission File Number)
5500 Great America Parkway

Santa Clara, CA

95052

(Address of Principal Executive Offices)

(Zip Code)

Registrant s telephone number, including area code: (408) 326-5000

(Former name or former address, if changed since last report)

94-2605794

(IRS Employer Identification No.)

Item 2. Acquisition or Disposition of Assets

On March 4, 2003, 3Com Corporation (3Com) entered into an agreement to sell selected assets and liabilities of its CommWorks division to UTStarcom, Inc. (UTStarcom) (Asset Purchase Agreement) in exchange for \$100 million in cash, subject to certain closing adjustments.

On May 23, 2003, 3Com completed the sale of its CommWorks division and transferred certain assets and liabilities to UTStarcom pursuant to the terms of the Asset Purchase Agreement. Prior to its sale, CommWorks was engaged in developing and deploying carrier-class, Internet Protocol-based multi-service access and service creation platforms for telecommunications service providers. CommWorks product portfolio includes the three key components of next generation networks: wireline access systems; wireless access systems; and a media independent softswitch, that are critical to providing complete next generation data and voice services to both fixed and mobile subscribers. CommWorks is headquartered in Rolling Meadows, Illinois.

The above description of 3Com s sale of its CommWorks division is not intended to be complete. It is subject to, and qualified by reference to, the ——————Asset Purchase Agreement, a copy of which is attached hereto as Exhibit 10.1. The press release announcing the execution of the Asset Purchase Agreement with UTStarcom and the press release announcing the closing of the transaction are attached hereto as Exhibits 99.1 and 99.2, respectively.

Item 7. Financial Statements, Pro Forma Information and Exhibits

(a)	Financial Statements of Businesses Acquired.

Not Applicable

(b) Pro Forma Financial Information

On May 23, 2003, 3Com completed the sale of its CommWorks division and transferred certain assets and liabilities to UTStarcom pursuant to the terms of the Asset Purchase Agreement. Based on the carrying value of the assets and liabilities attributed to the CommWorks division on May 23, 2003, and the estimated costs and expenses incurred in connection with the sale, 3Com anticipates that it will record a gain of approximately \$88.9 million, less any applicable tax expense. The anticipated gain will be adjusted to reflect final net assets attributed to the CommWorks division on the date of the sale, less any applicable tax expense.

The following unaudited pro forma financial statements and notes thereto are being filed herewith:

Unaudited Pro Forma Condensed Balance Sheet as of February 28, 2003

Unaudited Pro Forma Condensed Statement of Operations for the nine months ended February 28, 2003

Unaudited Pro Forma Condensed Statement of Operations for the years ended May 31, 2002, June 1, 2001 and June 2, 2000

The pro forma financial information represents, in the opinion of management, all adjustments necessary to present 3Com's pro forma results of operations and financial position in accordance with Article 11 of the United States Securities and Exchange Commission (SEC) Regulation S-X and are based upon available information and certain assumptions considered reasonable under the circumstances. The pro forma financial information also excludes the gain on sale noted above, and any other non-recurring charges or credits attributable to the transaction.

The pro forma condensed financial statements should be read in conjunction with 3Com s unaudited consolidated financial statements and notes thereto included in 3Com s Quarterly Report on Form 10-Q for the

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period ended February 28, 2003 and audited consolidated financial statements and notes thereto included in 3Com s Annual Report on Form 10-K for the year ended May 31, 2002, filed on April 10, 2003 and August 2, 2002, respectively. The proforma information may not necessarily be indicative of what 3Com s financial position or results of operations would have been had the transaction been in effect as of and for the periods presented, nor is such information necessarily indicative of 3Com s results of operations or financial position for any future period or date.

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Pro Forma Consolidated Condensed Balance Sheets (Unaudited)

(in thousands)

The following table shows the unaudited pro forma condensed consolidated balance sheets at February 28, 2003 as if the transaction had taken place on February 28, 2003:

]	Business to be				
ASSETS:	Historical (2)		disposed	Pro	o forma adjustments		Pro forma
Current assets:							
Cash and equivalents	\$ 503,459	\$		\$	100,000 (1) \$	603,459
Short-term investments	937,592						937,592
Accounts receivable, net	120,152						120,152
Inventories	41,328		(7,528)				33,800
Investments and other	49,662		(1,810)				47,852
Total current assets	1,652,193		(9,338)		100,000		1,742,855
Property and equipment, net	426,162		(14,047)				412,115
Deposits and other assets	46,284						46,284
Deferred income taxes	6,055						6,055
Intangible assets, net	13,518						13,518
Goodwill	899						899
Total assets	\$ 2,145,111	\$	(23,385)	\$	100,000	\$	2,221,726
LIABILITIES AND STOCKHOLDERS							
EQUITY							
Current Liabilities:							
Accounts payable	\$ 118,767	\$		\$		\$	118,767
Accrued liabilities and other	222,819		(19,790)		10,663 (1)	213,692
Current portion of debt	31,102						31,102
Total current liabilities	372,688		(19,790)		10,663		363,561
Long-term debt	37,550						37,550
Other long-term obligations	4,660						4,660
Stockholders equity:							
Common stock	2,129,697						2,129,697
Treasury stock	(96,092)						(96,092)
Note receivable from sale of warrants	(12,631)						(12,631)
Unamortized stock-based compensation	(2,264)						(2,264)
•	(2,204)						(2,204)

(284,924)		85,742	(1)	(199,182)
(3,573)				(3,573)
1,730,213		85,742		1,815,955
\$ 2,145,111	\$ (19,790)	\$ 96,405	\$	2,221,726
	(3,573) 1,730,213	(3,573) 1,730,213	(3,573) 1,730,213 85,742	(3,573) 1,730,213 85,742

Pro Forma Consolidated Condensed Statements of Operations (Unaudited)

(in thousands, except per share data)

The following table shows the unaudited pro forma condensed consolidated results of operations for the nine months ended February 28, 2003 as if the transaction had taken place on May 29, 1999:

		Historical (2)	Business to be disposed	Pro forma adjustments	1	Pro forma
Sales	\$	852,842	\$ (94,438)	\$	\$	758,404
Cost of sales		439,109	(39,569)			399,540
Gross margin		413,733	(54,869)			358,864
Operating expenses:						
Sales and marketing		203,503	(25,005)			178,498
Research and development		134,561	(48,430)			86,131
General and administrative		78,082	(5,716)			72,366
Amortization and write down of						
intangibles		14,205	(5,401)			8,804
Restructuring charges		146,686	(17,775)			128,911
Loss on land and facilities, net		887				887
Total operating expenses		577,924	(102,327)			475,597
Operating loss		(164,191)	(47,458)			(116,733)
Loss on investments, net		(33,122)				(33,122)
Interest and other income, net		18,683				18,683
Loss before income taxes and cumulative effect of change in						
accounting principle		(178,630)	(47,458)			(131,172)
Income tax provision		1,105	926			179
		1,100	7_0			11,7
Loss before cumulative effect of						
change in accounting principle		(179,735)	(48,384)			(131,351)
Cumulative effect of change in		(C# COA)	(20.47.1)			
accounting principle Net loss	_	(65,601)	(20,154)	_	_	(45,447)
Net ioss	\$	(245,336)	\$ (68,538)	\$	\$	(176,798)
Basic and diluted loss per share:						
basic and unuted toss per share:						
Loss before cumulative effect of						
change in accounting principle	\$	(0.50)			\$	(0.36)
6 F	+	(3.00)			ŕ	(2.20)

Cumulative effect of change in		
accounting principle	(0.18)	(0.13)
Net loss	\$ (0.68)	\$ (0.49)
Shares used in computing per share amounts:		
Basic and diluted	359,266	359,266
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Pro Forma Consolidated Condensed Statements of Operations (Unaudited)

(in thousands, except per share data)

The following table shows the unaudited pro forma condensed consolidated results of operations for the year ended May 31, 2002 as if the transaction had taken place on May 29, 1999:

	Historical (2)	Business to be disposed	Pro forma adjustments	Pro	forma
Sales	\$ 1,477,932	\$ (218,963)	\$	\$	1,258,969
Cost of sales	999,731	(108,018)			891,713
Gross margin	478,201	(110,945)			367,256
Operating expenses:					
Sales and marketing	336,495	(62,943)			273,552
Research and development	285,584	(87,626)			197,958
General and administrative	124,740	(12,795)			111,945
Amortization and write down of					
intangibles	116,679	(30,073)			86,606
Restructuring charges	167,462	(58,426)			109,036
Loss on land and facilities, net	1,375				1,375
Total operating expenses	1,032,335	(251,863)			780,472
Operating loss	(554,134)	(140,918)			(413,216)
Loss on investments, net	(17,888)				(17,888)
Interest and other income, net	67,371				67,371
Loss before income taxes	(504,651)	(140,918)			(363,733)
Income tax provision	91,299	1,380			89,919
Net loss	\$ (595,950)	\$ (142,298)	\$	\$	(453,652)
Basic and diluted loss per share:					
Net loss	\$ (1.71)			\$	(1.30)
	,				,
Shares used in computing per share amounts:					
amounts.					
Basic and diluted	349,489				349,489
	377,407				377,707

Pro Forma Consolidated Condensed Statements of Operations (Unaudited)

(in thousands, except per share data)

The following table shows the unaudited pro forma condensed consolidated results of operations for the year ended June 1, 2001 as if the transaction had taken place on May 29, 1999:

	Historical (2)	Business to be disposed		Pro forma ljustments	Pro forma
Sales	\$ 2,820,881	\$ (399,716)) \$		\$ 2,421,165
Cost of sales	2,287,250	(285,161))		2,002,089
Gross margin	533,631	(114,555))		419,076
Operating expenses:					
Sales and marketing	803,994	(97,755))		706,239
Research and development	535,718	(128,821))		406,897
General and administrative	182,090	(15,633))		166,457
Amortization and write down of					
intangibles	69,707	(35,198)			34,509
Restructuring charges	163,657	(8,732))		154,925
Gain on land and facilities, net	(178,844)				(178,844)
Purchased in-process technology	60,221				60,221
Merger-related credits, net	(728)				(728)
Total operating expenses	1,635,815	(286,139))		1,349,676
Operating loss	(1,102,184)	(171,584))		(930,600)
Loss on investments, net	(18,614)				(18,614)
Litigation settlement	(250,000)				(250,000)
Interest and other income, net	144,596				144,596
Loss from continuing operations					
before income taxes and equity interest	(1,226,202)	(171,584)			(1,054,618)
Income tax provision (benefit)	(257,641)	8,163	,		(265,804)
Equity interest in loss on	(237,041)	6,103			(203,004)
unconsolidated investee	1,352				1,352
Loss before discontinued operations	(969,913)	(179,747))		(790,166)
Income from discontinued					
operations	4,537				4,537
Net loss	\$ (965,376)	\$ (179,747)) \$		\$ (785,629)

Basic and diluted loss per share:

Continuing operations	\$	(2.81)		\$ (2.29)
Discontinued operations		0.01		0.01
Net loss	\$	(2.80)		\$ (2.28)
Shares used in computing per shamounts:	are			
Basic and diluted		345,027		345,027
		6	5	

Pro Forma Consolidated Condensed Statements of Operations (Unaudited)

(in thousands, except per share data)

The following table shows the unaudited pro forma condensed consolidated results of operations for the year ended June 2, 2000 as if the transaction had taken place on May 29, 1999:

	Historical (2)	Business to be disposed		Pro forma adjustments	Pro forma
Sales	\$ 4,333,942	\$ (577,76	7) \$	\$	\$ 3,756,175
Cost of sales	2,475,934	(249,99	1)		2,225,943
Gross margin	1,858,008	(327,77	6)		1,530,232
Operating expenses:					
Sales and marketing	949,228	(96,36	5)		852,863
Research and development	597,816	(99,09	4)		498,722
General and administrative	213,085	(10,20			202,885
Amortization and write down of	,	, ,			
intangibles	24,535	(3,95	9)		20,576
Restructuring charges	68,867	(34	7)		68,520
Gain on land and facilities, net	(25,483)				(25,483)
Purchased in-process technology	13,456	(13,45	6)		
Merger-related credits, net	(2,297)				(2,297)
Total operating expenses	1,839,207	(223,42	1)		1,615,786
Operating income (loss)	18,801	104,35	5		(85,554)
Gains on investments, net	838,795				838,795
Interest and other income, net	104,258				104,258
Income from continuing operations before income taxes and equity					
interest	961,854	104,35	5		857,499
Income tax provision	341,672	48,25	0		293,422
Other interest in gain on	(1.020)				(1.020)
unconsolidated joint venture Equity interest in loss on	(1,028)				(1,028)
unconsolidated investee	5,647				5,647
	2,017				2,017
Income before discontinued operations	615,563	56,10	5		559,458
Income from discontinued					
operations	58,740				58,740
Net income	\$ 674,303	\$ 56,10	5 \$	\$	\$ 618,198

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Net income per share:					
Basic:					
Continuing operations	\$	1.77		\$	1.60
Discontinued operations	Ψ	0.17		Ψ	0.17
	\$	1.94		\$	1.77
Diluted:					
Continuing operations	\$	1.72		\$	1.56
Discontinued operations		0.16			0.17
	\$	1.88		\$	1.73
Shares used in computing per share amounts:					
Basic		348,314			348,314
Diluted		357,883			357,883
			7		
			,		

NOTES TO UNAUDITED PRO FORMA CONDENSED FINANCIAL INORMATION
Basis of Presentation
The above unaudited pro forma condensed consolidated financial statements present financial information for 3Com giving effect to the sale of its CommWorks division, which was effective as of May 23, 2003. The unaudited pro forma condensed balance sheet as of February 28, 2003 is presented as if the transaction occurred on that date. The unaudited proforma condensed statements of operations for the nine months ended February 28, 2003 and for the years ended May 31, 2002, June 1, 2001 and June 2, 2000 are presented as if the transaction had occurred on May 29, 1999 and exclude the anticipated gain to be realized.
Unaudited Pro Forma Financial Information
(1) Reflects the sale of certain net assets of CommWorks for a total cash payment of \$100 million on May 23, 2003. The pro forma adjustment to other current liabilities reflects the estimated costs and expenses incurred in connection with the sale, as if the sale ocurred on February 28, 2003.
(2) The historical amounts were derived from unaudited and audited financial statements included in 3Com s quarterly report on Form 10-Q for the period ended February 28, 2003 and annual report on Form 10-K for the year ended May 31, 2002. Certain amounts in fiscal 2002 have been reclassified to conform to the presentation for the nine-month period ended February 28, 2003.
(c) Exhibits
Exhibit No.
10.1 Asset Purchase Agreement by and between 3Com Corporation and UTStarcom, Inc. dated March 4, 2003
99.1 Text of Press Release dated March 4, 2003, titled UTStarcom Agrees to Acquire Selected Assets of 3Com s CommWorks Business for \$100 Million
99.2 Text of Press Release dated May 23, 2003, titled, 3Com Announces Completion of the Sale of CommWorks Assets

Signatures

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

3Com Corporation (Registrant)

Date: June 9, 2003 By: /s/ Mark Slaven

Mark Slaven

Executive Vice President, Finance, and Chief Financial Officer (Principal Financial and Accounting

Officer)