BCOM3 GROUP INC Form SC 13D March 18, 2002

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

> > _____

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934

BCOM3 GROUP, INC.

(Name of Issuer)

COMMON STOCK

(Title of Class of Securities)

N/A

(CUSIP Number)

PUBLICIS GROUPE S.A.

(Name of Persons Filing Statement)

JEAN-MICHEL ETIENNE 133, AVENUE DES CHAMPS-ELYSEES 75008 PARIS, FRANCE

(Name, Address and Telephone Number of Person Authorized

to Receive Notices and Communications)

MARCH 7, 2002

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box: |_|

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on the following pages)

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14		C OF REPORTING PERSON HC, CO	
13	PERC	CENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 30.7%	
12	CHEC SHAR	CK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUD	DES CERTAIN
11	AGGRE	GATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERS 6,016,358	SON
PERSON WITH			
REPORTING	10) SHARED DISPOSITIVE POWER 6,016,358	
EACH		SOLE DISPOSITIVE POWER 0	
BENEFICIAL		SHARED VOTING POWER 6,016,358	
SHARES		0	
NUMBER OF	7	SOLE VOTING POWER	
6		EENSHIP OR PLACE OF ORGANIZATION Republic of France	
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED JANT TO ITEMS 2(d) OR 2(e)	_
4	SOURC	CE OF FUNDS N/A	
3	SEC U	JSE ONLY	_
2	СНЕС	CK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X
		PUBLICIS GROUPE S.A. IRS IDENTIFICATION NUMBER: N/A	
1		C OF REPORTING PERSONS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	

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This statement relates to shares of Class A and Class B common stock (the "Common Shares") of Bcom3 Group, Inc. (the "Company"), par value \$0.01 per share. The address and principal executive office of the Company is: 35 West Wacker Drive, Chicago, IL 60601.

Item 2. Identity and Background.

This statement is filed, pursuant to Rule 13d-1 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), by Publicis Groupe S.A. ("Publicis"), a societe anonyme organized under the laws of the Republic of France. The address and principal executive office of Publicis is: 133, Avenue des Champs-Elysees, 75008 Paris, France. Publicis is principally engaged in the advertising business.

The name, business address, citizenship and present principal occupation or employment of each member of the Supervisory Board and Management Board of Publicis are set forth on Schedule I hereto, which is incorporated herein by reference. Unless otherwise specified, each member of the Management Board and Supervisory Board is a citizen of the Republic of France.

Societe Anonyme Somarel ("Somarel") owns approximately 22.2% of the ordinary shares and 35.6% of the voting power of Publicis. Madame Elizabeth Badinter and certain members of her family own approximately 51.3% of the ordinary shares of Somarel. Madame Elizabeth Badinter directly owns 5.6% of the ordinary shares and 8.9% of the voting power of Publicis. The address and principal executive office of Somarel is: 133, Avenue des Champs-Elysees, 75008 Paris, France. The name, citizenship, present principal occupation or employment and business address of each member of the Board of Directors of Somarel is set forth on Schedule I hereto, which is incorporated herein by reference.

During the last five years, Publicis has not been convicted in any criminal proceeding. During the last five years, Publicis has not been a party to a civil proceeding before a judicial or administrative body of competent jurisdiction as a result of which proceeding Publicis is or was subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

During the last five years, to the best of Publicis' knowledge, no person identified on Schedule I has been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (b) a party to a civil proceeding before a judicial or administrative body of competent jurisdiction as a result of which proceeding such person is or was subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

Not applicable.

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Item 4. Purpose of Transaction.

On March 7, 2002, Publicis, the Company, Philadelphia Merger LLC, and Philadelphia Merger Corp., a wholly-owned subsidiary of Publicis ("Merger Corp."), entered into an Agreement and Plan of Merger (the "Merger Agreement"), pursuant to which the Company will be merged under Delaware law with and into Merger Corp. (the "Merger"), with Merger Corp. being the surviving corporation. All of the stockholders of the Company, other than stockholders who exercise dissenters' rights, will become entitled to receive ordinary shares of Publicis and the other merger consideration more fully described in the Merger Agreement.

The Merger is subject to the satisfaction of certain conditions, including receipt of regulatory approvals and approval from the stockholders of Publicis and the Company, as set forth in the Merger Agreement. The Merger Agreement, listed as Exhibit 1 below, is incorporated herein by reference.

Pursuant to the Merger Agreement, each of Publicis and the Company is prohibited from soliciting any competing transaction and, subject to limitations based on fiduciary duties, from discussions or negotiations with respect to a competing transaction. In addition, if the Merger Agreement is terminated in the event of a competing transaction for either Publicis or the Company under certain circumstances, the party that is the subject of the competing transaction is required to pay to the other party a termination fee of \$90 million.

As a condition to Publicis' agreeing to enter into the Merger Agreement, Dentsu Inc., and Roger A. Haupt, Richard B. Fizdale, Roy J. Bostock and Craig D. Brown, respectively, all of whom are stockholders of the Company (collectively, the "Stockholders"), have entered into support agreements with Publicis, dated as of March 7, 2002 (collectively, the "Publicis Support Agreements"), pursuant to which the Stockholders have agreed to vote their Common Shares in favor of the Merger Agreement and the Merger and have agreed to vote against any competing transaction and not to transfer any of their Common Shares, in each case for the periods specified in the Publicis Support Agreements.

As a condition to the Company's entering into the Merger Agreement, Somarel and Madame Elizabeth Badinter have entered into a support agreement with the Company, dated as of March 7, 2002 (the "Somarel Support Agreement"), pursuant to which Somarel and Madame Elizabeth Badinter have agreed to vote their Publicis ordinary shares in favor of the Merger Agreement and the Merger and have agreed to vote against any competing transaction and not to transfer any of their Publicis ordinary shares, in each case for the periods specified in the Somarel Support Agreement.

The preceding summaries of certain provisions of the Merger Agreement, the Publicis Support Agreements and the Somarel Support Agreement are not intended to be complete and are qualified in their entirety by reference to the full text of such agreements. The Publicis Support Agreements and the Somarel Support Agreement are listed as Exhibits 2, 3 and 4 below, respectively, each of which is incorporated herein by reference.

A copy of the press release announcing the Merger, attached as Exhibit 5 hereto, is incorporated herein by reference.

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Item 5. Interest in Securities of the Issuer.

(a) and (b)

Pursuant to the Publicis Support Agreements, the Stockholders have agreed to vote their Common Shares in favor of the Merger and the Merger Agreement and have agreed to vote against any Competing Transaction. An aggregate of 6,016,356 Common Shares are subject to the Publicis Support Agreements, which represents 30.7% of the amount of the Common Shares outstanding as of March 7, 2002.

(c) Except for the agreements described in Item 4, there have been no transactions in Company Shares by Publicis, or, to the best knowledge of Publicis, the members of the Supervisory Board or Management Board of Publicis during the past 60 days.

(d) To the best knowledge of Publicis, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, such securities.

- (e) Not applicable.

See Items 4 and 5.

Except as set forth in Items 4 and 5, neither Publicis nor, to the best knowledge of Publicis, any of the members of its Supervisory Board or Management Board, Somarel or any of the members of the Board of Directors of Somarel, has any contracts, arrangements, understandings or relationships (legal or otherwise) with any other person with respect to any securities of the Company or its subsidiaries.

Item 7. Material to be Filed as Exhibits.

EXHIBIT INDEX

Exhibit Number	Description
1	Agreement and Plan of Merger, dated as of March 7, 2002, between Publicis Groupe S.A., Bcom3 Group, Inc., Philadelphia Merger Corp. and Philadelphia Merger LLC (incorporated by reference to Exhibit 2.1 to Publicis' Current Report on Form 6-K filed March 14, 2002).
2	Support Agreement, dated as of March 7, 2002, between Publicis Groupe S.A., Philadelphia Merger Corp., Roger A. Haupt, Richard B. Fizdale, Roy J. Bostock and Craig D. Brown (incorporated by reference to Exhibit 99.2 to Publicis' Current Report on Form 6-K filed March 14, 2002).

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3	Support Agreement, dated as of March 7, 2002, between Publicis Groupe S.A., Philadelphia Merger Corp. and Dentsu Inc. (incorporated by reference to Exhibit 99.1 to Publicis' Current Report on Form 6-K filed March 14, 2002)
4	Support Agreement, dated as of March 7, 2002, between Societe Anonyme Somarel, Madame Elizabeth Badinter and Bcom3 Group, Inc.(incorporated by reference to Exhibit 99.3 to Publicis' Current Report on Form 6-K filed March 14, 2002)
5	Press Release, dated March 7, 2002.

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SIGNATURE

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

March 15, 2002	PUBLICIS GROUPE S.A.
	/s/ Jean-Michel Etienne
	By: Jean-Michel Etienne
	Title: Chief Financial Officer

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Schedule I

Directors and Executive Officers of Publicis Groupe S.A.

The following tables I and II set forth the names, business addresses, principal occupations or employment and citizenship of the members of Publicis' Management Board and Supervisory Board. Each member of the Management Board is principally employed by Publicis as set forth on Table II.

The Supervisory Board I.

NAME	PRINCIPAL FUNCTION IN PUBLICIS	PRINCIPAL BUSINESS ACTIVITIES OUTSIDE PUBLICIS
Elisabeth Badinter 133, Avenue des Champs-Elysees, 75008 Paris, France	Chair, Supervisory Board	Lecturer, Ecole Polytechnique, and author
Robert Badinter 133, Avenue des Champs-Elysees, 75008 Paris, France	Director	Professor Emeritus, University of Paris I (Pantheon-Sorbonne)
Simon Badinter 133, Avenue des Champs-Elysees, 75008 Paris, France	Director; Director of International Development - Medias & Regies Europe	None
Monique Bercault 133, Avenue des Champs-Elysees, 75008 Paris, France	Director; Technical Consultant to the Chairman of Medias & Regies Europe	None
Michel Cicurel 133, Avenue des Champs-Elysees, 75008 Paris, France	Director	Chairman of the Management Board of Compagnie Financiere Edmond de Rothschild and Compagnie Financiere Saint-Honore; various directorships
Michel David-Weill 133, Avenue des Champs-Elysees, 75008	Director	Chairman and Chief Executive Officer of Maison Lazard Developpement, Managing Partner of Lazard Freres et Compagnie; numerous

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NAME ____

PRINCIPAL PRINCIPAL BUSINESS FUNCTION IN PUBLICIS ACTIVITIES OUTSIDE PUBLICIS

positions

Director

Director

Director

Department

Director

Director, Vice President

Director, Chairman of

Director of Publicis

Saatchi & Saatchi plc

Publicis Real Estate

within the Lazard group; Vice President and Director of the Danone Group

Manager -- Sophie Dulac Conseil and Moira

Chair of Pechel Industries and Director of Lafarge

Director of Comcast Corporation and Fiat SpA

Director of Vanteq, Inc.

Member of the Management Board of BNP Paribas

None

Chairman of the Board of General Partners of Rothschild et Cie Banque. Director of SG Belgique, Telecom Italia, Metropole Televi-

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NAME

PRINCIPAL FUNCTION IN PUBLICIS PRINCIPAL BUSINESS ACTIVITIES OUTSIDE PUBLICIS

Paris, France

Sophie Dulac

Helene Ploix

75008 Paris, France

75008 Paris, France

Felix George Rohatyn

75008 Paris, France

Gerard Worms

Henri-Calixte Suaudeau

Robert Seelert

Amaury-Daniel

de Seze

133, Avenue des Champs-Elysees,

133, Avenue des Champs-Elysees, Conseil; Director of

sion and Degremont

NAME	PRINCIPAL FUNCTION IN PUBLICIS	COUNTRY (IF OTH
Maurice Levy Publicis Groupe S.A. 133, Avenue des Champs-Elysees Paris, France 75008	Chairman of Management Board	
Bruno Desbarats-Bollet Publicis Groupe S.A. 133, Avenue des Champs-Elysees Paris, France 75008	Director, Chief Executive Officer of Medias & Regies Europe	
Kevin Roberts Publicis Groupe S.A. 133, Avenue des Champs-Elysees Paris, France 75008	Director, Chief Executive Officer of Saatchi & Saatchi	United
Bertrand Siguier Publicis Groupe S.A.	Director, Executive Vice President of Publicis Worldwide	

Directors and Executive Officers of Somarel.

The following table III sets forth the names, business addresses, current principal occupations or employment, and citizenship or country of formation of the members of Somarel's Board of Directors.

II. Somarel's Board of Directors

Paris, France 75008

133, Avenue des Champs-Elysees

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NAME	PRINCIPAL OCCUPATION OR EMPLOYMENT	CIT OR COUNT (IF OTH
Elisabeth Badinter Somarel 133, Avenue des Champs-Elysees Paris, France 75008	Chairman of the Board, see table I	
Sophie Dulac Somarel 133, Avenue des Champs-Elysees Paris, France 75008	See table I	
Claude Marcus Somarel 133, Avenue des Champs-Elysees	Retired (former Vice President of the Supervisory Board of Publicis)	

Paris, France 75008

Jean-Michel Bleustein Somarel 133, Avenue des Champs-Elysees Paris, France 75008

Simon Badinter Somarel 133, Avenue des Champs-Elysees Paris, France 75008

Benjamin Badinter Somarel 133, Avenue des Champs-Elysees Paris, France 75008

Eric Delorme SomarelPARIBAS/DAI (Department133, Avenue des Champs-Elyseesof Industrial Affairs) Paris, France 75008

See table I

Retired

Member of the Management Board of Medias & Regies Europe, Director of European Development, various directorships

Director of BNP

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NAME	PRINCIPAL OCCUPATION OR EMPLOYMENT	CIT OR COUNT (IF OTH
Pechel Industries, represented by	Not applicable	
Somarel 133, Avenue des Champs-Elysees Paris, France 75008		
Judith Badinter (spouse name: Sadock) Somarel 133, Avenue des Champs-Elysees Paris, France 75008	Member of the Supervisory Board of Medias & Regies Europe, psychoanalyst	
Compagnie Financiere Saint-Honore, represented by Samuel Pinto Somarel 133, Avenue des Champs-Elysees Paris, France 75008	Not applicable	
SRRE SA, represented by Michel Fleuret Somarel 133, Avenue des Champs-Elysees Paris, France 75008	Not applicable	Luxembo

MLMS, represented by Claudine Not applicable Bienaime Somarel 133, Avenue des Champs-Elysees Paris, France 75008 FRANCAREP (SA), represented by Not applicable Georges Babinet Somarel 133, Avenue des Champs-Elysees Paris, France 75008

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