

**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION**

Washington D.C. 20549

**FORM 6-K/A**

**REPORT OF FOREIGN PRIVATE ISSUER  
PURSUANT TO RULE 13a-16 OR 15d-16 UNDER  
THE SECURITIES EXCHANGE ACT OF 1934**

*For the month of September 2014*

**SUPERCOM LTD.**  
(Translation of Registrant's name into English)

**1, Shenkar Street,  
Hertzliya Pituach,  
Israel**

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F  Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934. Yes  No

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82- \_\_\_\_\_

**This Form 6-K is being incorporated by reference into the Registrant's Registration Statements on Form F-3, File No. 333-197434 and S-8, File Nos. 333-121231 and 333-175785.**

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SUPERCOM LTD.

6-K Items

1. Condensed Interim Consolidated Financial Statements of Supercom Ltd. and its subsidiaries as of June 30, 2014.
  2. Management's Discussion and Analysis of Financial Condition and Results of Operations.
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**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, thereunto duly authorized.

SuperCom Ltd.

By: /s/ Arie Trabelsi  
Name: Arie Trabelsi  
Title: Chief Executive Officer

Date: October 2, 2014

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**SUPERCOM LTD.  
CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS  
as of June 30, 2014**

**(Unaudited)**

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**SUPERCOM LTD.**  
**CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS**  
**as of June 30, 2014**

(Unaudited)

IN U.S. DOLLARS

INDEX

	<u>Page</u>
Interim Consolidated Balance Sheets	3
Interim Consolidated Statements of Operations	4
Interim Statements of Changes in Shareholders' equity	5
Interim Consolidated Statements of Cash Flows	6 – 7
Notes to Interim Consolidated Financial Statements	8 – 9

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**SUPERCOM LTD.**  
**CONDENSED INTERIM CONSOLIDATED BALANCE SHEETS**  
(U.S. dollars in thousands)

	June 30, <b>2014</b> Unaudited	December 31, <b>2013</b> Audited
<b>CURRENT ASSETS</b>		
Cash and cash equivalents	2,059	2,673
Restricted bank deposits	563	85
Trade receivable, net	10,430	3,096
Deferred tax short term	1,480	2,183
Other accounts receivable and prepaid expenses	1,999	3,365
Inventories, net	1,049	707
<b>Total current assets</b>	<b>17,580</b>	<b>12,109</b>
<b>LONG-TERM ASSETS</b>		
Severance pay funds	349	294
Deferred tax long term	4,633	3,930
Customer Contracts	7,620	8,100
Software and other IP	5,900	6,210
Goodwill	889	889
Property and equipment, net	317	176
<b>Total assets</b>	<b>37,288</b>	<b>31,708</b>
<b>CURRENT LIABILITIES</b>		
Short-term bank credit	26	1
Trade payables	2,470	1,689
Employees and payroll accruals	961	419
Related parties	404	434
Accrued expenses and other liabilities	1,999	3,636
Short-term liability for future earn-out	1,748	1,978
<b>Total current liabilities</b>	<b>7,608</b>	<b>8,157</b>
<b>LONG-TERM LIABILITIES</b>		
Long-term liability for future earn-out	3,760	3,760
Accrued severance pay	567	399
<b>Total long-term liabilities</b>	<b>4,327</b>	<b>4,159</b>
<b>SHAREHOLDERS' EQUITY:</b>		
Ordinary shares	934	904
Additional paid-in capital	58,011	55,530
Accumulated deficit	(33,592)	(37,042)
<b>Total shareholders' equity</b>	<b>25,353</b>	<b>19,392</b>
<b>Total Liabilities and Shareholders' Equity</b>	<b>37,288</b>	<b>31,708</b>

**SUPERCOM LTD.**  
**CONDENSED INTERIM CONSOLIDATED STATEMENTS OF OPERATIONS**  
(U.S. dollars in thousands, except per share data)

	Six months ended June 30	
	2014	2013
<b>REVENUES</b>	12,364	3,903
<b>COST OF REVENUES</b>	(2,696)	(541)
<b>GROSS PROFIT</b>	9,668	3,362
<b>OPERATING EXPENSES</b>		
Research and development, net	1,802	349
Sales and marketing	3,222	1,410
General and administration	1,094	435
Total operating expenses	6,118	2,194
<b>OPERATING INCOME</b>	3,550	1,168
<b>FINANCIAL EXPENSES, NET</b>	100	42
<b>INCOME BEFORE INCOME TAX</b>	3,450	1,126
<b>INCOME TAX BENEFIT</b>	-	3,001
<b>NET INCOME</b>	3,450	4,127
<b>NET INCOME PER SHARE</b>		
Basic	0.26	0.47
Diluted	0.26	0.43
Weighted average number of ordinary shares used in computing basic income per share	13,391,037	8,740,001
Weighted average number of ordinary shares used in computing diluted income per share	13,471,288	9,553,082

**SUPERCOM LTD.**  
**CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY**  
(U.S. dollars in thousands, except share data)

	<u>Ordinary shares</u>			<b>Amount of liability extinguished on account of shares</b>	<b>Accumulated deficit</b>	<b>Total shareholders' equity</b>
	<b>Number of Shares</b>	<b>Share capital</b>	<b>Additional paid-in capital</b>			
Balance as of December 31, 2012	8,651,703	574	43,518	127	(43,508)	711
Changes during the six months ended June 30, 2013 (unaudited):						
Shares issued in connection with extinguishments of liabilities	429,600	29	98	(127)	-	-
Net income	-	-	-	-	4,127	4,127
Balance as of June 30, 2013	<u>9,081,303</u>	<u>603</u>	<u>43,616</u>	<u>-</u>	<u>(39,381)</u>	<u>4,838</u>
Balance as of December 31, 2013	13,284,144	904	55,530	-	(37,042)	19,392
Changes during the six months ended June 30, 2014 (unaudited):						
Exercise of options and issuance of restricted share capital, net of issuance costs	414,911	30	2,464	-	-	2,494
Stock- based compensation	-	-	17	-	-	17
Net income	-	-	-	-	3,450	3,450
Balance as of June 30, 2014	<u>13,699,055</u>	<u>934</u>	<u>58,011</u>	<u>-</u>	<u>(33,592)</u>	<u>25,353</u>

**SUPERCOM LTD.**  
**CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOW**  
(U.S. dollars in thousands)

	<b>Six months ended June 30</b>	
	<b>2014</b>	<b>2013</b>
<b>Cash flows from operating activities:</b>		
Net income	3,450	4,127
<b>Adjustments to reconcile net income to net cash used in operating activities:</b>		
Depreciation and amortization	817	21
Accrued severance pay	168	20
Stock-based compensation	17	-
Deferred tax	-	(3,010)
Increase in trade receivables, net	(7,334)	(860)
Decrease (increase) in other accounts receivable and prepaid expenses	1,366	(361)
Increase in inventories, net	(342)	(49)
Increase (decrease) in trade payables	781	(4)
Increase in employees and payroll accruals	542	186
Increase (decrease ) in accrued expenses and other liabilities	(1,667)	176
<b>Net cash provided by (used in) operating activities</b>	<b>(2,202)</b>	<b>246</b>
<b>Cash flows from investing activities:</b>		
Purchase of property and equipment	(168)	(76)
Decrease in severance pay fund	(55)	(7)
Liability for future earn-out	(230)	-
Restricted bank deposits, net	(478)	-
<b>Net cash used in investing activities</b>	<b>(931)</b>	<b>(83)</b>
<b>Cash flows from financing activities:</b>		
Short-term bank credit, net	25	(20)
Proceeds from issuance of restricted share capital, net of issuance costs	2,449	-
Proceeds from exercise of options, net	45	-
<b>Net cash (used in) provided by financing activities</b>	<b>2,519</b>	<b>(20)</b>
<b>Increase (decrease) in cash and cash equivalents</b>	<b>(614)</b>	<b>143</b>
Cash and cash equivalents at the beginning of the year	2,673	225
<b>Cash and cash equivalents at the end of the year</b>	<b>2,059</b>	<b>368</b>

**SUPERCOM LTD.**  
**CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOW**  
(U.S. dollars in thousands)

Six months	
Ended June 30,	
2014	2013

**Supplemental disclosure of cash flows information:**

Cash paid during the period for:

Interest	-*	-*
Income taxes, net	-	9

\*Less than \$1.

**SUPERCOM LTD.**  
**NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS**

**NOTE 1: GENERAL**

SuperCom Ltd. (the "Company") is an Israeli resident company organized in 1988 in Israel. On January 24, 2013 the Company changed its name back to SuperCom Ltd, its original name, from Vuance Ltd. On September 12, 2013, the Company's ordinary shares were approved for listing on the NASDAQ Capital Market and began trading under the ticker symbol "SPCB" on September 17, 2013. Previously, the Company's ordinary shares traded on the OTCQB electronic quotation service.

The Company is a global provider of traditional and digital identity solutions, providing advanced safety, identification, tracking and security products to governments and private and public organizations. The Company provides cutting edge real-time positioning, tracking, monitoring and verification solutions enabled by its PureRF wireless hybrid suite of products and technologies, all connected to a web-based, secure, proprietary, interactive and user-friendly interface. The Company offers a wide range of solutions including, national ID registries, e-passports, biometric visas, automated fingerprint identification systems, digitized driver's licenses, and electronic voter registration and election management using the common platform ("MAGNA"). The Company sells its products through sales offices in the U.S, Tanzania, Panama, Ecuador and Israel.

On December 26, 2013 the Company acquired the SmartID Division of On Track Innovations Ltd. (NASDAQ: OTIV) ("OTI"), consisting of customer contracts, software, other related technologies and IP assets. The Company paid OTI \$8.8 million (\$10 million less certain price adjustments) at the closing and agreed to make contingent payments of up to \$12.5 million pursuant to an earn-out mechanism based on certain performance and other milestones. The SmartID Division has a strong international presence, with a broad range of competitive and well-known e-ID solutions and technology. The acquisition significantly expanded the breadth of the Company's e-ID capabilities globally, while providing it with market and technological experts, together with its ID software platforms and technologies.

**NOTE 2: UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**

**Financial Statement preparation**

These unaudited interim consolidated financial statements of the Company and its subsidiaries (collectively referred to in its report as "Company"), as of June 30, 2014 and for the six months then ended have been prepared, in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). They do not include all information and notes required by U.S. GAAP in the preparation of annual consolidated financial statements. The accounting policies used in the preparation of the unaudited interim consolidated financial statements is the same as those described in the Company's audited consolidated financial statements prepared in accordance with U.S. GAAP for the year ended December 31, 2013.

The Company makes estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the consolidated interim financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results may differ from those estimates.

**SUPERCOM LTD.**  
**NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS**

**NOTE 2: UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (cont.)**

The Company believes all adjustments necessary for a fair statement of the results for the period presented have been made and all such adjustments were of a normal recurring nature unless otherwise disclosed. The financial results for the period are not necessarily indicative of financial results for the full year.

**These financial statements should be read in conjunction with the Company's consolidated financial statements for the year ended December 31, 2013 and the accompanying notes.**

**NOTE 3: COMMITMENTS AND CONTINGENT LIABILITIES – LITIGATION**

1. According to a success based consulting agreement from November 29, 2009, Periscope Finance Ltd. (“Periscope”), committed to assist the Company in finding an investor, With the following payments terms: (i) for any investment of up to \$2 million, an amount equal to 6% of the investment amount and (ii) options for 3% of the Company’s share capital. (iii) for any amount over \$2 million, an additional \$25 for any \$1 million and an additional options for 1% of the Company’s share capital. Periscope claims that they are responsible for an investment by Sigma Wave, the Company’s current controlling shareholder. The Company believes that Periscope is not entitled to any payment, since the agreement with Periscope was never approved by the Company’s authorized organs and since the acquisition of the Company’s convertible bond from a bondholder by Sigma Wave was not "an investment in the company" (the Company was not part of the transaction). In addition, the Company position is that even if the agreement was enforceable, it terminated prior to November 28, 2010, and as such the Sigma transaction (not an investment), occurred after the term of the agreement with Periscope terminated. In April, 2013, Periscope proposed a settlement agreement, which was presented at the Company’s general assembly for approval but this agreement was rejected by the general assembly in its annual meeting on May 9, 2013. Both parties agreed to go into a mediation process, which was ended with no agreement between the parties. In August 2014, Periscope proposed a new settlement agreement, which is currently under evaluation.
2. As part of the acquisition of the SmartID division of OTI in December 2013, the Company assumed a dispute with Merwell Inc. (“Merwell”). Merwell has alleged that it has not received the full payment it is entitled to for its services in respect of a drivers’ license project. OTI alleged that Merwell breached its commitments under the service agreement and also acted in concert with third parties to damage OTI’s business activities. This matter is now subject to an arbitration proceeding.

**MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OPERATIONS**

The discussion and analysis which follows in this contain forward-looking statements within the meaning of Section 21E of the Securities Exchange Act of 1934 which reflect our current views with respect to future events and financial results. These include statements regarding our earnings, projected growth and forecasts, and similar matters which are not historical facts. We remind stockholders that forward-looking statements are merely predictions and therefore are inherently subject to uncertainties and other factors which could cause the actual future events or results to differ materially from those described in the forward-looking statements.

**Overview**

We are a global provider of traditional and digital identity solutions, providing advanced safety, identification, tracking and security products to governments and private and public organizations. We provide cutting edge real-time positioning, tracking, monitoring and verification solutions enabled by its PureRF wireless hybrid suite of products and technologies, all connected to a web-based, secure, proprietary, interactive and user-friendly interface. We offer a wide range of solutions including, national ID registries, e-passports, biometric visas, automated fingerprint identification systems, digitized driver's licenses, and electronic voter registration and election management using the common platform ("MAGNA"). Our product depth and global presence was expanded significantly with our acquisition of the SmartID Division of OTI in December 2013.

We were organized in Israel in 1988 and operate internationally with subsidiaries in the U.S., Tanzania, Panama, Israel and an office in Ecuador.

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## Acquisition of SmartID Division of OTI

On December 26, 2013, we completed the acquisition of OTI's SmartID Division, including all contracts, software, other related technologies and IP assets. We paid OTI \$10 million (less adjustment of \$1.2 million) and agreed to make contingent payments of up to \$12.5 million pursuant to an earn-out mechanism based on certain performance and other milestones. Such contingent payments include the revenues generated by us from new e-ID projects that will be received by us either through the assignment of contracts by OTI pursuant to the asset purchase agreement or otherwise following December 26, 2013. Earn-out payments are capped at \$7.5 million and are due and payable for a period of seven (7) years from the date of the agreement. However, the payments of the amounts due and payable pursuant to the earn-out mechanism may be accelerated if we receive certain new project or if we sell all or substantially all of the assets or contractual rights of our e-ID activities to a third party, other than an affiliate. Furthermore, if at any time during the period commencing as of the date of the agreement and ending on the December 26, 2016, we are awarded or otherwise receive orders under certain potential projects that were disclosed to us as part of the acquisition, the gross amount of all potential revenues under such orders or awards during each of the three 12-month periods following the closing date will be divided into units of \$20 million each, or an award unit, and with respect to each full award unit in each year, we agreed to pay OTI \$1,666,667 as additional consideration for the acquisition. Such amount will be payable in accordance with the earn-out mechanism, provided that the aggregate amount of all such additional consideration will not exceed \$5 million. In addition for each award unit earned, the period of the OTI's earn-out eligibility will be extended by an additional 12 month period.

## General

Our consolidated financial statements appearing in this report are prepared in U.S. dollars and in accordance with generally accepted accounting principles in the United States, or U.S. GAAP. Transactions and balances originally denominated in dollars are presented at their original amounts. Transactions and balances in other currencies are re-measured into dollars in accordance with the principles set forth in Financial Accounting Standards Board, or FASB, Accounting Standards Codification, or ASC, Topic 830, "Foreign Currency Translation." The majority of our sales are made outside Israel in dollars. In addition, substantial portions of our costs are incurred in dollars. Since the dollar is the primary currency of the economic environment in which we and certain of our subsidiaries operate, the dollar is our functional and reporting currency and, accordingly, monetary accounts maintained in currencies other than the dollar are re-measured using the foreign exchange rate at the balance sheet date. Operational accounts and non-monetary balance sheet accounts are measured and recorded at the exchange rate in effect at the date of the transaction. The financial statements of certain subsidiaries, whose functional currency is not the dollar, have been translated into dollars. All balance sheet accounts have been translated using the exchange rates in effect at the balance sheet date. Statement of operations amounts have been translated using the average exchange rate for the period. The resulting translation adjustments are reported as a component of shareholders' equity in accumulated other comprehensive income (loss).

## Results of Operations

Our revenues for the six months ended June 2014, increased by \$8.5 million or 217%, to \$12.4 million compared to \$4 million for the six months period ended June 30, 2013. The increase in our revenues in the first half of 2014, was attributable mainly to the strength of our relationships with current and new customers, which is reflected by both our ongoing contracts, transferred contracts from OTI, as well as new orders that we have secured during this period, some of which were very significant. These contracts have provided us with revenue streams well beyond what we had in 2013.

**Our gross profit margin** decreased from 86% in the first half of 2013 to 78% in the first half of 2014. The decrease in gross profit margin is attributable to new contracts received in the first half of 2014, which represent a different mix of revenue, with a lower gross profit margin in comparison to the ongoing recurring revenue, which accounted for most of the revenue generated in the first half of 2013.

Our operating expenses increased in first six months of 2014 to \$6.1 million from \$2.2 million in first six months of 2013, an increase of 177%. This increase in operating expenses in the first half of 2014, was primarily due to an increase of: (i) \$1.5 million arising from R&D capitalization costs released from previous years and an increase in additional R&D investments, and (ii) \$0.8 million in salaries and expenses related to the increase of our sales and marketing department resulting from the acquisition of the SmartID division of OTI.

We had financial expenses, net of \$100,000 in first half of 2014 compared to \$45,000 in 2013. Financial expenses consist primarily of guaranties cost related to new contracts received, bank fees and exchange rate expenses. We did not received any major new contracts during the 2013 six month period.

We recorded an income tax benefit of \$3 million for the first half of 2013. This benefit resulted from tax loss carry forwards that we estimated that we will be able to offset against current and future taxable income. In the first half of 2014, we did not recognize any additional tax assets. We still have remaining NOLs and during the coming quarters we will reevaluate our profitability expectations and as a result, our tax benefit realization going forward.

As a result of the factors described above, our net income before income tax in first half of 2014 was \$3.5 million compared to net income of \$1.1 million in first half of 2013, an increase of 218%.

Our net income in first half of 2014 was \$3.5 million compared with \$4.1 million in the first six months of 2013. The decrease in net income is primarily attributable to the \$ 3 million income tax benefit that we recorded in 2013.

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## **Liquidity and Capital Resources**

As of June 30, 2014, we had approximately \$2.1 million in cash and cash equivalents and our working capital was approximately \$ 10.0 million compared with approximately \$2.7 million in cash and cash equivalents and working capital of \$4.0 million at December 31, 2013

The decrease in our cash and cash equivalents for the six months ended June 30, 2014 is attributable to the increase in cash used in operating activities. Net cash used in operating activities for the first six months of 2014, was \$2.2 million compared to net cash provided by operating activities of \$0.2 million during the first six months of 2013, an increase of \$2.4 million. This increase was primarily due to the \$7 million increase in our trade receivables balance as of June 30, 2014, reflecting the significant growth in revenues in the period. Since the end of the second quarter of 2014, we have collected the majority of receivables balance outstanding at June 30, 2014..

Net cash used by investing activities during the first half of 2014 was \$1 million compared to \$0.1 million used during the first six months of 2013. This increase was primarily due to earn-out payments of \$0.23 million according to the acquisition agreement relating to the SmartID division of OTI and from an increase of \$0.5 million in our restricted bank deposits related to bank guaranties for transferred contracts from OTI as part of the SmartID division acquisition.

Net cash provided by financing activities during the first six months of 2014 was \$2.5 million reflecting proceeds received in this period from issuance of restricted share and exercise of options.

We currently do not have significant capital spending or purchase commitments other than with respect to the contingent and earn-out payments associated with our acquisition of the SmartID Division. We anticipate that our cash on hand and cash flow from operations will be sufficient to meet our working capital and capital expenditure requirements for at least 12 months.

## **Seasonality**

Our operating results are generally not characterized by a seasonal pattern except that our volume of sales in Europe is generally higher in the summer months.

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