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ACCENTURE LTD Form 8-A12G October 24, 2001

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

Form 8-A

FOR REGISTRATION OF CERTAIN CLASSES OF SECURITIES PURSUANT TO SECTION 12(b) OR 12(g) OF THE SECURITIES EXCHANGE ACT OF 1934

ACCENTURE LTD (Exact Name of Registrant as Specified in Its Charter)

Bermuda
(State or Other Jurisdiction of Incorporation or Organization)

98-0341111 (I.R.S. Employer Identification Number)

Cedar House
41 Cedar Avenue
Hamilton HM12, Bermuda
(441) 296-8262
(Address of Principal Executive Offices)

If this form relates to the registration of a class of securities pursuant to Section $12\,(b)$ of the Exchange Act and is effective pursuant to General Instruction A.(c), check the following box. []

If this form relates to the registration of a class of securities pursuant to Section 12(g) of the Exchange Act and is effective pursuant to General Instruction A.(d), check the following box. [X]

Securities Act registration statement file number to which this form relates: Not applicable

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

None

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

Class X Common Shares, par value \$0.0000225 per share (Title of Class)

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Information with respect to the Class X common shares is incorporated herein by reference to the section captioned "Description of Share Capital" in the prospectus included in the Registration Statement on Form S-1 (Registration No. 333-59194), as amended (the "Registration Statement"), filed under the Securities Act of 1933, as amended, with the Securities and Exchange Commission (the "Commission"). The Registration Statement was originally filed with the Commission on April 19, 2001.

Item 2. Exhibits

- 2.1 Memorandum of Continuance of the Registrant, dated February 21, 2001 (incorporated by reference to Exhibit 3.1 to Amendment No. 2to the Registration Statement filed with the Commission on July 2, 2001).
- 2.2 Form of Bye-laws of the Registrant (incorporated by reference to Exhibit 3.2 to Amendment No. 2 to the Registration Statement filed with the Commission on July 2, 2001).

SIGNATURES

Pursuant to the requirements of Section 12 of the Securities Exchange Act of 1934, the registrant has duly caused this registration statement to be signed on its behalf by the undersigned, thereto duly authorized.

Dated: October 23, 2001 ACCENTURE LTD

> By: /s/ Douglas G. Scrivner ______

Name: Douglas G. Scrivner Title: General Counsel and Secretary

-right-width: 1; border-bottom-width: 1">1.Title of Security

(Instr. 3)2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if any (Month/Day/Year)3. Transaction Code

(Instr. 8)4. Securities Acquired (A) or Disposed of (D)

(Instr. 3, 4 and 5)5. Amount of Securities Beneficially Owned Following Reported Transaction(s)

(Instr. 3 and 4)6. Ownership Form: Direct (D) or Indirect (I)

(Instr. 4)7. Nature of Indirect Beneficial Ownership

 $(Instr.\ 4) CodeVAmount(A)\ or\ (D) Price\ Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ \$\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ B\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ B\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ B\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ B\ 165.89\ 69,105\ D\quad Common\ Stock 10/02/2017\ A\quad 626\ \underline{(1)}\ A\ B\ 165.89\ 69,105\ D\quad Common\ B\ 165.89\ A\ B\ 165.89\ A\$ 3.225 I Moulton Revocable Trust

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

(9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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1. Title of Derivative	2. Conversion	3. Transaction Date (Month/Day/Year)		4. Transac	5. tionNumber	6. Date Exer Expiration D		7. Titl		8. Price of Derivative	9. Nu Deriv
Security (Instr. 3)	or Exercise Price of Derivative Security	(Monuil Day, Tear)	any (Month/Day/Year)	Code (Instr. 8	of Derivative Securities Acquired (A) or	Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3,		Underlying Securities (Instr. 3 and 4)		Security (Instr. 5)	Secur Bene Owne Follo Repo Trans (Instr
				Code V	/ (A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

MOULTON PAUL G 999 LAKE DRIVE ISSAQUAH, WA 98027

Executive VP

Signatures

Deanna K. Nakashima, attorney-in-fact 10/05/2017

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Represents additional restricted stock units ("RSUs") resulting from the upward adjustment of unvested RSUs in connection with the special cash dividend paid on May 26, 2017. The adjustment was required under the plan documents governing the grants. The RSUs reported are subject to the same vesting schedules as the RSUs granted in October 2016 subject to performance conditions concerning fiscal 2017, which were deemed satisfied by the Compensation Committee of the Board of Directors.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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