FLEXTRONICS INTERNATIONAL LTD

Form S-8

November 20, 2002

#### **Table of Contents**

As filed with the Securities and Exchange Commission on November 20, 2002

Registration No. 333-

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### FORM S-8

#### REGISTRATION STATEMENT

# UNDER THE SECURITIES ACT OF 1933

#### Flextronics International Ltd.

(Exact Name of Registrant as Specified in Its Charter)

Singapore

(State or Other Jurisdiction of Incorporation or Organization)

**Not Applicable** (I.R.S. Employer Identification No.)

36 Robinson Road #18-01, City House, Singapore 068877

(Address of Principal Executive Offices)

Registrant s 1997 Employee Share Purchase Plan (Full Title of the Plan)

Michael E. Marks

Chairman and Chief Executive Officer Flextronics International Ltd. 36 Robinson Road #18-01 City House, Singapore 068877 (65) 6299-8888

(Name, Address and Telephone Number of Agent For Service)

Copies to:

Timothy Stewart, Esq. Flextronics International Ltd. c/o Flextronics International USA, Inc. 2090 Fortune Drive San Jose, CA 95131 David K. Michaels, Esq. Cynthia E. Garabedian, Esq. Fenwick & West LLP Two Palo Alto Square Palo Alto, California 94306

### CALCULATION OF REGISTRATION FEE

		Proposed		
Title of	Amount	Maximum	Proposed	
Securities	to be	Offering Price		Amount of

		Maximum Aggregate		
to be Registered	Registered	Per Share	Offering Price	Registration Fee
Ordinary Shares, S\$0.01 par value	1,000,000(1)	\$ 7.09(2)	\$7,090,000.00	\$ 653.00

Pursuant to Rule 429 promulgated under the Securities Act, the prospectus relating to this Registration Statement also relates to the shares registered under the Registrant s registration statements on Form S-8 filed with the Securities and Exchange Commission on December 15, 1997 (Registration No. 333-42255), January 21, 2000 (Registration No. 333-95189) and February 16, 2001 (Registration No. 333-55850). A total of 2,400,000 shares issuable under the 1997 Employee Share Purchase Plan have previously been registered under the Securities Act.

(2) Estimated solely for the purposes of calculating the registration fee in accordance with Rules 457(c) and (h) under the Securities Act of 1933 and based upon \$8.34, the average of the high and low sales prices reported on the Nasdaq National Market on November 13, 2002. This amount has been multiplied by 85%, which is the percentage of the price per share applicable to purchases under the Registrant s 1997 **Employee** Share

Purchase Plan.

# **TABLE OF CONTENTS**

ITEM 8. EXHIBITS

**SIGNATURES** 

**EXHIBIT INDEX** 

**EXHIBIT 4.02** 

EXHIBIT 5.01

**EXHIBIT 23.03** 

### **Table of Contents**

### REGISTRATION OF ADDITIONAL SHARES PURSUANT TO GENERAL INSTRUCTION E

This registration statement on Form S-8 registers an aggregate of 1,000,000 additional ordinary shares, par value S\$0.01 each, reserved for issuance upon exercise of share options granted under the Registrant s 1997 Employee Share Purchase Plan, pursuant to the terms of such plan. This registration statement on Form S-8 hereby incorporates by reference the contents of the Registrant s registration statements on Form S-8 filed with the Securities and Exchange Commission on December 15, 1997 (Registration No. 333-42255), January 21, 2000 (Registration No. 333-95189) and February 16, 2001 (Registration No. 333-55850).

#### **ITEM 8. EXHIBITS**

Company, N.A., as e. 10-Q 000-23354 08-14-00 4.2 4.06 Credit

Exhibit No.		Incorporated By Reference				
	Exhibit	Form	File No.	Filing Date	Exhibit No.	Filed Herewith
4.01	Memorandum and New Articles of Association of the Registrant.	10-Q	000-23354	02-09-01	3.1	
4.02	Č					
Registrant s 1997						
Employee						
Share Purchase						
Plan X 4.03						
Indenture dated						
as of						
October 15,						
1997 between						
Registrant and						
State Street						
Bank and Trust						
Company of						
California,						
N.A., as						
8-K 000-23354 10-22-97	10.1 4.04					
U.S. Dollar						
Indenture dated						
June 29, 2000						
between the						
Registrant and						
Chase						
Manhattan Bank and Trust						
Company, N.A., as						
10-Q 000-23354 08-14-0	0 4.1 4.05					
Euro Indenture	J 4.1 4.03					
dated as of						
June 29, 2000						
between						
Registrant and						
Chase						
Manhattan						
Bank and Trust						
Dank and Trust						

```
Agreement
           dated as of
         March 8, 2002
             among
          Flextronics
          International
            Ltd., the
         lenders named
         in Schedule I
          to the Credit
          Agreement,
         ABN AMRO
         Bank N.V. as
          agent for the
         lenders, ABN
         AMRO Bank
         N.V. and Fleet
        National Bank,
           as co-lead
           arrangers,
        Deutsche Banc
          Alex. Brown
         Inc., Bank of
        America, N.A.,
         Citicorp USA,
         Inc. and Fleet
        National Bank,
               as
         co-syndication
          agents, The
         Bank of Nova
           Scotia, as
             senior
           managing
          agent, BNP
          Paribas and
         Credit Suisse
         First Boston,
          as managing
          agents, and
         Fleet National
          Bank, as the
         issue of letters
               of
* 10-K 000-23354 05-03-02 4.04
                                 4.07
             Credit
          Agreement
           dated as of
         March 8, 2002
             among
          Flextronics
          International
         USA, Inc., the
         lenders named
         in Schedule I
          to the Credit
          Agreement,
         ABN AMRO
```

Bank N.V. as agent for the lenders, ABN AMRO Bank

```
N.V. and Fleet
         National Bank,
           as co-lead
           arrangers,
         Deutsche Banc
          Alex. Brown
          Inc., Bank of
         America, N.A.,
         Citicorp USA,
         Inc. and Fleet
         National Bank,
               as
         co-syndication
          agents, The
         Bank of Nova
           Scotia, as
             senior
           managing
           agent, BNP
          Paribas and
          Credit Suisse
          First Boston,
          as managing
           agents, and
         Fleet National
          Bank, as the
         issue of letters
               of
* 10-K 000-23354 05-03-02 4.05
                                 5.01
           Opinion of
            Allen &
     Gledhill
                   X23.01
           Consent of
            Allen &
            Gledhill
          (included in
                     X23.02
   Exhibit 5.01)
           Consent of
             Arthur
           Andersen
      LLP.**
                    23.03
           Consent of
           Deloitte &
             Touche
       LLP
                 X24.01
            Power of
          Attorney (see
                      \mathbf{X}
         page 2)
                       Certain schedules have been omitted. The Registrant agrees to furnish supplementally a copy of any omitted schedule to the
                       Securities and Exchange Commission upon request.
         ** Omitted
         in reliance
         on
         Rule 437a
         under the
         Securities
         Act of
```

Table of Contents 7

1

1933.

#### **Table of Contents**

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-8 and has duly caused this Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of San Jose, State of California, on this 20th day of November, 2002.

#### FLEXTRONICS INTERNATIONAL LTD.

By: /s/ Michael E. Marks

Michael E. Marks Chairman of the Board, Chief Executive Officer and Authorized U.S. Representative

#### POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints jointly and severally, Michael E. Marks, Robert R.B. Dykes and Thomas J. Smach and each one of them, his attorneys-in-fact, each with the power of substitution, for him in any and all capacities, to sign any and all amendments to this registration statement (including any and all amendments, including post-effective amendments), and to file the same, with exhibits thereto and other documents in connection therewith, with the Securities and Exchange Commission, hereby ratifying and confirming all that each of said attorneys-in-fact, or his substitutes, may do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this registration statement has been signed below by the following persons in the capacities and on the dates indicated.

SIGNATURE	TITLE	DATE	
/s/ Michael E. Marks	Chairman of the Board, and Chief Executive Officer (principal executive officer)	November 20, 2002	
Michael E. Marks	(principal executive officer)		
/s/ Robert R.B. Dykes	President, Systems Group and Chief Financial Officer (principal financial officer)	November 20, 2002	
Robert R.B. Dykes	(principal iniancial officer)		
/s/ Thomas J. Smach	Vice President, Finance (principal accounting officer)	November 20, 2002	
Thomas J. Smach	(printipal accounting officer)		
/s/ Michael J. Moritz	Director	November 20, 2002	
Michael J. Moritz			
/s/ Richard L. Sharp	Director	November 20, 2002	
Richard L. Sharp			
Patrick Foley	Director		

/s/ Goh Thiam Poh Tommie Director November 20, 2002

Goh Thiam Poh Tommie 2

# **Table of Contents**

lenders named

# EXHIBIT INDEX

Exhibit No.			Incorporated By Reference			
	Exhibit	Form	File No.	Filing Date	Exhibit No.	Filed Herewith
4.01	Memorandum and New Articles of Association of the Registrant.	10-Q	000-23354	02-09-01	3.1	
4.02						
Registrant s 1997						
Employee Share Purchase						
Plan X 4.03						
Indenture dated						
as of						
October 15,						
1997 between						
Registrant and						
State Street						
Bank and Trust						
Company of California,						
N.A., as	10.1 4.04					
e. 8-K 000-23354 10-22-97 U.S. Dollar	10.1 4.04					
Indenture dated						
June 29, 2000						
between the						
Registrant and						
Chase						
Manhattan						
Bank and Trust						
Company,						
N.A., as						
e. 10-Q 000-23354 08-14-00	4.1 4.05					
Euro Indenture						
dated as of						
June 29, 2000						
between						
Registrant and Chase						
Manhattan						
Bank and Trust						
Company,						
N.A., as						
e. 10-Q 000-23354 08-14-00	4.2 4.06					
Credit						
Agreement						
dated as of						
March 8, 2002						
among Flextronics						
International						
Ltd., the						
<b>∟</b> , ш∈						

```
in Schedule I
          to the Credit
          Agreement,
         ABN AMRO
         Bank N.V. as
          agent for the
         lenders, ABN
         AMRO Bank
         N.V. and Fleet
        National Bank,
           as co-lead
           arrangers,
        Deutsche Banc
          Alex. Brown
         Inc., Bank of
        America, N.A.,
         Citicorp USA,
         Inc. and Fleet
        National Bank,
               as
         co-syndication
          agents, The
         Bank of Nova
           Scotia, as
             senior
           managing
          agent, BNP
          Paribas and
         Credit Suisse
         First Boston,
          as managing
          agents, and
         Fleet National
          Bank, as the
         issue of letters
               of
* 10-K 000-23354 05-03-02 4.04
                                 4.07
             Credit
           Agreement
           dated as of
         March 8, 2002
             among
          Flextronics
          International
         USA, Inc., the
         lenders named
         in Schedule I
          to the Credit
          Agreement,
          ABN AMRO
         Bank N.V. as
          agent for the
         lenders, ABN
         AMRO Bank
         N.V. and Fleet
        National Bank,
           as co-lead
           arrangers,
        Deutsche Banc
```

Alex. Brown Inc., Bank of America, N.A.,

```
Citicorp USA,
         Inc. and Fleet
        National Bank,
               as
         co-syndication
          agents, The
         Bank of Nova
           Scotia, as
             senior
           managing
          agent, BNP
          Paribas and
         Credit Suisse
         First Boston,
          as managing
          agents, and
         Fleet National
          Bank, as the
         issue of letters
               of
* 10-K 000-23354 05-03-02 4.05 5.01
           Opinion of
            Allen &
     Gledhill
                   X23.01
          Consent of
            Allen &
            Gledhill
          (included in
   Exhibit 5.01)
                     X23.02
           Consent of
             Arthur
           Andersen
      LLP.**
                    23.03
          Consent of
           Deloitte &
            Touche
       LLP
                 X24.01
           Power of
         Attorney (see
        page 2)
```

Certain schedules have been omitted. The Registrant agrees to furnish supplementally a copy of any omitted schedule to the Securities and Exchange Commission upon request.

\*\* Omitted in reliance on Rule 437a under the Securities Act of 1933.

3