COMMTOUCH SOFTWARE LTD Form POS AM
February 23, 2012
As filed with the Securities and Exchange Commission on February 23, 2012.
Registration No. 333-88248
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
Post-Effective Amendment No. 1
to
Form F-3
REGISTRATION STATEMENT
Under
THE SECURITIES ACT OF 1933
COMMTOUCH SOFTWARE LTD.
(Exact name of registrant as specified in its charter)
Israel Not Applicable (State or other jurisdiction of (I.R.S. Employer Incorporation or organization) Identification No.)

4A Hazoran Street

Commtouch Software Ltd.

Poleg Industrial Park, P.O. Box 8511

Netanya 42504, Israel

c/o Commtouch Inc.		
Gary Davis, VP, General Counsel & Cor	p. Secretary	
292 Gibraltar Dr., Ste. 107		
Sunnyvale, CA 94089		
(650) 864-2000		
(Address, Including Zip Code, and Telepho	ne Number, Including Area	Code, of Agent for Service)
With copies to:		
Gary Davis VP, General Counsel & Corp. Secretary Commtouch Inc. 292 Gibraltar Dr., Suite 107 Sunnyvale, CA 94089 Tel: (650) 864-2000 Fax: (650) 864-2006	Aaron M. Lampert Naschitz, Brandes & Co. 5 Tuval Street Tel Aviv 67897 Israel Tel: 972-3-623-5000 Fax: 972-3-623-5005	Howard Berkenblit Zysman Ahararoni Gayer and Sullivan & Worcester LLP One Post Office Square Boston, MA 02109 (617) 338-2979
Approximate date of commencement of pro	pposed sale to the public: N/A	A
If any of the securities being registered on t plans, please check the following box.	his Form are being offered p	oursuant to dividend or interest reinvestment
If any of the securities being registered on t Rule 415 under the Securities Act of 1933,		a delayed or continuous basis pursuant to
If this form is filed to register additional sec please check the following box and list the registration statement for the same offering	Securities Act registration st	

If this form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this Form is a post-effective amendment pursuant to General Instruction I.C. or a post-effective amendment thereto that shall become effective upon filing with the Commission pursuant to Rule 462(e) under the Securities Act, check the following box.

If this Form is a post-effective amendment to a registration statement filed pursuant to General Instruction I.C. filed to register additional securities or additional classes of securities pursuant to Ruler 413(b) under the Securities Act, check the following box.

DEREGISTRATION OF UNSOLD SECURITIES

Under Registration Statement on Form F-3 (File No. 333-88248) (the "Registration Statement"), Commtouch Software Ltd. (the "Company") previously registered up to an aggregate of 7,095,886 of the Company's Ordinary Shares, NIS 0.05 nominal value per share (2,365,295 shares following a reverse split at a ratio of one for three Ordinary Shares on January 2, 2008, NIS 0.15 nominal value per share) (the "Ordinary Shares"), to be sold by certain selling security holders of the Company.

Pursuant to the Company's undertaking in Item 10 of Part II of the Registration Statement, the Company intends to remove from registration under the Registration Statement, including all amendments and exhibits thereto, the unsold portion of Ordinary Shares registered thereon. The Ordinary Shares were issued under a Ordinary Shares and Warrants Purchase Agreement entered into by the Company with such security holders, and were also to be issued by way of exercise of warrants issued in connection with said agreement. All of the Ordinary Shares were registered on the Registration Statement to fulfill a contractual obligation. This obligation further required the Company to maintain the effectiveness of the Registration Statement until the earlier of a) the date that all of the Ordinary Shares initially issued to the security holders and issued upon exercise of warrants were sold pursuant to such Registration Statement b) the date the security holders received an opinion from counsel to the Company, which counsel was reasonably acceptable to the Company, that such Ordinary Shares may be sold under the provisions of Rule 144 without limitation as to volume, c) the date that all such Ordinary Shares were otherwise transferred to persons who may trade such shares without restriction under the Securities Act, and the Company delivered a new certificate or other evidence of ownership for such Ordinary Shares not bearing a restrictive legend or d) eighteen (18) months from the effective date of the Registration Statement. This period has expired.

Accordingly, the Company hereby de-registers all Ordinary Shares registered pursuant to the Registration Statement that as of effectiveness of this Post-Effective Amendment No. 1 remain unsold thereunder.

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 F-3, and has duly caused this Post-Effective Amendment to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Netanya, State of Israel, on February 12, 2012.

Commtouch Software Ltd.

By:/s/ Ron Ela Ron Ela Chief Financial Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment to the Registration Statement on Form F-3 has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ Shlomi Yanai Shlomi Yanai	Chief Executive Officer (Principal Executive Officer)	February 12, 2012
/s/ Ron Ela Ron Ela	Chief Financial Officer (Principal Financial and Accounting Officer)	February 12, 2012
/s/ Lior Samuelson Lior Samuelson	Chairman of the Board	February 12, 2012
/s/ Yair Bar-Touv Yair Bar-Touv	Director	February 12, 2012
/s/ James Hamilton James Hamilton	Director	February 16, 2012
/s/ Hila Karah Hila Karah	Director	February 12, 2012
/s/ Aviv Raiz Aviv Raiz	Director	February 12, 2012
/s/ Yair Shamir Yair Shamir	Director	February 12, 2012

/s/ Lloyd E. Shefsky Director February 12, 2012

Lloyd E. Shefsky

/s/ Todd Thomson Director February 12, 2012

Todd Thomson

/s/ Shlomi Yanai Authorized U.S. Representative February 12, 2012

Shlomi Yanai