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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 3

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

	Name and Address of Reporting Person* (Last, First, Middle)		Date of Event Requiring Statement (Month/Day/Year)		I.R.S. Identification Number of Reporting Person, if an entity (voluntary)		
	PricewaterhouseCoopers LLP		August 30, 2002 Issuer Name and Ticker or Trading Symbol				
	1301 Avenue of the Americas	4.			Relationship of Reporting Person(s) to Issuer (Check All Applicable)		
			FTI Consulting, Inc. (NYSE: FCN)		o Director o Officer (give title below) ⊠ 10% Owner o Other (specify below)		
(Street) New York, New York 10019		6.	If Amendment, Date of Original (Month/Day/Year)		□ 10% Owner 0 Other (specify below)		
	(City) (State) (Zip)			7.	Individual or Joint/Group Filing (Check Applicable Line)		
					☑ Filed by One Reporting Person o Filed by More than One Reporting Person		

	Table I — Non-Derivative Securities Beneficially Owned							
	Title of Security 2. (Instr. 4)		. Amount of Securities Beneficially Owned (Instr. 4)		Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4.	Nature of Indirect Beneficial Ownership (Instr. 5)	
	Common Stock, par value \$0.01 per share (the "Shares")		1,823,785(1)		D			
_					1			
					1			

	Table II — Deriva	ative Secui	rities Beneficially Owned (e.g.,	puts, calls, warrant	s, options, convertible secu	rities)
1. Title of Derivative Security (Instr. 4)	2. Date Exercisable Expiration Date (Month/Day/Year		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)	4. Conversion or Exercise Price of Derivative Security	5. Ownership Form of Derivative Securities: Direct (D) or Indirect (I) (Instr. 5)	6. Nature of Indirect Beneficial Ownership (Instr. 5)
	Date Exer- cisable	Expi- ration Date	Am 0 Nun Title of Sl	r ıber		
N/A						
Reminder: Report	•	ach class o	f securities beneficially owned (lirectly or indirectly.		
'Agreement''), dat was entitled to rec Recovery Service: Shares (the "Partn (the "Act"), was to Partner Shares wa	ted July 24, 2002, by an relive 3,000,000 shares of s ("BRS") business to Fer Shares"), over which ransferred directly to the s transferred directly to	nd between of FTI common TI. Howev of PwC mon of individua of the individual	closing of the transactions contoner PricewaterhouseCoopers LLP (mon stock, par value \$0.01 per ser, on the Closing Date, PwC renentarily had investment and vol BRS partners pursuant to preedual BRS partners on the Closing a pecuniary interest (as defined	"PwC") and FTI Consider (the "Shares"), a ceived only 1,823,782 ting power pursuant toxisting agreements for g Date, PwC ceased to	sulting, Inc. ("FTI"), pursuan as partial consideration for th 5 Shares and the ownership of 5 Rule 13d-3(a) of the Securi r their withdrawal from PwC 5 have investment and voting	at to the Agreement, Pw he sale of its Business of the remaining 1,176, ities Exchange Act of 1 c. Once ownership of the g power over those Par

conducts a transaction thereafter.

PRICEWATERHOUSECOOPERS LLP
/s/ Colin McKay September 9, 2002

Name: Colin McKay Date

August 30th transfer, PwC is no longer a 10% owner (since it owns only 7.6%) and as such will not be filing any Forms 4 unless or until it exceeds 10% and

Title: Principal

**Signature of Reporting Person

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure.

^{*} If the form is filed by more than one reporting person, *see* Instruction 5(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).