# FORM 6-K

# SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549
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Report of Foreign Private Issuer
Pursuant to Rule 13a-16 or 15d-16 of
the Securities Exchange Act of 1934
For the month of June 2004
COMMISSION FILE NUMBER: 1-7239
KOMATSU LTD.
(Translation of registrant s name into English)
3-6 Akasaka 2-chome, Minato-ku, Tokyo, Japan
(Address of principal executive offices)

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 x Form 40-F  $^{\circ}$ 

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 by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes "No x
If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-

#### INFORMATION TO BE INCLUDED IN REPORT

#### 1. <u>Information Required to Make Public</u>

Pursuant to Article 4 and 5 of the Securities Exchange Law of Japan (Law No. 25 of 1948, as amended hereinafter the Law ), the registrant filed on June 28, 2004 with the Director of the Kanto Local Finance Bureau of the Ministry of Finance of Japan the registration statement regarding the granting of stock options in the form of share acquisition rights, the English translation of extracts of which is attached hereto and constitutes a part hereof.

#### **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.

KOMATSU LTD. (Registrant)

Date: June 29, 2004 By: /s/ Kenji Kinoshita

Kenji Kinoshita Senior Executive Officer

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(TRANSLATION)
June 28, 200
REGISTRATION STATEMENT
Section I Securities Information
Part 1. Terms and Conditions of Offering
Primary Issued Share Acquisition Rights
(1) Terms and Conditions of Offering
a. Number of Share Acquisition Rights to be issued:
1,430
If the aggregate number of subscribed Share Acquisition Rights does not reach 1430, then the number of Share Acquisition Rights to be issued shall equal the actual aggregate number of subscribed Share Acquisition Rights.
b. Aggregate amount of issue price of the Share Acquisition Rights
JPY 0
c. Issue price of Share Acquisition Rights
No consideration shall be paid.
d. Subscription fee
Not applicable.

e. Unit of subscription

One (1)

f.	Period of su	ubscription
st 2,	2004	
g.	Deposit for	subscription
pplic	able	
h.	Place of sub	bscription
		rtment of Komatsu Ltd. (If the department in charge of handling the Share Acquisition Rights shall change, the place out changed department.)
i.	Date of pay	rment
pplic	able. The iss	uance date for the Share Acquisition Rights shall be August 2, 2004.
j.	Place of pay	yment
pplic	able.	
k.	Note	
	(i)	Pursuant to the resolution of the 135 <sup>th</sup> general meeting of shareholders dated June 25, 2004 and the resolution of the board of directors dated June 25, 2004, the Share Acquisition Rights certificates shall be issued to represent Share Acquisition Rights granted as stock options.
	(ii)	Method of subscription
		anted the Share Acquisition Rights shall execute the Agreement Concerning Issuance of Share Acquisition Rights (the omatsu Ltd. (the Company ) dated as of August 2, 2004.
	g.  g.  pplic  h.  i.  pplic  j.	g. Deposit for pplicable  h. Place of sultan resources depaription shall be suit.  i. Date of pay pplicable. The iss  j. Place of pay pplicable.  k. Note  (i)  (ii)

(iii) This offering of the Share Acquisition Rights shall be made to the directors and employees of the Company and the representative directors of the Company s major subsidiaries in a manner of issuance to non-shareholders determined by the resolution of the board of directors dated June 25, 2004.

Note: The number of persons and number of Share Acquisition Rights subject to this offering are as follows:

Classification of persons	Number of persons	Number of Share Acquisition Rights Granted
Directors of the Company	10	610
Employees of the Company	37	670
Representative Directors of the Company s major subsidiaries		
Wholly owned subsidiaries	7	80
Others	3	70
Total	57	1,430

- (2) Contents of the Share Acquisition Rights etc.
  - a. Class of shares subject to the Share Acquisition Rights

Ordinary shares of the Company.

b. Number of shares subject to the Share Acquisition Rights

A maximum of 1,430,000 ordinary shares of the Company. (1,000 shares per one Share Acquisition Right)

Provided, however, that if the number of shares to be issued (including transfer of treasury shares to be transferred in lieu of issuance of newly issued shares, with the same to be applicable hereinafter.) upon exercise of each Share Acquisition Right shall be adjusted pursuant to Note k below, the foregoing maximum number of shares shall also be adjusted in accordance with such increase or decrease.

- c. Amount to be paid upon the exercise of the Share Acquisition Rights
  - (i) Amount to be paid upon the exercise of the Share Acquisition Rights

To be determined.

The amount to be paid upon the exercise of the Share Acquisition Rights shall be the

amount obtained by multiplying the Paid-in Amount (as defined below) for each ordinary share to be issued at the exercise of each Share Acquisition Right by the number of shares that is the subject of one Share Acquisition Right.

(ii)	Company s ordinary shares traded on the Tokyo Stock Exchange on each day (excluding days on which there are no trades of the shares) of the month immediately preceding the month in which the date of issuance of Share Acquisition Rights falls, multiplied by 1.05, with fractions less than one (1) yen being rounded up to the nearest one (1) yen. Provided, however, that the Paid-in Amount shall not be less than the closing price of the Company s
	ordinary shares on the issuance date of such Share Acquisition Rights.

(iii) Adjustment to the Paid-in Amount

The Paid-in Amount may be subject to adjustment. The events of adjustment and the formula for adjustment shall be set forth in k. Note (b) below.

d. Aggregate amount of issue price of the shares to be issued upon the exercise of the Share Acquisition Rights

JPY 933,790,000<sup>1</sup>

Provided, however, that this amount may decrease in accordance with the adjustment to the exercise price.

- e. The issuance price and the amount to be accounted for as stated capital in respect of shares to be issued upon the exercise of the Share Acquisition Rights
  - (i) Issue price per ordinary share of the Company

To be determined.

The issuance price shall be the same as the exercise price.

<sup>&</sup>lt;sup>1</sup> The aggregate amount of issue price of the shares is the expected amount as of the date the registration statement was filed.

(ii) The amount to be accounted for as stated capital per ordinary share of the Company

To be determined.

adjusted j	oursuant to the	e provisions set forth in k. Note	the the amount obtained by multiplying the Paid-in Amount (if the Paid-in Amount is (b) below, such amount shall be the Paid-in Amount after adjustment) by 0.5, and any lation shall be rounded up to the nearest one (1) yen.
f.	Period duri	ng which the Share Acquisition l	Rights may be exercised
From and	including Au	gust 1, 2005 to and including Ju	ly 31, 2012.
g.	Place where	e request for the exercise of Shar	re Acquisition Rights are to be received; place of agency; and place of payment
	Pla	ce of reception:	UFJ Trust Bank Limited Headquarters Securities Agency Service Department
	Pla	ce of payment:	UFJ Trust Bank Limited Headquarters Sales Department
h.	Conditions	for exercising the Share Acquisi	tion Rights
	(i)		tion Rights may exercise his or her rights pursuant to the provisions of the Agreement and the Company even after such person has lost his or her position set forth in Part 1 ring, 1.(1) k. Note (iii) above.
	(ii)	If any grantee of the Share Acconditions set forth in the Agree	quisition Rights dies, his or her heir may exercise the rights in accordance with the eement.

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i.		ts and conditions of cancellativing events:	ion of the Sha	re Acquisition Rights Share A	Acquisition Rig	ghts may be canceled at no co	ost in the
	(i)			granted the Share Acquisition ition Rights will not be exercite		his or her Share Acquisition	Rights or if i
	(ii)	If the Company executes a	merger agreei	ment pursuant to which the Co	ompany will b	ecome the dissolving compar	ny.
j.	Restr	iction on transfer of the Share	Acquisition	Rights			
The trans	fer of th	ne Share Acquisition Rights sl	hall be subjec	t to the approval of the board	of directors.		
k.	Note						
	(a)	Adjustment to the number of	of shares to be	issued			
				the number of shares subject the following formula, and fra			
		Number of shares after adjustment	=	number of shares before adjustment	X	ratio of stock split (or stock consolidation)	
(b)	Adjus	stment to the Paid-in Amount					
		effects stock splits or stock co etions less than one (1) yen be		iter issuing the Share Acquisit up to the nearest one (1) yen.	tion Rights, the	e paid-in amount shall be adj	usted as
		Paid-in Amount after adjustment	=	Paid-in Amount before	X	Ratio of stock split	
				adjustment		(or stock consolidation)	
				et price (excluding when exerce low, with fractions less than o			

			Number of newly Amount paid	
		Number of currently +	issued shares x per share	
	Paid-in Amount Paid-in	issued shares	Market price per share	_
	after = Amount before			
	adjustment adjustment	Number of currently + issued shares	Number of newly issued shares	_
(c) Metho	od of exercising the Share Acquisition Rig	hts		
(i)	The holder of Share Acquisition Rights (	the Holder ) may separa	ately exercise each Share Acquisition	Right granted.
(ii)	Any Holder who exercises his or her Sha period by providing necessary information the place of reception with the prescribed designated below by the Company.	on in a request form desig	nated by the Company and submitting	g such request form to
	Place at which payments are to be ha	andled:		
Headquarters Sal	es Department			
UFJ Trust Bank I	Limited			
1-4-3, Marunouc	hi, Chiyoda-ku, Tokyo			
	Place of reception:			
Headquarters Sec	eurities Agency Service Department			
UFJ Trust Bank I	Limited			

7-10-11, Higashisuna, Koto-ku, Tokyo

Any Holder who has submitted the request form with the Paid-in Amount to the place at which payments are handled pursuant to (ii) above may not cancel his or her request thereafter.

#### (d) Delivery of share certificates

Upon the request from the Holder pursuant to (c)(ii) above, the Company shall deliver the share certificates to the Holder in a manner designated by such Holder on the next day after the request form has reached the place of reception via the place at which payments are handled.

- (e) Covenants to be observed when selling shares
  - (i) Any Holder who sells the shares acquired upon exercise of the Share Acquisition Rights shall comply with the requirements of the Securities and Exchange Law of Japan (Law No. 25 of 1948, as amended) and the provisions of the Code of Internal Information Control provided by the Company.
  - (ii) The Company may suspend the sale of shares for a certain period of time by notifying the Holder in case there is an appropriate reason such as existence of undisclosed material information, etc.
- (f) Prohibition on transfer of the Share Acquisition Rights, etc.
  - (i) Holders may neither transfer nor create any mortgage, charge, pledge, lien or other security interest in whole or in part over the Share Acquisition Rights granted pursuant to the Agreement.
  - (ii) Each Holder has disclaimed his or her right to request the Company to issue the Share Acquisition Right certificates and shall not request the Company to issue such certificates.
- (g) Forfeiture of the Share Acquisition Rights

In case any of the following events occurs with respect to a Holder, the Share Acquisition Rights granted to such Holder pursuant to the Agreement shall extinguish immediately. Further, in case any of the events set forth in (v) to (vii) below occurs, not only the Share Acquisition Rights for which the exercise period has not begun but also the Share Acquisition Rights for which the exercise period has begun and remain outstanding shall extinguish immediately.

(i) The Holder dies on or before December 31, 2004;

- (ii) The Holder who was a director of the Company at the time the Share Acquisition Rights were granted retires on or before December 31, 2004. Provided, however, that any such Holder who immediately following such retirement becomes an auditor of the Company, or a director or an auditor of the affiliates of the Company as set forth in the Company s Code of Affiliated Companies or any other company determined to be appropriate by the Company in light of the purpose of this plan (hereinafter collectively called Affiliates ) shall be excluded;
- (iii) The Holder who was an employee of the Company at the time the Share Acquisition Rights were granted retires on or before December 31, 2004. Provided, however, that any Holder who immediately following such retirement becomes a director or an auditor of the Company, or a director, auditor or a full time employee of any Affiliate shall be excluded;
- (iv) The Holder who was a director of a subsidiary of the Company at the time the Share Acquisition Rights were granted retires on or before December 31, 2004. Provided, however, that any Holder who immediately following such retirement becomes a director, auditor or a full time employee of the Company or any Affiliate shall be excluded;
- (v) If any of the following events occur with respect to the Holder. (Provided, however, that particular cases may be excluded if the Company decides not to apply this provision under exceptional circumstances.):
  - 1) The Holder commits a crime relating to his or her business duty or betrays the Company; or
  - 2) The Holder is subjected to a material disciplinary action or censure.
- (vi) The Holder transfers any part of the Share Acquisition Rights or creates any mortgage, charge, pledge, lien or other security interest in whole or in part over the Share Acquisition Rights; or
- (vii) The Holder sells its shares in contravention of the provisions set forth in (e) above.

#### (h) Reporting matters for resigning and retiring persons

Any Holder who has outstanding Share Acquisition Rights and resigns as a director of the Company or subsidiary of the Company or retires from the Company shall immediately report to the Company his or her address and telephone number. Provided, however, that any Holder who becomes a director, auditor or employee of the Company or an Affiliate after his or her resignation or retirement need not report to the Company while such Holder holds such position, but such Holder shall immediately report to the Company after resignation or retirement therefrom.

#### (i) Inheritance of Share Acquisition Rights

In the event the Holder dies during the execution period, the Company may permit the inheritance of the Share Acquisition Rights to a rightful heir (limited only to one heir)(the Heir ) of the Holder if the Heir makes a request in a form designated by the Company within 12 months after the death of the Holder. Until the Heir is settled, the Share Acquisition Rights may not be exercised.

- (j) Execution of the Share Acquisition Rights by the Heir
  - (i) Notwithstanding the execution period provided for the Share Acquisition Rights, any Heir shall execute his or her Share Acquisition Rights within 12 months after the Heir has been settled pursuant to (i) above.
  - (ii) The provisions of (c), (d) and (f) above shall apply *mutatis mutandis* to the Heir exercising his or her Share Acquisition Rights.
- (k) Cancellation of the Share Acquisition Rights

Share Acquisition Rights may be cancelled without consideration upon approval by a shareholders meeting of a merger agreement in which the Company is to be dissolved.

(1) Handling in the event of share exchange or share transfer:

If the Company effects a share exchange or a share transfer for the purpose of the Company becoming a wholly-owned subsidiary of another company, the Company subject to Share Acquisition Rights may be succeeded by the company which shall become the 100% holding parent company, subject to the following conditions.

A written agreement concerning the assumption of obligations pertaining to the Share Acquisition Rights is executed between the Company and the company which shall become the 100% holding parent company as a result of the share exchange or

(i)

		share transfer; and
	(ii)	The Holders agree in writing to revisions of the Agreement presented and decided necessary for the assumption of obligation pertaining to the Share Acquisition Rights by the company assuming the obligations of the Company.
(3)	Underwriti	ng of the Share Acquisition Rights
Not	applicable.	
2.	Use of Prod	ceeds of the Primary Issuance
(1)	Amount of	proceeds of the primary issuance
Not	applicable.	
(2)	Use of proc	peeds
Not	applicable.	
Part	2. Terms and	d Conditions of Sale
Not	applicable.	
Part	3. Other Ma	tters
Not	applicable.	
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