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

FORM 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

- [] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue.
- 1. Name and Address of Reporting Person(s)
 - Kline, Rodger S. 1 Information Way
 - Little Rock, AR 72202
- 2. Issuer Name and Ticker or Trading Symbol
 - Acxiom Corporation (ACXM)
- 3. I.R.S. Identification Number of Reporting Person, if an entity (Voluntary)
- 4. Statement for Month/Year

08/02

- 08/02
 5. If Amendment, Date of Original (Month/Year)
 6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
 [X1 Director [] 10% Owner [] 10% Own

 - [X] Director [] 10% Owner
 [X] Officer (give title below) [] Other (specify below) Company Operations Leader
- 7. Individual or Joint/Group Filing (Check Applicable Line)
 - [X] Form filed by One Reporting Person
 [] Form filed by More than One Reporting Person

Table I Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1)Title of Security	2)Trans- action Date (Month/ Day/Year)	3.Trans- action Code Code V	4.Securities or Disposed of Amount	of (A or	D)	5)Amount of Securities Beneficially Owned at End of Month	6) D or I	Indirect Beneficial
Common Stock, \$.10 Par Value	04/10/02	J	213.2377 (1)	Α	\$14.5690		D	Direct
Common Stock, \$.10 Par Value	05/07/02	J	260.9855 (1)	Α	\$14.1355		D	Direct
Common Stock, \$.10 Par Value	06/07/02	J	244.1051 (1)	Α	\$15.1130		D	Direct
Common Stock, \$.10 Par Value	07/05/02	J	248.1526 (1)	Α	\$14.8665		D	Direct
Common Stock, \$.10 Par Value	08/07/02	J	273.6563 (1)	Α	\$13.4810	1,896,706.3059	D	Direct
Common Stock, \$.10 Par Value						30,522.7610	Ι	by Managed Accoun
								t 1
Common Stock, \$.10 Par Value	08/30/02	Р	32.1780 (2)	Α	\$17.6500		Ι	by Managed Accoun
								t 2
Common Stock, \$.10 Par Value	08/30/02	Р	208.4370 (3)	Α		2,464.3570	Ι	by Managed Accoun
								t 2

Table II (PART 1) Derivative Securities Acquired, Disposed of, or Beneficially Owned (Columns 1 through 6)

1)Title of Derivative Security	2)Conversion or Exercise Price of Derivative	3)Trans- action Date	4)Trans- action Code	5)Number of Derivative Securities Acquired (A) or Disposed of (D)		6)Date Exercisable and Expiration Date			
Security			Code V	A D		Exercisable Expiration			
Non-Qualified Stock Option (right to buy)	\$16.3500	08/07/02	J	65,194.0000		(4)	08/07/17		
Non-Qualified Stock Option (right to buy)	\$20.4380	08/07/02	J	34,023.0000		(4)	08/07/17		
Non-Qualified Stock Option (right to buy)	\$24.5250	08/07/02	J	35,365.0000		(4)	08/07/17		

Table II (PART 2) Derivative Securities Acquired, Disposed of, or Beneficially Owned (Columns 1,3 and 7 through 11)

1)Title of Derivative Security	3)Trans- action Date	7)Title and Amount of Underlying Securities Title	Amount or Number of Shares	8)Price of Deri- vative Security	9)Number of Derivative Securities Beneficially Owned at End of Month	D	11)Nature of Indirect Beneficial Ownership
Non-Qualified Stock Option (right to buy) Non-Qualified Stock Option (right to buy) Non-Qualified Stock Option (right to buy)	08/07/02 08/07/02 08/07/02	Common Stock, \$.10 Par Value Common Stock, \$.10 Par Value Common Stock, \$.10 Par Value	65, 194.0000 34, 023.0000 35, 365.0000		65,194.0000 34,023.0000 35,365.0000	D D D	Direct Direct

Explanation of Responses:

Thése shares were acquired through participation in the Company's 16b-3 qualified Employee Stock Purchase Plan.

(3) These shares were acquired through the Plan since the beginning of the issuer's fiscal year.

(4)

⁽²⁾ On September 3, 2002, the issuer was notified by the administrator of the Acxiom Corporation Non-Qualified Deferred Compensation Plan (the "Plan") (a non-tax-conditioned supplemental retirement plan) that these shares of the issuer's common stock had been contributed to the account of the reporting person on August 30, 2002 as the issuer's matching contribution made in accordance with the terms of the Plan.

This option vests incrementally over a 6-year period. Date of grant is 8/7/02.

SIGNATURE OF REPORTING PERSON /S/ By: Catherine L. Hughes For: Rodger S. Kline DATE