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

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF
THE SECURITIES EXCHANGE ACT OF 1934

For the Month of December 2022

Commission File Number 001-40504

Tremor International Ltd.
(Translation of registrant’s name into English)

82 Yigal Alon Street, Tel Aviv 6789124, Israel
(Address of principal executive office)

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 ☒ Form 40-F ☐

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): ☐
Explanatory Note

On December 13, 2022, the Company issued an announcement titled “Director Dealings Pursuant to Previously Established Non-Discretionary Plans to Trade Under Rule 10b-5” pursuant to the AIM Market Rules, a copy of which is attached as Exhibit 99.1 to this Form 6-K.

The information in this report of foreign private issuer on Form 6-K is hereby incorporated by reference into the Company’s registration statement on Form S-8 (Registration No. 333-258731), to be a part thereof from the date on which this report is submitted, to the extent not superseded by documents or reports subsequently filed or furnished.

Exhibit 99.1 Company announcement dated December 13, 2022, “Director Dealings Pursuant to Previously Established Non-Discretionary Plans to Trade Under Rule 10b-5”.

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.

Tremor International Ltd.

By:  /S/ Sagi Niri
Name:  Sagi Niri
Title:  Chief Financial Officer

Date: December 13, 2022
Exhibit 99.1 Company announcement dated December 13, 2022, “Director Dealings Pursuant to Previously Established Non-Discretionary Plans to Trade Under Rule 10b-5”.
Tremor International Ltd. (AIM/NASDAQ: TRMR) ("Tremor" or the "Company"), a global leader in Video, Data, and Connected TV ("CTV") advertising offering an end-to-end technology platform that enables advertisers to optimize their campaigns and media partners to maximize yield on their digital advertising inventory, announces that, pursuant to previously established non-discretionary plans to trade in the Company's Ordinary Shares in accordance with the terms of Rule 10b5-1 promulgated under the U.S. Securities Exchange Act of 1934, as amended (the "Rule 10b5-1 Plans"), Ofer Druker, the Company’s Chief Executive Officer, has sold shares (the “Share Sale”) of NIS0.01 each in the capital of the Company, in order to cover the tax obligations triggered by the vesting of RSUs announced on 29 June 2022. Full details of the Share Sale are detailed in the table below.

<table>
<thead>
<tr>
<th>Director</th>
<th>Ordinary Shares Sold</th>
<th>Share Sale Price</th>
<th>Resultant Holding</th>
<th>% of total voting rights</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ofer Druker</td>
<td>14,226</td>
<td>$3.94</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>13,752</td>
<td>$3.97</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>1,806</td>
<td>$4.03</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>20,032</td>
<td>$3.92</td>
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<tr>
<td></td>
<td>21,840</td>
<td>$4.07</td>
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<tr>
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<td>35,040</td>
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<td></td>
<td>22,174</td>
<td>$3.71</td>
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</tr>
<tr>
<td></td>
<td>3,666,185</td>
<td></td>
<td>2.54%</td>
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</tr>
</tbody>
</table>

For further information please contact:

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Tremor is a global company offering an end-to-end technology advertising platform, operating across three core capabilities - Video, Data and CTV. Tremor's unique approach is centered on offering a full stack of end-to-end solutions which provides it with a major competitive advantage within the video advertising ecosystem.

Tremor Video helps advertisers deliver impactful brand stories across all screens through the power of innovative video technology combined with advanced audience data and captivating creative content. Tremor Video's innovative video advertising technology has offerings in CTV, in-stream, out-stream and in-app. To learn more, visit www.tremorvideo.com

Amobee optimizes outcomes for advertisers and media companies, while providing a better consumer experience. Its platform assists customers by furthering their audience development, optimizing their cross-channel performance across all TV, connected TV, and digital media, and driving new customer growth through detailed analytics and reporting. To learn more, visit www.amobee.com

Unruly, the media side of Tremor, drives real business outcomes in multiscreen advertising. Its programmatic platform efficiently and effectively delivers performance, quality, and actionable data to demand and supply-focused clients and partners. Tremor has a meaningful number of direct integrations with premium publishers, unique demand relationships with a variety of advertisers and privileged access to News Corp inventory. Unruly connects to the world's largest DSPs and is compatible with most Ad Age top 100 brands. To learn more, visit www.unruly.co

Tremor is headquartered in Israel and maintains offices throughout the United States, Canada, Europe, Asia-Pacific and is traded on the London Stock Exchange (AIM: TRMR) and NASDAQ: (TRMR).

For more information, visit: https://www.tremorinternational.com/

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1. **Details of the person discharging managerial responsibilities / person closely associated**
   a) Name
      Ofer Druker

2. **Reason for the Notification**
   a) Position/status
      Chief Executive Officer
   b) Initial notification/Amendment
      Initial

3. **Details of the issuer, emission allowance market participant, auction platform, auctioneer or auction monitor**
   a) Name
      Tremor International Ltd
   b) LEI
      213800ZNSR7AIJZ2J57

4. **Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each type of transaction; (iii) each date; and (iv) each place where transactions have been conducted**
   a) Description of the Financial instrument, type of instrument
      Ordinary Shares of NIS 0.01 each
   b) Identification code
      IL0011320343
   c) Nature of the transaction
      Sale of Ordinary Shares
   d) Price(s) and volume(s)
      | Price(s)     | Volume(s) |
      |-------------|-----------|
      | $3.9415     | 14,226    |
      | $3.9692     | 13,752    |
      | $4.030      | 1,806     |
      | $3.9245     | 20,032    |
      | $4.0726     | 21,840    |
      | $3.9371     | 35,040    |
      | $3.7135     | 22,174    |
   d) Aggregated information:
      • Aggregated volume
      128,870 Ordinary Shares
      • Price
      $505,789.03
   e) Date of the transaction
      5 December 2022
      6 December 2022
      7 December 2022
      8 December 2022
      9 December 2022
      12 December 2022
   f) Place of the transaction
      NASDAQ Global Market