FILE PURSUANT TO RULE 424(b)(3)
REGISTRATION STATEMENT NO. 333-52463

PROSPECTUS SUPPLEMENT NO. 11

TO
PROSPECTUS DATED AUGUST 11, 1998

WESTERN DIGITAL CORPORATION

ZERO COUPON CONVERTIBLE SUBORDINATED DEBENTURES DUE 2018
AND SHARES OF COMMON STOCK ISSUABLE UPON CONVERSION THEREOF

The following information supplements, and must be read in connection with, the information contained in the Prospectus, dated August 11, 1998 as supplemented by Prospectus Supplement No. 1 dated September 2, 1998, Prospectus Supplement No. 2 dated October 29, 1998, Prospectus Supplement No. 3 dated December 21, 1998, Prospectus Supplement No. 4 dated February 4, 1999, Prospectus Supplement No. 5 dated February 10, 1999, Prospectus Supplement No. 6 dated March 30, 1999, Prospectus Supplement No. 7 dated May 6, 1999, Prospectus Supplement No. 8 dated July 29, 1999, Prospectus Supplement No. 9 dated October 7, 1999 and Prospectus Supplement No. 10 dated November 12, 1999 (the "Prospectus"), of Western Digital Corporation, a Delaware corporation. This Prospectus Supplement must be delivered with a copy of the Prospectus. All capitalized terms not otherwise defined herein have the respective meanings ascribed to them in the Prospectus.

The following information replaces in its entirety the information provided in the Prospectus under the caption "Selling Securityholders." $\,$

SELLING SECURITYHOLDERS

The following table sets forth information as of November 16, 1999, with respect to the Selling Securityholders, the respective principal amount of Debentures beneficially owned by each Selling Securityholder, the principal amount of Debentures offered hereby by each Selling Securityholder, the Common Stock owned by each Selling Securityholder and the Common Stock issued or issuable upon conversion of such Debentures, that may be sold from time to time pursuant to this Prospectus. The Debentures and the Common Stock issued or issuable upon conversion of such Debentures that may be offered pursuant to this Prospectus will be offered by the Selling Securityholders.

SELLING SECURITYHOLDERS	PRINCIPAL AMOUNT OF DEBENTURES BENEFICIALLY OWNED AND OFFERED HEREBY	PERCENT OF TOTAL OUTSTANDING DEBENTURES (1)	COMMON STOCK OWNED PRIOR TO CONVERSION	COMMON STOCK REGISTERED HEREBY (2)
ABN AMRO Incorporated	\$ 10,700,000	*		159,804
Aim Charter Fund	40,000,000	3		597 , 400
Aim V.I. Growth and Income Fund	10,000,000	*		149,350
Aldebaran SAL	60,000	*		896
Alta Partners Holdings, LDC	15,500,000	1		231,492
Alutrade International SA	600,000	*		8,961
American Stores	2,000,000	*		29,870
Argent Classic Convertible Arbitrage Fund (Bermuda) L.P	28,500,000	2		425,647

	PRINCIPAL AMOUNT OF DEBENTURES BENEFICIALLY OWNED	PERCENT OF TOTAL OUTSTANDING	COMMON STOCK OWNED PRIOR TO	COMMON STOCK REGISTERED
SELLING SECURITYHOLDERS	AND OFFERED HEREBY	DEBENTURES (1)	CONVERSION	HEREBY (2)
Argent Classic Convertible				
Arbitrage Fund L.P	\$ 15,000,000	1		224,025
Argent Offshore Fund L.P	7,600,000	*		113,506
Baltimore Gas & Electric	2,000,000	*		29,870
BancBoston Robertson Stephens	2,000,000	*		29,870
Bear Stearns Securities Corp	214,550,000	17		3,204,304
Bell Atlantic Master Trust	1,600,000	*		23,896
Black Diamond Ltd	5,491,000	*	47,170	82,008
Black Diamond Partners, L.P	5,249,000	*	<u>-</u> -	78,393
Bonannay Investments Limited	100,000	*		1,493
Boston College Endowment Fund	542,000	*		8,094
BT Holdings	11,000,000	*		164,285
Buffalo Balanced Fund, Inc	2,000,000	*		29,870
Buffalo High Yield Fund, Inc Business Investment Organisation	2,000,000	*		29,870
Co. Ltd metal a/c	280,000	*		4,181
Canadian Imperial Holdings Inc	22,500,000	2		336,037
Carrigaholt Capital (Bermuda) L.P	2,500,000	*		37,337
Century National Insurance Company	2,180,000	*		32,558
CFW-C, L.P	30,000,000	2		448,050
Chapin Carpenter, Mary	25,000	*		373
Charles Schwab Trust Company Chrysler Insurance Company	240,000	*		3,584
Total Return	70,000	*		1,045
CIBC Oppenheimer Corp	19,000,000	1		283,765
City of Richmond, Virginia	225,000	*		3,360
City of Worcester, Massachusetts	400,000	*		5,974
Class IC Company, Ltd., The	2,500,000	*		37,337
Collins US Premier Equity Trust	250,000	*		3,733
Colonial Penn Life Insurance Co	500,000	*		7,467
Connell, Eileen M	40,000	*		597
Corbel Investments, Ltd Corporate Investment Services	400,000	*		5,974
SAL (Offshore) growth a/c	240,000	*		3,584
Cova Bond Debenture	1,500,000	*		22,402
CPR (USA) Inc	7,650,000	*		114,252
Credit Research & Trading LLC Credit Suisse First Boston	500,000	*		7,467
CorporationCredit Suisse London Nominees	26,440,000	2		394,881
Limited	4,000,000	*	91,500	59,740
Data General	300,000	*		4,480
D.E. Shaw Securities LP	400,000	*		5,974
Deeprock & Co	5,000,000	*		74,675
Delaware Public Employee				
Retirement System	750,000	*		11,201
Delozier, Joseph and Jan	15,000	*		224
Detroit Edison Employees	2,250,000	*		33 , 603
Detroit Medical Endowment	850,000	*		12,694
Detroit Medical Pension	1,500,000	*		22,402
Deutsche Bank A.G	8,000,000	*		119,480

	PRINCIPAL AMOUNT OF DEBENTURES BENEFICIALLY OWNED	PERCENT OF TOTAL OUTSTANDING	COMMON STOCK OWNED PRIOR TO	COMMON STOCK REGISTERED
SELLING SECURITYHOLDERS	AND OFFERED HEREBY	DEBENTURES (1)	CONVERSION	HEREBY (2)
Donaldson, Lufkin & Jenrette				
Securities Corporation	\$ 561,000	*		8,378
Double Black Diamond Offshore				
LDC	2,316,000	*	9,300	34,589
Dunn Family Trust dated 10/28/88, David J. Dunn Trustee	5,000,000	*	100,000	74,675
Employers' Reinsurance	3,000,000		100,000	74,075
Corporation	4,795,000	*		71,613
Ensign Peak Advisors	3,000,000	*		44,805
EQ Putnam Balanced Portfolio	50,000	*		746
Federated Equity Income Fund, Inc	29,000,000	2		433,115
Federated Insurance Series, a				
Massachusetts business trust, on behalf of its Federated Equity				
Income Fund II Forest Alternative Strategies	600,000	*		8,961
Fund A-5	15,000,000	1		224,025
Forest Alternative Strategies				
Fund A-51 Forest Alternative Strategies	1,080,000	*		16,129
Fund A-5M	510,000	*		7,616
Forest Alternative Strategies	523,553			,,,=,
Fund B-3	700,000	*		10,454
Forest Global Convertible	00.000			1 244
Fund A-1 Forest Global Convertible	90,000	*		1,344
Fund A-5	23,510,000	2		351,121
Forest Global Convertible				,
Fund B-1	400,000	*		5,974
Forest Global Convertible				
Fund B-2 Forest Global Convertible	500,000	*		7,467
Fund B-3	400,000	*		5,974
Forest Global Convertible	100,000			3,311
Fund B-5	800,000	*		11,948
Forest Greyhound c/o Forest				
Investment Management LLC	400,000	*		5 , 974
Forest Performance Fund	800,000	*		11,948
Fort Dearborn Life Insurance	360 000	*		5,376
Company Fox Family Foundation DTD	360,000	,		5,576
10/10/87 c/o Forest Investment				
Management LLC	100,000	*		1,493
Fox Family Portfolio Partnership c/o Forest Investment				
Management LLC	900,000	*		13,441
Franklin Investors Securities				
Trust Convertible Securities	6 000 000			00.616
Fund	6,000,000	*		89,610
Franklin Strategic Series Franklin Small Cap Growth				
Fund	23,800,000	2		355,453
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Examplian II C. Small Can Crouth Fund	\$ 200,000	*		2,987
Franklin U.S. Small Cap Growth Fund. Fundamental Investors, Inc	\$ 200,000 22,500,000	2		336,037
Gencorp		∠ *		·
General Motors Domestic Group	4,350,000	^		64,967
Pension Trust	2,500,000	*		37 , 337
George Putnam Fund of Boston, The	8,810,000	*		131,577
Gleneagles Fund Company, The	1,500,000	*		22,402
GLG Global Convertible Fund PLC	10,000,000	*		149,350
Goldman, Sachs & Co	6,900,000	*	(3)	103,051
Goldman Sachs International	17,000,000	1		253 , 895
GPZ Trading LLC	8,000,000	*		119,480
Gruber-McBaine International	200,000	*		2 , 987
Habile Investments Limited	200,000	*		2,987
Halliburton High Yield	1,250,000	*		18,668
Hamilton Global Investors Limited	6,000,000	*		89,610
Hamilton Partners Limited	4,000,000	*		59,740
Highbridge Capital Corporation	15,000,000	1		224,025
Houston Fire "B"	4,000,000	*		59 , 740
Houston Municipal	2,000,000	*		29 , 870
HSBC Securities Inc	7,100,000	*		106,038
Idanta Partners Ltd	8,000,000	*	100,000	119,480
Idanta Partners Ltd. Retirement Plan	500,000	*		7,467
Income Fund of America, Inc., The	112,500,000	9		1,680,187
Issa, Mr. Pierre & Mrs. Claude	80,000	*		1,194
J.P. Morgan & Co. Incorporated	29,000,000	2		433,115
Jatyco Inc No. 2 a/c	120,000	*		1,792
Kensington Value Fund LLC	1,000,000	*		14,935
Lagunitas Partners LP	200,000	*		2,987
LDG Limited	1,500,000	*		22,402
Levin Charitable Trust	40,000	*		597
Libertyview Fund LLC	300,000	*		4,480
Libertyview Plus Fund	8,550,000	*		127,097
LLT Limited	810,000	*		12,907
Lombard Odier & Cie	1,814,000	*		27,092
Loomis Sayles Fixed Income Fund Loomis Sayles High Yield Fixed	1,250,000	*		18,668
Income Fund	400,000	*		5,974
Loomis Sayles Offshore High Yield	2,500,000	*		37,337
Maine State Retirement System	3,500,000	*		52,272
Marsh & McLennan Companies Inc	360,000	*		5,376
McMahan Securities Company, L.P	542,000	*		8,094
Mellon Bank NA, Trustee for General Motors Employees	342,000			0,004
Domestic Group Pension Trust	2,500,000	*		37,337
Merrill Lynch International Ltd	14,305,000	1		213,645
Merrill Lynch Pierce Fenner & Smith.	31,174,000	2		465,583
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	PRINCIPAL AMOUNT OF DEBENTURES BENEFICIALLY OWNED	PERCENT OF TOTAL OUTSTANDING	COMMON STOCK OWNED PRIOR TO	COMMON STOCK REGISTERED
SELLING SECURITYHOLDERS	AND OFFERED HEREBY	DEBENTURES (1)	CONVERSION	HEREBY (2)
Metropolitan Life fbo General				
Motors Metropolitan Life LS High Yield	\$ 750 , 000	*		11,201
Series	1,400,000	*		20,909
Millennium Trading Co. L.P	9,000,000	*		134,415
Milwaukee County, Wisconsin	1,000,000	*		14,935
Minneapolis Teachers	1,650,000	*		24,642
Museum of Fine Arts, Boston NationsBanc Montgomery	590,000			8,811
Securities, LLC Nationwide Family of Funds, on behalf of its Nationwide E	10,000,000	*		149,350
Equity Income Fund Nationwide Separate Account	120,000	*		1,792
Trust Equity Income Fund	120,000	*		1,792
Navesink Equity Derivative Fund LDC.	11,000,000	*		164,285
New England Strategic Income Fund New Hampshire State Retirement	3,000,000	*		44,805
System	3,100,000	*		46,298
Retirement Plan	2,425,000	*		36,217
Retirement Plan	2,400,000	*		35,844
Retirement System New York State Electric & Gas	9,650,000	*		144,122
Ret. Ben. Plan	2,000,000	*		29,870
Nike Co	400,000	*		5 , 974
Northwestern Mutual Life Insurance Company, The (includes \$1,000,000 in principal amount held by The Northwestern Mutual Life Insurance Company Group				•
Annuity Separate Account)	8,000,000	*	(4)	119,480
Oakmont Holdings Limited	40,000	*		597
Orange County Retirement	2,250,000	*		33,603
Orrington International Fund Ltd	2,238,000	^ +		33,424 56,185
Orrington Investments LP Palladin Overseas Fund Ltd	3,762,000 1,500,000	*		22,402
Palladin Partners I, L.P	500,000	*		7,467
Parker-Hannifin Corporation	750,000	*		11,201
Partner Reinsurance Co	1,000,000	*		14,935
Partners Healthcare Services	2,100,000	*		31,363
Pension Reserves Investment Trust	2,000,000	*		29,870
Promutual	2,540,000	*		37,934
Putnam Balanced Retirement Fund Putnam Convertible Income -	2,590,000	*		38,681
Growth Trust Putnam Convertible Opportunities	35,563,000	3		531,133
and Income Trust	1,945,000	*		29,048
Putnam Equity Income Fund	3,780,000	*		56,454

SELLING SECURITYHOLDERS	PRINCIPAL AMOUNT OF DEBENTURES BENEFICIALLY OWNED AND OFFERED HEREBY	PERCENT OF TOTAL OUTSTANDING DEBENTURES (1)	COMMON STOCK OWNED PRIOR TO CONVERSION	COMMON STOCK REGISTERED HEREBY (2)
Putnam Funds Trust Putnam				
High Yield Total Return Fund Putnam High Income Convertible	\$ 245,000	*		3 , 659
and Bond Fund	4,000,000	*		59,740
Putnam Variable Trust Putnam VT The George Putnam Fund				
of Boston	100,000	*		1,493
Q Investments, L.P	2,750,000	*		41,071
R2 Investments, LDC	6,990,000	*		104,395
Raytheon Master Trust	4,250,000	*		63 , 473
Reliant Trading	1,250,000	*	125,000	18,668
Rhode Island Retirement Rohne-Poulenc Rorer Inc. Pension	9,625,000	*		143,749
Plan	800,000	*		11,948
Salomon Brothers Capital				
Structure Arbitrage Fund	6,000,000	*	(5)	89,610
Salomon Brothers Equity Arbitrage Finance Ltd Fund	2,000,000	*	(5)	29,870
Sanders, Mark and Cynthia	40,000	*	(5)	597
SG Cowen Securities Corporation	27,050,000	2		403,991
Shepherd Investments	27,030,000	2		103,331
International, Ltd	33,465,000	3		499,799
Shepherd Trading Limited	1,250,000	*		18,668
SoundShore Holdings Ltd	350,000	*		5,227
SoundShore Opportunity Holding	•			,
Fund Ltd	2,900,000	*		43,311
Southern Farm Bureau Life				
Insurance Co	1,500,000	*	60,000	22,402
State of Connecticut Fund "F"	5,000,000	*		74,675
Susquehanna Capital Group	19,850,000	2		296 , 459
Talwar Trading & Investments Ltd.	120,000	*		1,792
Teamsters Affiliates Pension Plan	2,425,000	*		36,217
Teamsters Retirement and Family				
Protection	400,000	*		5,974
Tower, Peter & Elizabeth (Tower	150,000	*		0 040
Foundation)	150,000	*		2,240
TQA Arbitrage Fund, L.P	4,500,000	*		67 , 207
TQA Leverage Fund, L.P	3,000,000	^ +		44,805
TQA Vantage Fund, Ltd	5,500,000 1,500,000	*		82,142
TQA Vantage Plus, Ltd Tribeca Investments L.L.C	5,000,000	*	(6)	22,402 74,675
UA General Officers Retirement Plan.	50,000	*	(0)	74,673
UA Local Union Officers &	30,000			710
Employees Pension	400,000	*		5,974
UA Office Employees Retirement Plan.	25,000	*		373
UFCW	500,000	*		7,467
United Mine Workers	4,900,000	*		73,181
University of Rochester	590,000	*		8,811
Vivaldi Investments Limited	160,000	*		2,389
World Bank "B"	1,125,000	*		16,801
Worldwide Transactions Ltd	880,000	*	8,555	13,142
Zazove Aggressive Growth Fund, L.P	850,000	*		12,694
Zazove Convertible Fund, L.P	3,200,000	*		47,792
Zazove Global Convertible Fund, L.P.	345,000	*		5,152

* Less than one percent.

- (1) The percent of total outstanding Debentures held by each Selling Securityholder is calculated based on the aggregate principal amount of Debentures originally issued by the Company, and does not take into account conversions, exchanges or other transactions by the Selling Securityholders which may reduce the aggregate principal amount of Debentures currently outstanding.
- (2) The shares of Common Stock registered hereby are calculated on an "as converted" basis using the conversion rate described on the cover page of this Prospectus.
- (3) Goldman, Sachs & Co. was one of the Initial Purchasers in the private placement of the Debentures by the Company on February 18, 1998.

 Goldman, Sachs & Co. also holds \$2,572,000 principal amount of Debentures, convertible into 38,412 shares of Common Stock, which are not offered hereby.
- (4) In the ordinary course of business, Northwestern Mutual Investment Services, Inc., Robert W. Baird & Co. Incorporated, Baird/Mark Capital Group, and MGIC Mortgage Securities Corporation, each of which is a broker-dealer and affiliated with The Northwestern Mutual Life Insurance Company, may, from time to time, have acquired or disposed of, or may in the future acquire or dispose of, securities of the Company, for such broker-dealers' own accounts or for the accounts of others. Other affiliates of The Northwestern Mutual Life Insurance Company may, in the ordinary course of business, effect transactions in the securities of the Company. Only security holdings of The Northwestern Mutual Life Insurance Company are reflected. The Northwestern Mutual Life Insurance Company and its affiliates may, in the ordinary course of business, take part in transactions involving the real property of the Company.
- (5) Salomon Brothers Asset Management Inc. ("SBAM") acts as discretionary investment advisor with respect to the noted accounts that hold the debentures. Accordingly, SBAM may be deemed to be the beneficial owner of such debentures. SBAM also acts as discretionary investment advisor with respect to the Gaguine Family Trust, which holds 4,000 shares of the Company's common stock. Accordingly, SBAM may be deemed to be the beneficial owner of such shares.
- (6) Tribeca Investments L.L.C. also holds \$4,195,000 principal amount of Debentures, convertible into 62,652 shares of Common Stock, which are not offered hereby.

Unless otherwise indicated, none of the Selling Securityholders has, or within the past three years has had, any position, office or other material relationship with the Company or any of its affiliates. Because the Selling Securityholders may, pursuant to this Prospectus, sell all or some portion of the Debentures or the Registrable Securities, no estimate can be given as to the amount of the Debentures or the Registrable Securities that will be held by the Selling Securityholders upon termination of any such sales. In addition, the Selling Securityholders identified above may have sold, transferred or otherwise disposed of all or a portion of their Debentures, in transactions exempt from the registration requirements of the Securities Act, since the date on which they provided the information regarding their Debentures. See "Plan of Distribution."

The Debentures were originally issued by the Company in a private placement on February 18, 1998 to the Initial Purchasers and were subsequently sold by the Initial Purchasers, in transactions exempt from the registration requirements of the Securities Act, to persons reasonably believed by such Initial Purchasers to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act).

Generally, only Selling Securityholders identified above who beneficially own the Debentures set forth opposite each such Selling Securityholder's name in the foregoing table may sell such debentures pursuant to the Shelf Registration Statement. The Company may from time to time, in accordance with the Registration Rights Agreement, include additional Selling Securityholders in supplements or amendments to this Prospectus.

THE DATE OF THIS PROSPECTUS SUPPLEMENT IS NOVEMBER 17, 1999