

☐ Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

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

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person *					2. Issuer Name and Ticker or Trading Symbol									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
IDOL JOHN D						Capri Holdings Ltd [CPRI]									Í			
(Last) (First) (Middle)						3. Date of Earliest Transaction (MM/DD/YYYY)								X_ Director 10% OwnerX_ Officer (give title below) Other (specify below) Chairman & CEO				below)
90 WHITFIELD STREET, 2ND FLOOF														6. Individual or Joint/Group Filing (Check Applicable Line)				
	(Stre	eet)			4. 1	1 Aı	nendme	ent, Date ()rıgır	nal Fi	led (MM	DD/YYY	Y) 6	. Individual c	or Joint/G	roup Filing	(Check Appl	icable Line)
LONDON, X	K0 W1T 4	4EZ											_;	X _ Form filed by		rting Person One Reporting P	erson	
(City) (State) (Zip)					Rule 10b5-1(c) Transaction Indication													
					☐ Check this box to indicate that a transaction was m that is intended to satisfy the affirmative defense cond									-				
			Table I -	Non-	Der	ivat	tive Sec	urities Ac	equir	ed, D	isposed	of, or B	Benefi	icially Owne	d			
1. Title of Security (Instr. 3)			Trans. 1	Date			3. Trans. C						5. Amount of Securities Beneficially Owned			6. Ownership	7. Nature	
						Execution Date, if any	(Instr. 8)			sposed of 3, 4 and 3			Following Reported Transaction(s) (Instr. 3 and 4)			Form: Direct (D)	Beneficial Ownership (Instr. 4)	
								C. I.	v		(A) ((I) (Instr.	(IIISII. 4)
Ordinary shares, n	o par value		<u> </u>	6/20/20	23			Code M (1)	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Amor		Price \$0	,	110	05944 (2)		4) D	
Ordinary shares, n	•			6/20/2023				F.(3)		1286	_	\$36.38	8				D	
Ordinary shares, no par value														1000000			I	Held by John D. Idol 2023 GRAT
Ordinary shares, no par value														149700			I	Held by John D. Idol 2013 GRAT #1
Ordinary shares, no par value														149700			I	Held by John D. Idol 2013 GRAT #2
	Tal	ole II - Der	ivative S	ecuri	ties l	Ben	eficially	v Owned	(e.g.,	puts.	calls, v	varrant	s, opt	tions, conver	tible secu	ırities)		
1. Title of Derivate Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Trans. Date	3A. Deeme Execution Date, if an	ed 4. T	rans.	5. Number Derivativ		ver of ve Securities d (A) or d of (D)	6. Date Exer and Expirati		cisable	7. Title and A Securities Undervivative Se (Instr. 3 and 4		nount of erlying urity	8. Price of Derivative Security	9. Number of	10. Ownership Form of Derivative Security: Direct (D)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	Security			С	Code V		(A)	(D)	Date Exerc	Date Exercisable D		Title		Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	or Indirect	
Restricted share units	\$0	6/20/2023		1	М			26419	Ĺ	<u>4)</u>	<u>(5)</u>	Ordin shares, valu	no par	26419 (6)	\$0	0	D	
Restricted share units	\$0								Ĺ	7).	<u>(5)</u>	Ordin shares, valu	no par	49308 (6)		49308	D	
Restricted share units	\$0								١	<u>8)</u>	<u>(5)</u>	Ordin shares, valu	no par	57026 (6)		57026	D	
Restricted share units	\$0								<u>)</u>	<u>9)</u>	<u>(5)</u>	Ordin shares, valu	no par	115426 (6)		115426	D	
Employee share option (right to buy)	\$67.52								١	<u>4)</u>	6/15/2025	Ordin shares, valu	no par	61249		61249	D	

Explanation of Responses:

- (1) Represents settlement of restricted share units ("RSUs") through the issuance of one ordinary share for each vested RSU.
- (2) This amount excludes 54,600 ordinary shares, no par value, held by the Idol Family Foundation. The reporting person may be deemed to have beneficial

ownership of the shares held by the Idol Family Foundation but does not have a pecuinary interest in such shares.

- (3) Represents shares withheld by the Company to cover tax withholding obligations upon vesting.
- (4) Immediately exercisable.
- (5) The RSUs do not expire.
- (6) Settlement of this award will be satisfied through the issuance of one ordinary share for each vested RSU.
- (7) Granted on June 15, 2021 pursuant to the Capri Holdings Limited Third Amended and Restated Incentive Plan (the "Incentive Plan"). The securities underlying the total number of RSUs originally granted vest 1/3 each year on June 15, 2022, 2023, and 2024, respectively, subject to grantee's continued employment with the Company through the vesting date unless the grantee dies, becomes permanently disabled or is retirement eligible under the Incentive Plan.
- (8) Granted on June 15, 2022 pursuant to the Incentive Plan. The securities underlying the total number of RSUs originally granted vest 1/3 each year on June 15, 2023, 2024, and 2025, respectively, subject to grantee's continued employment with the Company through the vesting date unless the grantee dies, becomes permanently disabled or is retirement eligible under the Incentive Plan.
- (9) Granted on June 15, 2023 pursuant to the Incentive Plan. The securities underlying the total number of RSUs originally granted vest 25% each year on June 15, 2024, 2025, 2026 and 2027, respectively, subject to grantee's continued employment with the Company through the vesting date unless the grantee dies, becomes permanently disabled or is retirement eligible under the Incentive Plan.

Reporting Owners

reporting owners								
Danastina Oxyman Nama / Adduca	Relationships							
Reporting Owner Name / Addres	Director	10% Owner	Officer	Other				
IDOL JOHN D								
90 WHITFIELD STREET	X		Chairman & CEO					
2ND FLOOR	Α		Chairman & CEO					
LONDON, X0 W1T 4EZ								

Signatures

/s/ Krista A. McDonough, as Attorney-in-Fact for John D. Idol

6/22/2023

**Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4(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).

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.