SEC Form 3 FORM 3

# UNITED STATES SECURITIES AND EXCHANGE

COMMISSION

Washington, D.C. 20549

### INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL

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

Earnout Sha		(7)	(7)	Common Stock	2,412,979	(7)	Ι	See notes <sup>(5)(8)</sup>	
Earnout Sha				Common Stock	230,119	<u> </u>	I	See notes <sup>(4)(8)</sup>	
Earnout Sha		(7)	(7)	Common Stock	7,275,914	(7)	I	See notes <sup>(3)(8)</sup>	
		Date Exercisable	Expiration Date	Title	Number of Shares	Derivativ Security	(I) (Instr. 5)	5)	
Ex		2. Date Exerc Expiration Da (Month/Day/)	ate	3. Title and Amount of S Underlying Derivative S (Instr. 4)		4. Convers or Exerc Price of	ise Form: Direct (D)	6. Nature of Indirect Beneficial Ownership (Instr.	
	(6			e Securities Benefi ants, options, conve					
Common Stock				500,000 <sup>(2)</sup>	I	S	See notes <sup>(6)(8)</sup>		
Common Stock				90,650,165 <sup>(1)</sup>	I	S	See notes <sup>(5)(8)</sup>		
Common Stock				8,645,086(1)	I	S	See notes <sup>(4)(8)</sup>		
Common Stock				273,339,593 <sup>(1)</sup>	I	S	ee notes <sup>(3)(8)</sup>	notes <sup>(3)(8)</sup>	
1. Title of Security (Instr. 4)				tive Securities Bene 2. Amount of Securities Beneficially Owned (Ins 4)	3. Owne	ership 4 Direct C direct	4. Nature of Indirect Beneficial Ownership (Instr. 5)		
(City)	(State) (Zip)	Table L N			ficially	unad			
(Street) BOSTON MA 02199		_					Form filed by More than One Reporting Person		
800 BOYLSTON STREET, SUITE 3300				X Director Officer (give title below)	10% O Other ( below)	specify	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person		
(Last) (First) (Middle) PRUDENTIAL TOWER				4. Relationship of Reporting Person(s Issuer (Check all applicable)		to		. If Amendment, Date of Original iled (Month/Day/Year)	
1. Name and <i>J</i>	Requiring	g Statement Day/Year)	<u>CCC Intelligent Solutions Holdings Inc.</u> [ CCCS ]						

1. See Exhibit 99.1 for text of footnote (1).

2. See Exhibit 99.1 for text of footnote (2).

3. See Exhibit 99.1 for text of footnote (3).

4. See Exhibit 99.1 for text of footnote (4).

5. See Exhibit 99.1 for text of footnote (5).

6. See Exhibit 99.1 for text of footnote (6).

7. See Exhibit 99.1 for text of footnote (7).

8. See Exhibit 99.1 for text of footnote (8).

#### Remarks:

Exhibit 99.1 (Footnotes to Form 3) is incorporated by reference.

### /s/ Christopher Egan

08/09/2021

\*\* Signature of Reporting Person

Date

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

 $\ast$  If the form is filed by more than one reporting person, see Instruction 5 (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 Number.

## Footnotes to Form 3

- (1) On July 30, 2021 (the "Effective Time"), the Issuer, formerly known as Dragoneer Growth Opportunities Corp., acquired Cypress Holdings, Inc. ("CCC") pursuant to a Business Combination Agreement by and among the Issuer, Chariot Opportunity Merger Sub, Inc., and CCC (the "Business Combination Agreement"). Pursuant to the Business Combination Agreement, at the Effective Time, the outstanding shares of Common Stock of CCC held by the Reporting Person were converted into the right to receive shares of the Issuer's Common Stock.
- (2) Represents shares of Common Stock purchased by Sunley House Capital Master Fund Limited Partnership ("Sunley House Master Fund") at a purchase price of \$10.00 per share in a private placement which closed immediately prior to the Effective Time.
- (3) Represents securities held directly by Cypress Investor Holdings, L.P. ("Cypress Investor"). Cypress Investment GP, LLC ("Cypress GP") is the general partner of Cypress Investor. Advent International Corporation ("Advent") is the managing member of Cypress GP. Cypress Investor is beneficially owned by Advent International GPE VIII Limited Partnership ("Advent International VIII"), Advent International GPE VIII-A Limited Partnership ("Advent International VIII-A"), Advent International GPE VIII-B-1 Limited Partnership ("Advent International VIII-B-1"), Advent International GPE VIII-B-2 Limited Partnership ("Advent International VIII-B-2"), Advent International GPE VIII-B-3 Limited Partnership ("Advent International VIII-B-3"), Advent International GPE VIII-B Limited Partnership ("Advent International VIII-B"), Advent International GPE VIII-D Limited Partnership ("Advent International VIII-D"), Advent International GPE VIII-E Limited Partnership ("Advent International VIII-E"), Advent International GPE VIII-F Limited Partnership ("Advent International VIII-F"), Advent International GPE VIII-G Limited Partnership ("Advent International VIII-G"), Advent International GPE VIII-H Limited Partnership ("Advent International VIII-H"), Advent International GPE VIII-I Limited Partnership ("Advent International VIII-I"), Advent International GPE VIII-J Limited Partnership ("Advent International VIII-J" and together with Advent International VIII, Advent International VIII-B-1, Advent International VIII-B-2, Advent International VIII-B-3, Advent International VIII-B, Advent International VIII-D, Advent International VIII-F, Advent International VIII-H and Advent International VIII-I, the "Advent Luxembourg Funds"), Advent International GPE VIII-K Limited Partnership ("Advent International VIII-K"), Advent International GPE VIII-L Limited Partnership ("Advent International VIII-L" and together with Advent International VIII-A, Advent International VIII-E, Advent International VIII-G and Advent International VIII-K, the "Advent Cayman Funds"), Advent Partners GPE VIII Limited Partnership ("Advent Partners VIII"), Advent Partners GPE VIII-A Limited Partnership ("Advent Partners VIII-A"), Advent Partners GPE VIII Cayman Limited Partnership ("Advent Partners VIII Cayman"), Advent Partners GPE VIII-A Cayman Limited Partnership ("Advent Partners VIII-A Cayman") and Advent Partners GPE VIII-B Cayman Limited Partnership ("Advent Partners VIII-B Cayman" and together with Advent Partners VIII, Advent Partners VIII-A, Advent Partners VIII Cayman and Advent Partners VIII-A Cayman, the "Advent Partners Funds"). The Advent Luxembourg Funds, the Advent Cayman Funds and the Advent Partners Funds have ownership interests in Cypress Investor, but none of the Advent Luxembourg Funds, the Advent Cayman Funds or the Advent Partners Funds has voting or dispositive power over any shares.
- (4) Represents securities held directly by Advent International GPE VIII-C Limited Partnership ("Advent International VIII-C"). GPE VIII GP S.a.r.l ("Advent GP Luxembourg") is the general partner of Advent International VIII-C. Advent International GPE VIII, LLC ("Advent Top GP") is the manager of Advent GP Luxembourg. Advent is the manager of Advent Top GP.
- (5) Represents securities held directly by GPE VIII CCC Co-Investment (Delaware) Limited Partnership ("GPE VIII CCC Co-Investment"). GPE VIII GP Limited Partnership ("Advent GP Cayman") is the general partner of GPE VIII CCC Co-Investment. Advent Top GP is the general partner of Advent GP Cayman. Advent is the manager of Advent Top GP.

- (6) Cypress Investor, Advent International VIII-C and GPE VIII CCC Co-Investment have the contingent right to receive an aggregate of 9,919,012 shares of Common Stock (the "Earnout Shares") at the earlier to occur of (a) the first date on which the last reported closing price of the Issuer's shares has been greater than or equal to \$15.00 per share (as adjusted for share subdivisions, share capitalizations, reorganizations, recapitalizations and the like) for any twenty (20) day trading days within any thirty (30) consecutive trading day period commencing after July 30, 2021 or (b) a change of control of the Issuer, in each case if such event occurs within ten (10) years after July 30, 2021.
- (7) Represents securities held by Sunley House Master Fund. Sunley House Capital GP LP ("Sunley House GP LP") is the general partner of Sunley House Master Fund, and Sunley House Capital Management LLC ("Sunley House Manager") acts as investment manager to Sunley House Master Fund. Sunley House Capital GP LLC ("Sunley House GP LLC") is the general partner of Sunley House GP LP. Advent is the sole member of both Sunley House GP LLC and Sunley House Manager. Investors in the Sunley House Master Fund invest in one or more of the following feeder funds: Sunley House Capital Fund LP, Sunley House Capital Limited Partnership, Sunley House Capital Fund Ltd. and Sunley House Capital Ltd. (collectively, the "Sunley House Feeder Funds"), which are the limited partners of the Sunley House Master Fund. The Sunley House Feeder Funds have ownership interests in the Sunley House Master Fund, but none of the Sunley House Feeder Funds owns shares of Common Stock directly and none has voting or dispositive power over the shares of Common Stock held directly by the Sunley House Master Fund.
- (8) Immediately following the Effective Time, the Reporting Person was appointed to the board of directors of the Issuer. The Reporting Person is a Managing Partner of Advent and may have limited partner or other interests in one or more of the entities described herein. The Reporting Person disclaims Section 16 beneficial ownership of the shares reported herein except to the extent of his pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all the reported shares for purposes of Section 16 or any other purpose.