### Edgar Filing: IDOL JOHN D - Form 4

IDOL JOHN D Form 4 February 15, 2018 FORM 4 Pebruary 15, 2018 INTED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). IDOL JOHN D FORM 4 TATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Stimated average Subject to in 17(a) of the Public Utility Holding Company Act of 1935 or Section 1(b). IDOL JOHN D IDDE JONE IDDE JONE ID											
(Print or Typ	e Responses)										
1. Name and IDOL JO	d Address of Reportin HN D		Symbol	l	nd Ticker or Holdings L		Is	. Relationship of I ssuer	Reporting Per	son(s) to	
(Last)	(First)				Transaction	ita [1	lonoj	(Check	all applicable	e)	
				13/2018 -				_X Director 10% Owner _X Officer (give title Other (specify elow) below) Chairman & CEO			
Filed(Month/Day/Year) Applicable Line _X_Form filedForm filedForm filed						.pplicable Line) X_ Form filed by O	oint/Group Filing(Check One Reporting Person More than One Reporting				
(City)	(State)	(Zip)	Ta	ble I - Non	-Derivative	Secu		red, Disposed of,	or Beneficial	lly Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		ate, if	3.		s Acq f (D)	uired (A) or	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Ordinary shares, no par value	02/13/2018			Code V	Amount 100,000	(D) A	Price \$ 20	(11507.546	D		
Ordinary shares, no par value	02/13/2018			S <u>(1)</u>	40,362	D	\$ 61.6337 (2)	1,747,184	D		
Ordinary shares, no par value	02/13/2018			S <u>(1)</u>	59,138	D	\$ 62.2971 ( <u>3)</u>	1,688,046	D		

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shares, no par value95,000IIdol Far FoundatiOrdinary shares, no par valueHeld by John D. Idol 2011Held by Idol 2012Ordinary valueISO,000IHeld by Idol 2012Ordinary shares, no parISO,000IHeld by Idol 2012Ordinary shares, no parJohn D. Idol 2012John D. Idol 2012Ordinary shares, no parISO,000IHeld by Idol 2012	Ordinary shares, no par value	02/13/2018	S <u>(1)</u>	500	D	\$ 62.936 (4)	1,687,546	D	
shares, no par value $02/14/2018$ $S(1)$ $28,600$ $D$ $\stackrel{5}{62.3447}$ $1,708,946$ $D$ Ordinary shares, no par value $02/14/2018$ $S(1)$ $21,400$ $D$ $\stackrel{5}{63.2069}$ $1,687,546$ $D$ Ordinary shares, no par value $02/14/2018$ $S(1)$ $21,400$ $D$ $\stackrel{6}{63.2069}$ $1,687,546$ $D$ Ordinary shares, no par value $02/14/2018$ $S(1)$ $21,400$ $D$ $\stackrel{6}{63.2069}$ $1,687,546$ $D$ Ordinary shares, 	shares, no par	02/14/2018	М	50,000	A	\$ 20	1,737,546	D	
shares, no par value       02/14/2018       S(1)       21,400       D       63,2069 (6)       1,687,546       D         Ordinary shares, no par value       Ordinary shares, no par value       95,000       I       Held by Idol Farr Foundation of the part of t	shares, no par	02/14/2018	S <u>(1)</u>	28,600	D	62.3447	1,708,946	D	
shares, no par value95,000IHeld by I dol Fam FoundatiOrdinary shares, no par 	shares, no par	02/14/2018	S <u>(1)</u>	21,400	D	63.2069	1,687,546	D	
shares, no par value150,000IJohn D. Idol 2012 	shares, no par						95,000	Ι	Held by the Idol Family Foundation
shares, 150,000 I John D. Idol 2012	shares, no par						150,000	Ι	•
	shares, no par						150,000	I	•

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

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.

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount o Number o Shares

Employee share option (right to buy)	\$ 20	02/13/2018	М	100,000	<u>(7)</u>	12/14/2018	Ordinary shares, no par value	100,000
Employee share option (right to buy)	\$ 20	02/14/2018	М	50,000	(7)	12/14/2018	Ordinary shares, no par value	50,000
Employee share option (right to buy)	\$ 49.88				<u>(8)</u>	06/15/2023	Ordinary shares, no par value	14,503
Restricted share units	\$ 0				(8)	<u>(9)</u>	Ordinary shares, no par value	6,014 (10)
Employee share option (right to buy)	\$ 47.1				(11)	06/15/2022	Ordinary shares, no par value	107,604
Restricted share units	\$ 0				(11)	<u>(9)</u>	Ordinary shares, no par value	31,846 (10)
Employee share option (right to buy)	\$ 2.6316				<u>(7)</u>	02/18/2020	Ordinary shares, no par value	491,420
Employee share option (right to buy)	\$ 94.45				<u>(12)</u>	06/02/2021	Ordinary shares, no par value	89,316
Employee share option (right to buy)	\$ 5				(7)	03/25/2021	Ordinary shares, no par value	456,000
Employee share option	\$ 62.24				(7)	06/03/2020	Ordinary shares, no par	84,219

(right to buy)

## **Reporting Owners**

Reporting Owner Name / Address	Relationships							
1	Director	10% Owner	Officer	Other				
IDOL JOHN D 33 KINGSWAY LONDON, X0 WC2B 6UF	Х		Chairman & 0	CEO				
Signatures								
/s/ Krista A. McDonough, as A D. Idol	02/15/2018							

\*\*Signature of Reporting Person

## **Explanation of Responses:**

- \* 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).

These shares were sold pursuant to a Rule 10b5-1 trading plan. The 10b5-1 trading plan was put in place by the reporting person for
 estate planning purposes and may result in additional future share sales. The reporting person expects to retain a significant ownership interest in Michael Kors Holdings Limited (the "Company").

The sale price represents the weighted average sale price for multiple transactions reported on this line. The prices of the transactions ranged from \$60.93 to \$61.92. Upon request of the staff of the U.S. Securities and Exchange Commission (the "SEC"), the Company or

Date

ranged from \$60.93 to \$61.92. Upon request of the staff of the U.S. Securities and Exchange Commission (the "SEC"), the Company or a security holder of the Company, the reporting person will provide full information regarding the number of shares sold at each separate price.

The sale price represents the weighted average sale price for multiple transactions reported on this line. The prices of the transactions ranged from \$61.93 to \$62.92. Upon request of the staff of the SEC, the Company or a security holder of the Company, the reporting person will provide full information regarding the number of shares sold at each separate price.

The sale price represents the weighted average sale price for multiple transactions reported on this line. The prices of the transactions ranged from \$62.93 to \$62.96. Upon request of the staff of the SEC, the Company or a security holder of the Company, the reporting person will provide full information regarding the number of shares sold at each separate price.

The sale price represents the weighted average sale price for multiple transactions reported on this line. The prices of the transactions ranged from \$61.95 to \$62.94. Upon request of the staff of the SEC, the Company or a security holder of the Company, the reporting person will provide full information regarding the number of shares sold at each separate price.

The sale price represents the weighted average sale price for multiple transactions reported on this line. The prices of the transactions ranged from \$62.96 to \$63.46. Upon request of the staff of the SEC, the Company or a security holder of the Company, the reporting person will provide full information regarding the number of shares sold at each separate price.

(7) Immediately exercisable.

Granted on June 15, 2016 pursuant to the Michael Kors Holdings Limited Amended and Restated Omnibus Incentive Plan (the
 "Incentive Plan"). These securities vest 25% each year on June 15, 2017, 2018, 2019, and 2020, respectively, subject to grantee's continued employment with the Company through the vesting date unless the grantee is retirement eligible.

- (9) The RSUs do not expire.
- (10) Settlement of this award will be satisfied through the issuance of one ordinary share for each vested RSU.
- (11) Granted on June 15, 2015 pursuant to the Incentive Plan. These securities vest 25% each year on June 15, 2016, 2017, 2018, and 2019, respectively, subject to grantee's continued employment with the Company through the vesting date.
- (12) Granted on June 2, 2014 pursuant to the Incentive Plan. 75% of these share options are immediately exercisable. The remaining unvested share options will vest on June 2, 2018, subject to grantee's continued employment with the Company through the vesting date.

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Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.