FORM 4

## UNITED 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).

1. Name and Address of Reporting Person\*

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

l	OMB APPROVAL									
	OMB Number:	3235-0287								
l	Estimated average burden									
l	hours per response:	0.5								

5. Relationship of Reporting Person(s) to Issuer

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

2. Issuer Name and Ticker or Trading Symbol

Olsen Christopher					ROOT, Inc. [ ROOT ]								(Onco	Director	ŕ	X	10% Ov	
(Last) 629 N. H	•	First) EET, 6TH FLOO	(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 11/23/2021									Officer (g below)	ive titie		Other (s	specify
(Street)	IBUS (	ЭН	43215		4. If Amendment, Date of Original Filed (Month/Day/Year)					Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person								
(City)	(:	State)	(Zip)															
			Table I - No	n-Deriv	ative	Sec	urities Ac	quired	, Dis	sposed	of, or Be	eneficia	ally C	wned				
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		Code (	Transaction Code (Instr.		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Followi		6. Owne Form: D (D) or In (I) (Instr.		7. Nature of ndirect Beneficial Ownership	
					l' ' '		Code	v	Amount	Amount (A) or (D) Price		e	Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)	
Class A Common Stock				11/23/2	3/2021					10,100,	,000 A	A	(1)	10,100,000				See Footnote <sup>(2)</sup>
Class A Common Stock				11/23/2	/2021		J <sup>(3)</sup>		10,100,000 D		\$(	0.00	0				See Footnote <sup>(2)</sup>	
Class A Common Stock												15,290		D				
			Table II -	Derivat (e.g., p	tive S uts, c	ecu alls	rities Acq , warrants	uired, I s, optio	Disp ns,	osed of convert	f, or Ben ible sec	neficial urities)	ly Ov )	ned				
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/Yea	Code		Deri Sec Acq Disp	umber of vative urities uired (A) or posed of (D) tr. 3, 4 and			s Underlyi e Security	ying Derivative		9. Number derivative Securitie Beneficia Owned Following Reported Transacti	ve Owne es Form ially Direc or Inc ng (I) (In	10. Ownershi Form: Direct (D) or Indirect (I) (Instr. 4	Beneficial Ownership (Instr. 4)		
				Code	v	(A)	(D)	Date Exercisal		Expiration Date	Title	Amount Number Shares			(Instr. 4)			
Class B Common Stock	(4)	11/23/2021		С			10,100,000	(4)		(4)	Class A Common Stock	10,100	0,000	\$0.00 <sup>(1)</sup>	25,980,	,779	I	See Footnote <sup>(2)</sup>
Class B Common Stock	(4)							(4)		(4)	Class A Common Stock	2,024	,456		2,024,4	456	I	See Footnote <sup>(5)</sup>
Class B Common Stock	(4)							(4)		(4)	Class A Common Stock	978,	891		978,8	91	I	See Footnote <sup>(6)</sup>

## **Explanation of Responses:**

(4)

Class B

Common

- 1. These shares were converted from Class B Common Stock into Class A Common Stock on a one-for-one basis for no consideration.
- 2. The shares are held of record by DC I Investment LLC ("DC I Investment"). Christopher Olsen is the Managing Director of DC I Investment and has sole voting and dispositive power with respect to the shares held of record by DC I Investment.

(4)

- 3. Represents a pro-rata, in-kind distribution by DC I Investment LLC ("DC I Investment") to its indirect equity holders, without additional consideration. DC I Investment distributed an aggregate of 10,100,000 shares to the limited partners of its two members, Drive Capital Fund I, L.P. ("Fund I") and Drive Capital Ignition Fund I, L.P. ("Ignition Fund I"), on a pro rata basis.
- 4. Each share of Class B Common Stock is convertible into one share of Class A Common Stock at the option of the holder and has no expiration date.
- 5. The shares are held of record by Drive Capital Overdrive Fund I, L.P. ("Overdrive I"). Drive Capital Overdrive Fund I (GP), LLC ("Overdrive GP I") is the General Partner of Overdrive I. Christopher Olsen ("Olsen") and Mark Kvamme ("Kvamme") are the managing members of Overdrive GP I and share voting and dispositive power with respect to the shares held of record by Overdrive I. Overdrive GP I, Olsen and Kvamme disclaim beneficial ownership of such shares except to the extent of their pecuniary interests therein.
- 6. The shares are held of record by Drive Capital Overdrive Fund I (TE), L.P. ("Overdrive TE I"). Drive Capital Overdrive Fund I (GP), LLC ("Overdrive GP I") is the General Partner of Overdrive TE I. Christopher Olsen ("Olsen") and Mark Kvamme ("Kvamme") are the managing members of Overdrive GP I and share voting and dispositive power with respect to the shares held of record by Overdrive TE I. Overdrive GP I, Olsen and Kvamme disclaim beneficial ownership of such shares except to the extent of their pecuniary interests therein.
- 7. The shares are held of record by Drive Capital Overdrive Ignition Fund I, L.P. ("Overdrive Ignition I"). Drive Capital Overdrive Fund I (GP), LLC ("Overdrive GP I") is the General Partner of Overdrive Ignition I. Christopher Olsen ("Olsen") and Mark Kvamme ("Kvamme") are the managing members of Overdrive GP I and share voting and dispositive power with respect to the shares held of record by Overdrive Ignition I. Overdrive GP I, Olsen and Kvamme disclaim beneficial ownership of such shares except to the extent of their pecuniary interests therein.

This Form 4 is one of two Form 4s filed on the date hereof with respect to the conversion and in-kind distribution of shares by DC I Investment LLC to its indirect equity holders. The Reporting Person for the other Form 4 is Drive Capital Overdrive Fund I, L.P.

/s/ Christopher Olsen

Class A

Stock

(4)

28,683

11/24/2021

28.683

\*\* 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 Number.