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

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**FORM 8-K**

**CURRENT REPORT  
PURSUANT TO SECTION 13 OR 15(d) OF THE  
SECURITIES EXCHANGE ACT OF 1934**

Date of Report (Date of earliest event reported):  
**October 2, 2018**

**CCUR Holdings, Inc.**

(Exact Name of Registrant as Specified in its Charter)

Delaware  
(State or other jurisdiction of  
incorporation)

001-37706  
(Commission File Number)

04-2735766  
(IRS Employer Identification No.)

4375 River Green Parkway, Suite 210, Duluth, Georgia  
(Address of principal executive offices)

30096  
(Zip Code)

Registrant's telephone number, including area code: (770) 305-6435

Not applicable  
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

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**Item 8.01 Other Events**

On October 2, 2018, CCUR Holdings, Inc. issued a press release announcing it has entered into a letter of intent to acquire an 80 percent membership interest in LuxeMark Capital, LLC.

A copy of the press release referenced herein is furnished as Exhibit 99.1 hereto and incorporated herein by reference.

**Item 9.01 Financial Statements and Exhibits**

The following exhibit is furnished herewith:

<b>Exhibit No.</b>	<b>Description</b>
<a href="#">99.1</a>	<a href="#">Press Release dated October 2, 2018</a>

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: October 2, 2018

CCUR Holdings, Inc.  
(Registrant)

By: /s/ Wayne Barr, Jr.  
Wayne Barr, Jr.  
Executive Chairman and interim CEO and President

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**CCUR HOLDINGS SIGNS LETTER OF INTENT TO  
ACQUIRE 80% INTEREST IN LUXEMARK CAPITAL**

LuxeMark is New Entrant in Rapidly Growing  
Merchant Cash Advance Financing Segment

**DULUTH, GA, OCTOBER 2, 2018** - **CCUR HOLDINGS, INC.** (OTCQB: CCUR) today announced that it has entered into a letter of intent (LOI) to acquire an 80 percent membership interest in LuxeMark Capital, LLC, a privately held firm focused on the rapidly growing merchant cash advance (MCA) sector of the finance industry that provides financing to small and medium-sized businesses. LuxeMark provides syndication capital or leverage to select funding companies within the sector and hopes to expand its business-to-business strategy by increasing the number of qualified funders to which it provides capital nationwide.

Under the terms of the LOI, CCUR will acquire the membership interest for a combination of up to \$6 million in cash, and options and stock appreciation rights for up to approximately 458,000 shares of CCUR equity, each payable over four years and subject to the achievement of prescribed financial performance milestones by LuxeMark. Additionally, CCUR will commit up to \$10 million of syndication capital under a separate agreement with LuxeMark, which amount shall be placed by LuxeMark with its qualified funders. The acquisition and availability of syndication capital are subject to a number of conditions including the negotiation of definitive documentation and completion of CCUR's due diligence investigation to CCUR's satisfaction during a 120-day exclusivity period.

"Our proposed transaction with LuxeMark presents CCUR Holdings with the potential to prudently generate two revenue streams," stated Wayne Barr, Executive Chairman & CEO. "First, by virtue of our 80 percent membership interest in the LLC, we would receive our pro-rated portion of the fee income earned by LuxeMark on its syndicators' invested capital. In addition, it is our expectation that the \$10 million CCUR makes available as a LuxeMark syndicator will earn generate very attractive returns for CCUR," Mr. Barr concluded.

MCA funding companies provide funds to businesses in exchange for a percentage of future sales, and the merchant agrees to sell a fixed amount of future sales at a discount at the time of the transaction. In 2017, MCA financings exceeded \$15 billion and over the past four years have generated a CAGR of 125%. There are a number of active participants in the sector including publicly traded On Deck Capital, Inc. LuxeMark's management team includes founder Abe Zeines who was formerly CEO and Co-founder of Pearl Capital Ravis Ventures, which provided yearly MCA funding of more than \$100 million prior to its sale in 2015 to Capital Z Partners private equity fund.

**About CCUR Holdings, Inc.**

CCUR Holdings, Inc. (formerly Concurrent Computer Corporation) completed the divestiture of its content delivery and storage business on December 31, 2017. Subsequent to the divestiture, CCUR is actively pursuing business opportunities to maximize value of its assets through evaluation of additional operating businesses or assets for acquisition and continued development of its current real estate operations, which it operates through its subsidiary Recur Holdings LLC. More information on the Company is available at [www.ccurholdings.com](http://www.ccurholdings.com).

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## **Forward Looking Statements**

Certain statements made or incorporated by reference herein may constitute “forward-looking statements” within the meaning of federal securities laws. When used or incorporated by reference in this report, the words “believes,” “expects,” “estimates,” “anticipates,” and similar expressions, are intended to identify forward-looking statements. Statements regarding future events and developments such as future financial performance or returns, as well as expectations, beliefs, plans, estimates or projections relating to the future and current assessments of business opportunities, are forward-looking statements within the meaning of these laws. These statements are based on beliefs and assumptions of CCUR’s management, which are based on currently available information. Except for the historical information contained herein, the matters discussed in this communication may contain forward-looking statements that involve risks and uncertainties that may cause CCUR’s actual results to be materially different from such forward-looking statements and could materially adversely affect its business, financial condition, operating results and cash flows. These risks and uncertainties include, but are not limited to, CCUR’s ability to successfully negotiate and consummate the proposed transaction, CCUR’s expected level of capital commitment and other proposed transaction terms; expected cash and liquidity positions; the expected financial performance and revenue streams generated by the proposed transaction, CCUR’s ability to adequately assess and conduct sufficient due diligence on the proposed transaction, market fluctuations in or material financial or regulatory changes impacting the MCA industry and general business conditions, as well other risks listed in the Company’s Form 10-K filed September 7, 2018 with the Securities and Exchange Commission and risks and uncertainties not presently known to CCUR or that CCUR currently deems immaterial. CCUR wishes to caution you that you should not place undue reliance on such forward-looking statements, which speak only as of the date on which they were made. CCUR does not undertake any obligation to update forward-looking statements, whether as a result of future events, new information or otherwise, except as required by law.

### **Investor Relations:**

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