FORM 4

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

OMB APPR	OVAL				
OMB Number:	3235-028				
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hours per response	0				

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

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

(Print or Type R	Responses)															
1. Name and Address of Reporting Person * VANACKER MICHAEL THOMAS				2. Issuer Name and Ticker or Trading Symbol RYAN SPECIALTY GROUP HOLDINGS, INC. [RYAN]							C. 1	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
TWO PRUE AVENUE, S		PLAZA, 180 N.	OFFICALL	3. Date of 1 07/21/20		est Trans	action (M	onth/Day	/Yeaı	r)			Se	e Remarks		
(Street) CHICAGO, IL 60601				4. If Amendment, Date Original Filed(Month/Day/Year)						_X_ Fo	6. Individual or Joint/Group Filing(Check Applicable Line) X_ Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	IL 00001	(State)	(Zip)			То	blo I. No	n Donivo	. tivo	Consultion	Assuined I	Namagad a	f on Donofi	aially Owned		
1.Title of Security 2. Transaction Date				2A. Deemed Execution Date, if any (Month/Day/Year)		ate, if Co	Transacti	on 4. S (A) (Ins	Securities Acquired A) or Disposed of (D) nstr. 3, 4 and 5) (A) or (B) Price		red Owne Transa (Instr.	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			Ownership Form: B Direct (D) C	. Nature f Indirect geneficial ownership Instr. 4)
Reminder: Rep	ort on a sepa	arate line for each cla					Po in a	ersons v this for current	m aı ly va	re not req llid OMB o	uired to re control nur	spond ur nber.		n contained		174 (9-02)
			Table II							or Benefic le securitie	ially Owner es)	i				
Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Date, i any (Month/Day/Year	Code		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following		11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	V	(A)	(D)	Date Exercisa		Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	or Indirection (I) (Instr. 4)	t
Common Units [Obligation to Sell]	(1)	07/21/2021		D			41,654	(1)		(1)	Class A Common Stock	41,654	\$ 22.325	0	D (2)	
Class C Common Incentive Units [Right to Buy]	\$ 23.5	07/21/2021		A		24,232		(3)	ı	(3)	Class A Common Stock	24,232	(3)	24,232	D (2)	
Restricted LLC Units	<u>(4)</u>	07/21/2021		A		47,619		<u>(4)</u>		<u>(4)</u>	Class A Common Stock	47,619	<u>(4)</u>	47,619	D (2)	

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
VANACKER MICHAEL THOMAS TWO PRUDENTIAL PLAZA 180 N. STETSON AVENUE, SUITE 4600 CHICAGO, IL 60601			See Remarks			

Signatures

/s/ Mark Katz by Power of Attorney	07/23/2021
**Signature of Reporting Person	Date

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).
- Represents Common Units of Ryan Specialty Group, LLC ("Common Units") sold to the Issuer pursuant to the Mandatory Participation described in the Issuer's preliminary prospectus filed (1) on July 12, 2021 for cash in an amount equal to the Issuer's initial public offering price per share less underwriting discounts and commissions. Such sale was approved by the Board of the Issuer for purposes of Rule 16(b)(3).
- (2) The Reporting Person disclaims beneficial ownership except to the extent of his pecuniary interest therein.
- Represents Class C Common Incentive Units of Ryan Specialty Group, LLC which vest in equal amounts on the third, fourth and fifth anniversaries of the grant date. Such grant was approved by the Board of the Issuer for purposes of Rule 16(b)(3). The Class C Common Incentive Units will be exchangeable into Common Units, which will then be immediately redeemed on a one-for-one basis for Class A Common Stock, par value \$0.001 ("Class A Common Stock"), of the Issuer based on the value of Common Units and the fair market value of the Class A Common Stock at the time of the applicable exchange. The participation threshold of Class C Common Incentive Units equal to the initial public offering price of the Issuer's Class A Common Stock.
- Represents Restricted LLC Units of Ryan Specialty Group, LLC which vest 10% each year on the anniversary of the grant date from July 21, 2024 until July 21, 2030, and 30% on the tenth anniversary of the grant date. Such grant was approved by the Board of the Issuer for purposes of Rule 16(b)(3). Each Restricted LLC Unit represents a contingent right to receive one Common Unit. The Common Units are exchangeable on a one-for-one basis for Class A Common Stock of the Issuer based on the value of Common Units and the fair market value of the Class A Common Stock at the time of the applicable exchange.

Remarks:

Executive Vice President and Chief Operating Officer

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.