SEC For	rm 4																		
	FORM	4		ΓED	STA	TES	S SEC	-	IES /		<b>EXCHA</b> 20549		COMMIS	SSION		0145.4			
												OMB APPROVAL OMB Number: 3235-0287							
Section 16. Form 4 or Form 5 obligations may continue. See						ATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP										Estimated average burden hours per response: 0.5			
Instruc	tion 1(b).				File						urities Exchang Company Act		1934						
1. Name and Address of Reporting Person <sup>*</sup> LYNCH WILLIAM					2. Issuer Name and Ticker or Trading Symbol <u>PELOTON INTERACTIVE, INC.</u> [PTON] 5. Relationsh (Check all ap										ship of Reporting Person(s) to Issuer applicable)				
														Officer	Officer (give title Other (g				
(Last) (First) (Middle)						3. Date of Earliest Transaction (Month/Day/Year) 08/16/2021										President			
C/O PELOTON INTERACTIVE, INC. 441 NINTH AVENUE, SIXTH FLOOR															I IC.				
(Street) NEW YORK NY 10001						4. lt A	Amendme	ent, Date	of Original Filed (Month/Day/Y			Year)	X		idual or Joint/Group Filing (Cl Form filed by One Reportir Form filed by More than O		ting Person		
(City) (State) (Zip)																			
			Table I -	Non	Deriv	vative	e Secu	rities A	cquir	ed, D	isposed o	f, or Be	eneficially	y Owned					
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired Of (D) (Instr. 3, 4 and 5)		A) or Dispos	Securit Benefic	ies	Form: D (D) or In	6. Ownership Form: Direct D) or Indirect I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)					
Class A Common Stock				08/16/2021					С		28,333(1)	A	\$0	2	9,633	D	)		
Class A Common Stock				08/16/2021					<b>S</b> <sup>(2)</sup>		2,228	D	\$108.026	61 <sup>(3)</sup> 2	7,405	E	)		
Class A Common Stock				08/16/2021					<b>S</b> <sup>(2)</sup>		4,587	D	<b>\$</b> 109.2889 <sup>(4)</sup> 22		2,818	D			
Class A Common Stock				08/16/2021					<b>S</b> <sup>(2)</sup>		18,200	D	\$110.197	75 <sup>(5)</sup>	4,618	D	)		
Class A Common Stock				08/16/2021		21			<b>S</b> <sup>(2)</sup>		3,318	D	\$111.135	5 <b>9</b> <sup>(6)</sup> 1	L <b>,300</b>	E	)		
Class A Common Stock															7,200			By GRAT 1 <sup>(7)</sup>	
Class A Common Stock														2	4,000			By GRAT 2 <sup>(7)</sup>	
Class A Common Stock														3	3,000			By GRAT 3 <sup>(7)</sup>	
Class A Common Stock														2,000		I		By GRAT 4 <sup>(7)</sup>	
Class A Common Stock														2,000			By GRAT		
																		5 <sup>(7)</sup>	
			Table								sposed of, s, convertil			Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day)	oate,	4. Transa Code 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exe Expiration I (Month/Day			of Secur Underly	ing ve Security	8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficial Owned Following	y Dire	nership m: ect (D) ndirect nstr. 4)	Beneficial Ownership (Instr. 4)	
					Code	v	(A) (D)		Date Exercisabl		Expiration Date	Title	Amount or Number of Shares	5	Reported Transactio (Instr. 4)	n(s)	s)		
Stock Option (right to buy Class B	\$3.28	08/16/2021			М			28,333		(8)	04/01/2028	Class B Common Stock <sup>(9)</sup>	n 28,333	\$0	233,33	5	D		
Common Stock)																			
Class B Common Stock	(9)	08/16/2021			м		28,333		(9)		(9)	Class A Common Stock		28,333 \$0		33	D		
Class B Common Stock	(9)	08/16/2021			с	28		28,333 <sup>(1</sup>	.0)	(9)	(9)	Class A Common Stock		\$0	\$0 1,613,00		D		

(9)

(9)

(9)

(9)

110,000

675,000

Class A Common Stock

Class A Common Stock

110,000

675,000

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By GRAT 6<sup>(7)</sup>

By limited partnership<sup>(11)</sup>

Explanation of Responses:

Class B Common Stock

Class B Common Stock

(9)

(9)

1. Represents the number of shares that were acquired upon conversion of Class B Common Stock to Class A Common Stock.

2. The sales reported on this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person.

3. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$107.66 to \$108.63 per share, inclusive. The reporting person undertakes to provide to the issuer, any security holder of the issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

4. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$108.72 to \$109.71 per share, inclusive. The reporting person undertakes to provide to the issuer, any security holder of the issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

5. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$109.77 to \$110.73 per share, inclusive. The reporting person undertakes to provide to the issuer, any security holder of the issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

6. The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$110.94 to \$111.59 per share, inclusive. The reporting person undertakes to provide to the issuer, any security holder of the issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

7. These securities are held of record by a grantor retained annuity trust for which the reporting person is the trustee and sole annuitant.

8. The option vests as to 2.0833% of the total shares monthly, commencing April 15, 2018, with 100% of the total shares vested on March 15, 2022, subject to the reporting person's provision of service to the issuer on each vesting date. The option provides for an early-exercise provision and is exercisable as to unvested shares, subject to the issuer's right of repurchase.

9. Each share of the issuer's Class B Common Stock will automatically convert into one (1) share of the issuer's Class A Common Stock (a) at the option of the holder and (b) immediately prior to the close of business on the earliest of (i) ten (10) years from the closing of the issuer's initial public offering, (ii) the date on which the outstanding shares of Class B Common Stock represent less than one percent (1%) of the aggregate number of shares of Class A Common Stock and Class B Common Stock then outstanding or (iii) the date specified by the affirmative vote of the holders of Class B Common Stock representing not less than two-thirds (2/3) of the voting power of the outstanding shares of Class B Common Stock, voting separately as a single class, and has no expiration date.

10. The holder elected to convert the Class B common stock to Class A common stock on a 1-for-1 basis.

11. These securities are held of record by Lynch Holdings I LP ("Lynch Holdings LP"). Lynch Holdings GP LLC is the general partner of Lynch Holdings LP ("Lynch GP LLC"). Trusts for which the reporting holder and his spouse are trustees are the members of Lynch GP LLC and each may be deemed to share voting and investment power over the shares held by Lynch Holdings LP and each have been determined to have a pecuniary interest over the shares held by Lynch Holdings LP.

Remarks:

/s/ Hisao Kushi as attorney-infact for William Lynch 08/18/2021

\*\* 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.