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* Sino Infinity Investments Ltd

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: Estimated average burden hours per response: 0.5

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

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Name and Address of Reporting Person* Chua Hwa Por				2. Issuer Name and Ticker or Trading Symbol Playtika Holding Corp. [PLTK]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title Other (specify below) below)						
(Last) (First) (Middle)			3. Date of Earliest Transaction (Month/Day/Year) 07/26/2023																
21 MARINA WAY, #27-08 MARINA ONE RESIDENCES				4. If A	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line)						
(Street)	TOTAL RE													y Fo	m filed by m filed by son				
SINGAI	PORE U	0 0	189	78	Rul	e :	10b	5-1(0	c) Tra	nsa	ction Inc	licati	on						
(City)	(S	tate) (Z	Zip)			Chec	ck this I	box to ir	dicate th	at a tra	ansaction was r ditions of Rule :	made pu	ırsuant to		nstruction o	or written	plan that	is inten	ded to
		Table	I - N	lon-Deriva	tive S	ec	uriti	es Ac	quire	d, Di	sposed o	f, or E	Benefi	cially Ov	/ned				
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Ye				Executi		cution I	Date,	3. Transaction Code (Instr. 8)		4. Securities Acqui Disposed Of (D) (In and 5)			Securit Benefic Owned Followi	Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		ure of ct icial rship 4)	
									Code	v	Amount	(A) or (D)	Price	Reporte Transac (Instr. 3	tion(s)				
Common Stock 07/26/202			.3			J	J 0(3)(4)		A ⁽³⁾ (4)	(3)(4)	0'	0(3)(4)		I(1)(2)		See Footnotes ⁽¹⁾			
		Tab	le II	l - Derivati (e.g., pu							posed of, convertib				ed				
Derivative Conversion Da		3. Transaction Date (Month/Day/Year)	Date Exe			ransaction ode (Instr.		umber erivative ecurities cquired) or isposed (D) 1str. 3, 4	Expiration I (Month/Day			7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and		8. Price of Derivative Security (Instr. 5)	derivat Securi Benefi Owned Follow Report	ive ties cially ing ed ction(s)	10. Owner: Form: Direct or India (I) (Inst	ship of B (D) O rect (li	11. Nature of Indirect Beneficial Ownership Instr. 4)
					Code	V	/ (A	A) (D)	Date Exerc	cisable	Expiration Date	Title	Amount or Number of Shares	1					
	nd Address o	of Reporting Person	7																
(Last)	RINA WAY,	(First) #27-08 SIDENCES	((Middle)		-													
(Street)	PORE	U0	(018978															
(City)		(State)	((Zip)															
		f Reporting Person [®] entures Ltd	r																
	RINA WAY, A ONE RE	(First) #27-08 SIDENCES	((Middle)															
(Street)	PORE	U0		018978															
(City)		(State)	((Zip)															

(Last)	(First)	(Middle)					
VISTRA CORP SERV CENTRE, WICKHAM CAY II							
RD TOWN							
(Street)							
TORTOLA	D8	00000					
(City)	(State)	(Zip)					
(Oity)	(State)	(Lip)					

Explanation of Responses:

- 1. Sino Infinity Investments Ltd. ("Sino Infinity") owns 100% of the issued and outstanding shares of capital stock of Fortune Bliss Ventures Limited ("Fortune Bliss") and had shared voting and dispositive power with respect to the 78,810,506 shares of common stock of the Issuer held by Fortune Bliss. Chua Hwa Por ("Mr. Chua") owns 100% of the issued and outstanding shares of capital stock of Sino Infinity and had shared voting and dispositive power with respect to the 78,810,506 shares of common stock of the Issuer held by Fortune Bliss.
- 2. Mr. Chua, Sino Infinity and Fortune Bliss are deemed to be a "group" for the purposes of Section 13(d) under the Securities Exchange Act of 1934, as amended.
- 3. As reported on the Form 3 filed by the Reporting Persons on April 26, 2023, Fortune Bliss entered into a Stock Purchase Agreement (the "Purchase Agreement") with 8th Wonder Corporation and Hotlink Investment Limited, each a stockholder of the Issuer (collectively, the "Stockholders"), pursuant to which Fortune Bliss agreed to purchase and acquire, and the Stockholders agreed to sell and transfer, an aggregate of 78,810,506 shares of common stock of the Issuer (the "Sale Shares"), at a purchase price of \$7.93 per Sale Share (subject to adjustments for dividends received), subject to the terms and conditions of the Purchase Agreement, including, but not limited to, Fortune Bliss' due diligence investigation of the Issuer and the Sale Shares.
- 4. On July 26, 2023, Fortune Bliss and the Stockholders entered into a Termination Agreement (the "Termination Agreement"), effective as of such date, pursuant to which Fortune Bliss and the Stockholders terminated the Purchase Agreement. As a result, Fortune Bliss did not purchase and acquire, and the Stockholders did not sell and transfer, the Sale Shares pursuant to the Purchase Agreement. Further, the Reporting Person did not acquire any securities of the Issuer, and the Reporting Person's beneficial ownership of the securities of the Issuer remains unchanged at zero.

Remarks:

The Reporting Person is filing this Form 4 to report the termination of the Purchase Agreement pursuant to the Termination Agreement. As a result of the Termination Agreement, the Reporting Persons do not beneficially own any securities of the Issuer.

<u>Chua Hwa Por By: /s/ Chua</u> <u>Hwa Por</u>
<u>07/27/2023</u>

Fortune Bliss Ventures

<u>Limited By: /s/ Wang Yu, 07/27/2023</u>

Director

Sino Infinity Investments Ltd

By: /s/ Chua Hwa Por, 07/27/2023

Director

** 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.