### Edgar Filing: MGM Resorts International - Form 4

| MGM Resorts<br>Form 4<br>October 07 20   |  |   |            |   |                                    |  |  |  |   |
|--|--|---|------------|---|------------------------------------|--|--|--|---|
| October 07, 2015<br>FORM 4<br>UNITED STATES SECURITIES AND EXCHANGE COMMISSION<br>Washington, D.C. 20549   |  |   |            |   |                                    |  |  |  | PPROVAL<br>3235-0287  |
| Check this box<br>if no longer<br>subject to<br>Section 16.<br>Form 4 or<br>Form 5<br>obligations<br>may continue.<br>See Instruction<br>1(b).<br>Check this box<br>if no longer<br>STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF<br>SECURITIES<br>SECURITIES<br>Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,<br>Section 17(a) of the Public Utility Holding Company Act of 1935 or Section<br>30(h) of the Investment Company Act of 1940<br>1(b). |  |   |            |   |                                    |  |  |  |   |
| (Print or Type Re<br>1. Name and Ad<br>JAMES PHY   | dress of Reporting                                   | Person <u>*</u>   | Symbol     | er Name <b>an</b><br>Resorts II   |                                    | r Trading<br>nal [MGM                                  | 5. Relationship o<br>Issuer  |  |   |
| (Last)<br>3600 LAS VI  | Middle)  | 3. Date of Earliest Transaction<br>(Month/Day/Year)<br>10/05/2015 |            |   | Director<br>Officer (giv<br>below) | Officer (give title Other (specify                     |  |  |   |
|  | 4. If Amendment, Date Original Filed(Month/Day/Year) |   |            | <ul> <li>6. Individual or Joint/Group Filing(Check</li> <li>Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> <li> Form filed by More than One Reporting</li> </ul> |                                    |  |  |  |   |
| LAS VEGAS  | , NV 89109   |   |            |   |                                    |  | Person   |  | eporting  |
| (City)   | (State)  | (Zip)   | Tab        | ole I - Non-  | Derivative                         | Securities A   | Acquired, Disposed o   | of, or Beneficia   | lly Owned   |
|  | . Transaction Date<br>Month/Day/Year)                | Execution any   | Date, if   | 3.<br>Transactic<br>Code<br>(Instr. 8)<br>Code V  | Disposed                           | (A) or<br>of (D)                                       | Securities E<br>Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)    | 6. Ownership<br>Form: Direct<br>(D) or Indirect<br>(I)<br>(Instr. 4) | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |
| Reminder: Repor  | t on a separate line                                 | e for each cla  | ass of sec | urities bene  | ficially ow                        | ned directly   | or indirectly.   |  |   |
|  |  |   |            |   | Perso<br>infor<br>requi            | ons who re<br>nation con<br>red to resp<br>ays a curre | spond to the collect<br>tained in this form<br>ond unless the for<br>ently valid OMB cor | are not<br>m   | SEC 1474<br>(9-02)  |

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of | 2.          | 3. Transaction Date | 3A. Deemed         | 4.        | 5. Number of | 6. Date Exercisable and | 7. Title and Amoun  |
|-------------|-------------|---------------------|--------------------|-----------|--------------|-------------------------|---------------------|
| Derivative  | Conversion  | (Month/Day/Year)    | Execution Date, if | Transacti | orDerivative | Expiration Date         | Underlying Securiti |
| Security    | or Exercise |                     | any                | Code      | Securities   | (Month/Day/Year)        | (Instr. 3 and 4)    |

| (Instr. 3)  | Price of<br>Derivative<br>Security |            | (Month/Day/Year) | (Instr. 8) | Acquired (A)<br>or Disposed (D)<br>(Instr. 3, 4,<br>and 5) |                        |                    |   |                              |
|---|------------------------------------|------------|------------------|------------|--|------------------------|--------------------|---|------------------------------|
|   |                                    |            |                  | Code V     | (A) (I   | D) Date<br>Exercisable | Expiration<br>Date | Title                                       | Amou<br>or<br>Numb<br>of Sha |
| Performance<br>Share Units                          | <u>(1)</u>                         | 10/05/2015 |                  | A          | 17,136   | 10/05/2018             | 10/05/2018         | Common<br>Stock<br>\$.01 Par<br>Value<br>ND | 17,1                         |
| Restricted<br>Stock Units                           | (2)                                | 10/05/2015 |                  | A          | 4,988  | 10/05/2016             | 10/05/2019         | Common<br>Stock<br>\$.01 Par<br>Value<br>ND | 4,98                         |
| Profit<br>Growth Plan<br>Performance<br>Share Units | <u>(3)</u>                         | 10/05/2015 |                  | А          | 3,173  | 10/05/2018             | 10/05/2018         | Common<br>Stock<br>\$.01 Par<br>Value<br>ND | 3,1'                         |

### Edgar Filing: MGM Resorts International - Form 4

## **Reporting Owners**

| <b>Reporting Owner Name / Address</b>                              | Relationships |            |                                |       |  |  |
|--|---------------|------------|--------------------------------|-------|--|--|
|  | Director      | 10% Owner  | Officer                        | Other |  |  |
| JAMES PHYLLIS<br>3600 LAS VEGAS BLVD. SOUTH<br>LAS VEGAS, NV 89109 |               |            | EVP SPECIAL COUNSEL-LITIGATION |       |  |  |
| Signatures   |               |            |                                |       |  |  |
| /s/ Andrew Hagopian III,<br>Attorney-In-Fact                       |               | 10/07/2015 |                                |       |  |  |
| **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).
- (1) Performance Share Units ("PSUs") granted under the MGM Resorts International ("MGM Resorts") Amended and Restated 2005 Omnibus Incentive Plan (the "Plan"). Each PSU represents the right to receive between 0 and 1.6 shares of MGM Resorts common stock depending upon the performance of the common stock from the grant date to the date that is three years after the grant date (the "Vesting Date"), relative to a target price of \$25.76 (the "Target Price"). The Target Price is equal to 125% of the average closing price of MGM Resorts common stock over the 60-calendar-day period ending on the grant date. If the ending average stock price is less than 60% of the Target Price (the "Minimum Price"), then no shares will be issued on the Vesting Date. If the ending average stock price is equal to or greater than 160% of the Target Price (the "Maximum Price"), then 1.6 shares will be issued on the Vesting Date per PSU. If the ending average stock price is between the Minimum Price and the Maximum Price, then a number of shares will be issued on the Vesting Date

#### Edgar Filing: MGM Resorts International - Form 4

per PSU equal to the ending average stock price divided by the Target Price. For this purpose, the ending average stock price is the average closing price of MGM Resorts common stock over the 60-calendar-day period ending on the Vesting Date.

Restricted Stock Units ("RSUs") granted under the Plan. Each RSU represents the right to receive, following vesting, one share of MGM Resorts common stock. The RSUs are subject to meeting minimum performance criteria set by the Compensation Committee of the

(2) Board of Directors of MGM Resorts, during the six-month period ending on June 30, 2016 (the "Measurement Date"). Provided such criteria are met, the RSUs will vest in four equal annual installments commencing on the first anniversary of the grant date. If such criteria are not met, then the RSUs will automatically expire on the Measurement Date without any shares being issued.

Profit Growth Plan Performance Share Units ("Profit Growth PSUs") granted under the MGM Resorts International ("MGM Resorts") Amended and Restated 2005 Omnibus Incentive Plan and the Profit Growth Share Incentive Plan, pursuant to MGM Resorts' Form of Performance Share Units Agreement (Profit Growth Share Incentive Plan). Profit Growth PSUs are forfeited if the Company does not achieve its performance goal pursuant to the Company's Profit Growth Plan as of December 31, 2016. Each Profit Growth PSU represents the right to receive between 0 and 1.6 shares of MGM Resorts common stock depending upon the performance of the common stock from the grant date to the date that is three years after the grant date (the "Performance End Date"), relative to a target price of \$25.76 (the "Target Price"). The Target Price is equal to 125% of the average closing price of MGM Resorts common stock over the 60-calendar-day period ending on the grant date. If the ending average stock price is less than 60% of the Target Price (the "Minimum Price"), then no

(3) shares will be issued on the Performance End Date. If the ending average stock price is equal to or greater than 160% of the Target Price (the "Maximum Price"), then 1.6 shares will be issued on the Performance End Date per Profit Growth PSU. If the ending average stock price is between the Minimum Price and the Maximum Price, then a number of shares will be issued on the Performance End Date per Profit Growth PSU equal to the ending average stock price divided by the Target Price. For this purpose, the ending average stock price is the average closing price of MGM Resorts common stock over the 60-calendar-day period ending on the Performance End Date. Profit Growth PSUs shall be forfeited in the event that the participant's employment terminates for any reason on or before December 31, 2016, but shall not be subject to forfeiture in the event that the participant's employment terminates for any reason after December 31, 2016, however the Minimum Price on the Performance End Date must still be obtained for any shares to be issued in respect of the Profit Growth PSUs.

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.