### Edgar Filing: BOYD GAMING CORP - Form 4

Form 4	AING CORP											
January 19, 7 FORN Check th	S SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549								3 APPROVAL : 3235-0287 : January 31,			
if no lon, subject to Section 1 Form 4 of Form 5 obligation may con <i>See</i> Instr 1(b).	ger o 16. or Filed pur ons tinue. vuction	suant to sa) of the l	Section 1	SEC 6(a) o tility H	UR f the Iolc	ITIES e Securit ling Con	ies E ipan	Exchan y Act	VNERSHIP OI age Act of 1934, of 1935 or Secti 940	Estimate burden l respons	2005 ed average nours per	
1. Name and A BOYD WII	Address of Reporting	Person <u>*</u>	Symbol			Ticker or		-	5. Relationship Issuer	of Reporting eck all applic		
()				3. Date of Earliest Transaction (Month/Day/Year) 01/06/2017					_X_ Director _X_ 10% Owner _X_ Officer (give title Other (specify below) below) Executive Chairman			
LAS VEGA	(Street) AS, NV 89169		4. If Ame Filed(Mon			te Origina	l		6. Individual or Applicable Line) _X_ Form filed by Form filed by Person	y One Reportin	g Person	
(City)	(State)	(Zip)	Tabl	e I - No	on-D	erivative	Secur	ities A	cquired, Disposed	of, or Benefi	cially Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	Execution any		Code (Instr.	8)	4. Securi nAcquired Disposed (Instr. 3, Amount	(A) of (E	)) 5)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock	01/06/2017			G	V	3,888	D	<u>(1)</u>	19,080,022	Ι	By Trust (2)	
Common Stock									193,477	D		
Common Stock									212,654	Ι	By Limited Partnership $*$ $(3)$	
Common Stock									153,117	I	By Spouse *	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transact Code (Instr. 8)	5. ionNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	7. Titl Amou Under Secur (Instr.	int of rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr
			Code V	7 (A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

## **Reporting Owners**

Reporting Owner Name / Address	Relationships							
1	Director	10% Owner	Officer	Other				
BOYD WILLIAM S 3883 HOWARD HUGHES PARKWAY NINTH FLOOR LAS VEGAS, NV 89169	Х	Х	Executive Chairman					
Signatures								
Brian A. Larson, Attorney-in-Fact for Wi Boyd	lliam S.	01						
<b>**</b> 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).

On January 6, 2017, the reporting person gifted 3,888 shares of Common Stock (the "Shares") from William S. Boyd Gaming Properties Trust ("WSBGPT") to the education trusts of the following grandchildren in the amounts specified in brackets: The Aysia

- (1) Lynn Boyd 1997 Education Trust (486 shares), The Samuel Joseph Boyd, Jr., 1997 Education Trust (486 shares), The Taylor Joseph Boyd 1997 Education Trust (486 shares), The Josef William Boyd 1997 Education Trust (486 shares), The T'Mir Kathleen Boyd 1997 Education Trust (486 shares), The William Samuel Boyd 1997 Education Trust (486 shares), The Sean William Johnson 1997 Education Trust (486 shares), and The Justin Boyd 1999 Education Trust (486 shares).
- (2) By William S. Boyd Gaming Properties Trust ("WSBGPT") of which reporting person is the trustee, settlor and beneficiary.
- (3) By BG-09 Limited Partnership, of which each of the William S. Boyd Gaming Properties Trust ("WSBGPT") and the Marianne Boyd Gaming Properties Trust ("MBGPT") are the general partners thereof.

### **Remarks:**

\* The reporting person expressly disclaims beneficial ownership of any securities of the Issuer except for those securities that

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.