FORM 4

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

☐ Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

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OMB APPROVAL

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

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

1. Name and Address of Reporting Person *					2. Issuer Name and Ticker or Trading Symbol							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
Lucchese David						Everi Holdings Inc. [EVRI]							Jiicuoic)			
					3. Date of Earliest Transaction (MM/DD/YYYY)							Director 10% Owner				
(Last) (First) (Middle)				3.1	5. Date of Earliest Hallsaction (MM/DD/YYYY)							X_ Officer (give title below) Other (specify below)				
7250 S. TENAYA WAY, SUITE 100					7/1/2025							EVP, Sales and Marketing				
	(Street	t)		4.]	4. If Amendment, Date Original Filed (MM/DD/YYYY)							6. Individual or Joint/Group Filing (Check Applicable Line)				
LAS VEGAS, NV 89113												X _ Form filed by One Reporting Person				
(Cit	ty) (State	e) (Zip)										Form filed by More than One Reporting Person				
		7	Гable I - N	on-Der	ivati	ive Se	ecurities A	cqı	ıired, Di	sposed	of, or Ben	eficially Owne	ed			
1. Title of Security (Instr. 3) 2. Trans. Dat				A. Dee						5. Amount of Secu	6.	7. Nature				
				ate, if		(Instr. 8)		(Instr. 3, 4			Following Reported Transaction(s) (Instr. 3 and 4)				Beneficial	
															Direct (D) or Indirect	Ownership (Instr. 4)
							Code	V	Amount	(A) or (D)	Price				(I) (Instr. 4)	
Common Stock 7/1/2025				025			D	•	542,928	<u>)</u> n	\$14.25 (1)(2)			0	D D	
											•					
	Table	e II - Deri	vative Sec	urities	Bene	eficial	lly Owned	l (e.,	g., puts,	calls, w	arrants, o	ptions, conver	tible secu	ırities)		
1. Title of Derivate 2. 3. Trans.			3A. Deemed							1 Amount of 8. Price of 9. Number of			10.	11. Nature		
Security (Instr. 3)	Conversion or Exercise		Execution Date, if any	Code (Instr. 8)	Acqui		ivative Securities quired (A) or posed of (D) tr. 3, 4 and 5)		, [0		Securities U Derivative		Derivative Security (Instr. 5)	derivative Securities Beneficially Owned	Ownership Form of Derivative Security:	of Indirect Beneficial Ownership (Instr. 4)
Price of Derivative											(Instr. 3 and	14)				
	Security						1					Amount or	-	Following Reported	Direct (D) or Indirect	,
				Code	v	(A)	(D)		Date Exercisable	Expiration Date	Title Title	Number of Shares		Transaction(s) (Instr. 4)		
Stock Option	\$3.29	7/1/2025		D			65,43	36	(3)	3/8/2027	Common Stock	65,436	\$3.29	0	D	
Stock Option	\$3.29	7/1/2025		D			142,04	10	<u>(3)</u>	3/8/2027	Common Stock	142,040	\$3.29	0	D	
Restricted Stock Units	<u>(4)</u>	7/1/2025		D			5,00	00	<u>(4)</u>	(4)	Common Stock	5,000	(4)	0	D	
Restricted Stock Units	<u>(4)</u>	7/1/2025		D			14,40	00	<u>(4)</u>	(4)	Common Stock	14,400	(4)	0	D	
Restricted Stock Units	<u>(4)</u>	7/1/2025		D			26,75	50	<u>(4)</u>	(4)	Common Stock	26,750	(4)	0	D	
Restricted Stock Units	<u>(4)</u>	7/1/2025		D			52,60	00	(4)	<u>(4)</u>	Common Stock	52,600	(4)	0	D	
Performance Stock Units	<u>(5)</u>	7/1/2025		D			21,60	00	<u>(5)</u>	<u>(5)</u>	Common Stock	21,600	<u>(5)</u>	0	D	
Performance Stock Units	<u>(5)</u>	7/1/2025		D			26,75	50	<u>(5)</u>	<u>(5)</u>	Common Stock	26,750	(5)	0	D	

Explanation of Responses:

(1) This Form reports securities disposed of pursuant to certain transactions (the "Proposed Transaction") contemplated by the definitive agreements Everi Holdings Inc. (the "Company") entered into on July 26, 2024 with International Game Technology PLC, a public limited company incorporated under the laws of England and Wales ("IGT"), Ignite Rotate LLC, a Delaware limited liability company and a direct wholly owned subsidiary of IGT ("Spinco"), Voyager Parent, LLC, a Delaware limited liability company ("Buyer"), and Voyager Merger Sub, Inc., a Delaware corporation and a direct wholly owned subsidiary of Buyer ("Buyer Sub"). These definitive agreements entered into by the parties in connection with the Proposed Transaction include, among others, an Agreement and Plan of Merger, dated as of July 26, 2024, by and among IGT, Spinco, the Company, Buyer, and Buyer Sub (the "Merger

Agreement").

- (2) (cont'd from Footnote 1) Pursuant to the Merger Agreement and the other definitive agreements, on July 1, 2025 (the "Effective Time"), the Company became a wholly-owned subsidiary of Buyer. At the Effective Time, each share of the Company's common stock held by the reporting person was converted into the right to receive \$14.25 in cash consideration, without interest in accordance with the Delaware General Corporation Law.
- (3) Pursuant to the Merger Agreement, each option to purchase shares of the Company's common stock, whether vested or unvested (each, an "Option") that is outstanding and unexercised immediately prior to the Effective Time was canceled and automatically converted into a right to receive a cash payment equal to the excess, if any, of (a) \$14.25 over the per share exercise price of such Option, multiplied by (b) the number of shares of the Company's common stock covered by such Option immediately prior to the Effective Time, payable subject to the same time-based vesting terms and as in effect for such Option immediately prior to the Effective Time and in accordance with the terms of the Merger Agreement.
- (4) Pursuant to the Merger Agreement, each of the Company's restricted stock units (each, an "RSU") that is outstanding as of immediately prior to the Effective Time was canceled and automatically converted into a right to receive a cash payment equal to the product of (a) \$14.25 and (b) the number of shares of the Company's common stock subject to each such RSU, payable subject to the same time-based vesting terms and otherwise substantially the same terms and conditions as in effect for such RSU immediately prior to the Effective Time.
- (5) Pursuant to the Merger Agreement, each of the Company's performance share units which vests based in whole or in part on the achievement of specified performance objectives (each, a "PSU") that is outstanding as of immediately prior to the Effective Time was canceled and automatically converted into a right to receive a cash payment equal to the product of (a) \$14.25 and (b) the number of shares of the Company's common stock subject to each such PSU (based on the achievement of 100% of performance under each such PSU), payable subject to the same time-based vesting terms and otherwise substantially the same terms and conditions as in effect for such PSU immediately prior to the Effective Time (excluding any terms related to performance which were fixed as of the Effective Time).

Reporting Owners

reporting Owners									
Panarting Owner Name / Address	10	Relationships							
Reporting Owner Name / Addres	Director	10% Owner	Officer	Other					
Lucchese David									
7250 S. TENAYA WAY		EVD Sales and Mankati							
SUITE 100			EVP, Sales and Marketing						
LAS VEGAS, NV 89113									

Signatures

/s/ David J. Lucchese by Todd A. Valli, Attorney-in-Fact

**Signature of Reporting Person

7/2/2025

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 control number.