LIFE TIME FITNESS INC

Form 4 June 01, 2005

FORM 4

Check this box

if no longer

Section 16.

Form 4 or

obligations

Form 5

subject to

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

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OMB APPROVAL

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue.

30(h) of the Investment Company Act of 1940

1(b).

(Last)

(Print or Type Responses)

See Instruction

1. Name and Address of Reporting Person * NORWEST EQUITY PARTNERS V LP

2. Issuer Name and Ticker or Trading Symbol

5. Relationship of Reporting Person(s) to

Issuer

(First)

LIFE TIME FITNESS INC [LTM]

3. Date of Earliest Transaction

(Check all applicable)

C/O NORWEST EQUITY

(Middle)

(Month/Day/Year) 05/27/2005

Director X__ 10% Owner __ Other (specify Officer (give title below)

PARTNERS, 3600 IDS CENTER, 80 S. EIGHTH STREET

> (Street) 4. If Amendment, Date Original

6. Individual or Joint/Group Filing(Check

Applicable Line)

Filed(Month/Day/Year)

Form filed by One Reporting Person _X_ Form filed by More than One Reporting

Person

MINNEAPOLI	S, MN	55402
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(City)	(State)	(Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned										
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr. 8)	4. Securities Acquired on(A) or Disposed of (D) (Instr. 3, 4 and 5) (A) or		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	05/27/2005		Code V J	Amount 730,000	(D)	Price \$ 0 (1)	3,649,642	D (2)				
Common Stock	05/27/2005		J	10,023	A	\$ 0 (1)	45,352	D (3) (4)				
Common Stock	05/27/2005		J	6,172	A	\$ 0 (1)	3,655,814	I (3) (4)	By partnerships			
Common Stock	05/27/2005		J	7,643	A	\$ 0 (1)	34,112	D (3) (4)				
Common Stock	05/27/2005		J	5,810	A	\$ 0 (1)	3,655,452	I (3) (4)	By partnerships			

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Common Stock	05/27/2005	J	652	A	\$ 0 (1)	3,033	D (3) (5)	
Common Stock	05/27/2005	J	15,385	A	\$ 0 (1)	5,015,385	I (3) (5)	By partnerships
Common Stock	05/27/2005	J	5,082	A	\$ 0 (1)	23,798	D (3) (6)	
Common Stock	05/27/2005	J	10,014	A	\$ 0 (1)	5,010,014	I (3) (6)	By partnerships

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

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SEC 1474 (9-02)

> 9. Nu Deriv Secur Bene Own Follo Repo Trans (Instr

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)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transac Code (Instr. 3	etion	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	7. Titl Amou Under Secur (Instr.	int of lying	8. Price of Derivative Security (Instr. 5)
				Code	V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	

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Reporting Owners

Reporting Owner Name / Address	Relationships						
coposing of the rand, radiates	Director	10% Owner	Officer	Other			
NORWEST EQUITY PARTNERS V LP C/O NORWEST EQUITY PARTNERS 3600 IDS CENTER, 80 S. EIGHTH STREET MINNEAPOLIS, MN 55402		X					
ITASCA PARTNERS V LLP C/O NORWEST EQUITY PARTNERS 3600 IDS CENTER, 80 S. EIGHTH STREET MINNEAPOLIS, MN 55402		X					
		X					

Reporting Owners 2

X

X

X

HAQUE PROMOD C/O NORWEST VENTURE PARTNERS 525 UNIVERSITY AVENUE, SUITE 800 PALO ALTO, CA 94301

STILL GEORGE J JR

C/O NORWEST VENTURE PARTNERS 525 UNIVERSITY AVENUE, SUITE 800

PALO ALTO, CA 94301

LINDAHL JOHN E

C/O NORWEST EQUITY PARTNERS
3600 IDS CENTER, 80 S. EIGHTH STREET

MINNEAPOLIS, MN 55402

WHALEY JOHN P

C/O NORWEST EQUITY PARTNERS

3600 IDS CENTER, 80 S. EIGHTH STREET

MINNEAPOLIS, MN 55402

Signatures

Darren J. Herz, as Authorized Signatory of Itasca Partners V, LLP, for itself and as General Partner of Norwest Equity Partners V, LP, a Minnesota limited partnership

06/01/2005

**Signature of Reporting Person

Date

Mary E. Schaffner, as Attorney-In-Fact for Promod Haque, George J. Still, Jr., John E. Lindahl, and John P. Whaley

06/01/2005

**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) Not applicable.
- The securities listed in Column 4 of Line 1, Table I were distributed by Norwest Equity Partners V, LP ("NEP V"), a limited partnership, in a pro-rata partnership distribution to its general partner, Itasca Partners V, LLP ("Itasca V"), and its limited partners. Of the shares distributed to Itasca V, Itasca V in turn distributed 141,298 shares received in such distribution to its partners.
 - George J. Still, Jr., Promod Haque, John E. Lindahl, and John P. Whaley, each of whom is a reporting person named herein, received shares in the partnership distribution described in Footnote (2) above and in pro-rata partnership distributions made by, respectively,
- (3) Norwest Equity Partners VI, LP ("NEP VII") (100,000 shares), and Norwest Equity Partners VI, LP ("NEP VII") (170,000 shares). Information on the number of shares directly and indirectly received by Messrs Still, Haque, Lindahl, and Whaley in such distributions is set forth in this Form 4 and in Footnotes 3 through 6 to this Form 4.
 - The shares reported on Lines 2 through 5 represent, respectively, shares acquired (i) directly by George J. Still, Jr. (10,023 shares-Line 2) and Promod Haque (7,643 shares-Line 4) and (ii) indirectly by Mr. Still (6,172 shares-Line 3) and Mr. Haque (5,810 shares-Line 5), in each case as general partners of their respective family limited partnerships, in pro-rata partnership distributions by NEP V, NEP VI, and
- (4) NEP VII. The aggregate shares reported as indirectly beneficially owned by each of Mr. Still and Mr. Haque, respectively, include 3,649,642 shares held of record by NEP V. Messrs. Still and Haque are each a managing general partner of Itasca V, and may be deemed to beneficially own shares held by NEP V. Each of Messrs Still and Haque disclaims any beneficial interest in the securities held by NEP V, except to the extent of his pecuniary interest therein.
- (5) The shares reported on Lines 6 and 7 represent shares acquired directly by John E. Lindahl (652 shares) and indirectly as the general partner of a family limited partnership (3,033 shares) in pro-rata partnership distributions by, respectively NEP V, NEP VI, and NEP VII. Mr. Lindahl is a managing partner of each of the general partners of NEP V, NEP VI, and NEP VII, and in such capacity may be deemed to beneficially own shares held by such partnerships. The aggregate shares reported as indirectly beneficially owned by Mr. Lindahl include, respectively, 3,649,642 shares held of record by NEP V, 510,566 shares held of record by NEP VI, and 839,792 shares held of record by NEP VII. Mr. Lindahl discliams any beneficial interest in the securities held by the indicated partnerships, except to the extent

Signatures 3

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of his pecuniary interest therein.

The shares reported on Lines 8 and 9 represent shares acquired directly by John P. Whaley (5,082 shares) and indirectly as the general partner of a family limited partnership (10,014 shares) in pro-rata partnership distributions by, respectively NEP V, NEP VI, and NEP VII. Mr. Whaley is a managing administrative partner of each of the general partners of NEP V, NEP VI, and NEP VII, and in such

(6) capacity may be deemed to beneficially own shares held by such partnerships. The aggregate shares reported as indirectly beneficially owned by Mr. Whaley include, respectively, 3,649,642 shares held of record by NEP V, 510,566 shares held of record by NEP VI, and 839,792 shares held of record by NEP VII. Mr. Whaley discliams any beneficial interest in the securities held by the indicated partnerships, except to the extent of his pecuniary interest therein.

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.