FORM 4

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

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

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

(Print or Typ	e Responses)															_
1. Name and Address of Reporting Person* Partners Group Private Equity (Master Fund), LLC				2. Issuer Name and Ticker or Trading Symbol Life Time Group Holdings, Inc. [LTH]								5.	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director Officer (give title below) Other (specify below)				
		(First) ROUP (USA) IN LL DRIVE	(Middle) NC., 1200	3. Date of 10/12/2			Transaction	n (Mont	th/Day	/Year)							
(Street) BROOMFIELD, CO 80021				4. If Amendment, Date Original Filed(Month/Day/Year)								_	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X_Form filed by More than One Reporting Person				
(City		(State)	(Zip)				Table I -	Non-D	erivati	ive Secu	rities	s Acquire	d, Disposed	of, or Bene	ficially Own	ed	
1.Title of Se (Instr. 3)	` /			2A. Deemed Execution Date, if any (Month/Day/Year		(Instr. 8)	(A) or Disposed		ed of	f (D) O	Amount of Securities Beneficially wned Following Reported ansaction(s) sstr. 3 and 4)		ed	6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership		
				(Month)	Day	/ i eai	Code	V	Amo		(D)	Price	nsu. 3 and 4	4)		or Indirect (I) (Instr. 4)	(Instr. 4)
Common	Stock		10/12/2021				С		301,	571 A		<u>(1)</u> 6	,301,571	<u>(4)</u>		I	See footnote (3)
Common	Stock		10/12/2021				P		277,	,777 A		\$ 6	6,579,348 (5)			I	See footnote (3)
Reminder: F	Report on a so	eparate line for each					directly or	Perse in thi displ	ons w is forr ays a	n are no curren	ot re tly v	equired t	o respond B control n	unless the	tion contain form	ed SEC	1474 (9-02)
-	1	+	 	(e.g., put		ılls, w	arrants, o	ptions,	conve	rtible se	curit	ties)			,	1	
Derivative Conversion Date		ise (Month/Day/Year) any (Month/Day/Year		f Transaction Code S (Instr. 8)		Deri Secu Acqu or D (D)	umber of vative urities uired (A) isposed of r. 3, 4,	(Month/Day/Year)		o: S	7. Title and Amount of Underlying Securities (Instr. 3 and 4)			9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	Owners Form of Derivat: Security Direct (or Indirects)	Beneficial Ownership (Instr. 4)	
				Code	V	(A)	(D)	Date Exerci	sable	Expiration Date	on T	Γitle	Amount or Number of Shares		(Instr. 4)		
Series A Preferred Stock	(1)	10/12/2021		С			244,856 (2)	C	1)	(1)	C	Commor Stock	301,571	(1)	0	I	See footnote

Reporting Owners

Reporting Owner Name / Address		Relationships						
		10% Owner	Officer	Other				
Partners Group Private Equity (Master Fund), LLC C/O PARTNERS GROUP (USA) INC. 1200 ENTREPRENURIAL DRIVE BROOMFIELD, CO 80021		X						
Partners Group Private Equity II, LLC C/O PARTNERS GROUP (USA) INC. 1200 ENTREPRENURIAL DRIVE BROOMFIELD, CO 80021		X						

Signatures

By: /s/ Justin Rindos, Chief Financial Officer, Partners Group Private Equity (Master Fund), LLC	10/13/2021	
**Signature of Reporting Person	Date	
D //L c Di L A d i 10' L Cd Li L D L C Di L D i HIG	10/12/2021	
By: /s/ Justin Rindos, Authorized Signatory of the advisor to Partners Group Private Equity II, LLC	10/13/2021	
**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).
- Each share of Life Time Group Holdings, Inc.'s (the "Issuer") Series A Preferred Stock (the "Series A Preferred Stock") automatically converted into shares of the Issuer's common stock (1) (the "Common Stock") upon the closing of the Issuer's initial public offering, for no additional consideration, in accordance with the Certificate of Designations of the Series A Preferred Stock. The Series A Preferred Stock had no expiration date.
- (2) Partners Group Private Equity (Master Fund), LLC ("PG Master Fund") directly held 140,583 shares of Series A Preferred Stock, Partners Group Private Equity II, LLC ("PG PE II") directly held 3,218 shares of Series A Preferred Stock and Partners Group Access 83 PF LP ("PG Access 83") directly held 101,055 shares of Series A Preferred Stock.
- PG Master Fund, PG PE II, PG Access 83 and Partners Group Series Access II, LLC, Series 61 ("PG Series 61") are indirectly controlled by Partners Group Holding AG ("Partners Group"). Each of PG Master Fund, PG PE II, PG Access 83 and PG Series 61 disclaims beneficial ownership of any securities that it does not directly beneficially own, except to the extent of its pecuniary interest, if any, therein.
- (4) 3,305,146 of such shares of Common Stock are directly held by PG Master Fund, 3,963 of such shares are directly held by PG PE II, 124,462 of such shares are directly held by PG Access 83 and 2,868,000 of such shares are directly held by PG Series 61.
- (5) 3,464,630 of such shares of Common Stock are directly held by PG Master Fund, 7,614 of such shares are directly held by PG PE II, 239,104 of such shares are directly held by PG Access 83 and 2,868,000 of such shares are directly held by PG Series 61.

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.