SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Life Time Group Holdings, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

53190C102

(CUSIP Number)

Alec Anderson 5 Waterloo Lane, Unit 5A, Pembroke, D0, HM08 14415428621

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

12/19/2024

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. \square

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

SCHEDULE 13D

CUSIP No.

53190C102

1	Name of reporting person
	BEVCO LUX S.A.R.L.
	Check the appropriate box if a member of a Group (See Instructions)
2	 ✓ (a) □ (b)
3	SEC use only
4	Source of funds (See Instructions)
4	00

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization LUXEMBOURG		
	7	Sole Voting Power 9,002,099.00	
Number of Shares Beneficial ly Owned	8	Shared Voting Power 0.00	
by Each Reporting Person With:	9	Sole Dispositive Power 9,002,099.00	
	10	Shared Dispositive Power 0.00	
11	Aggregate amount beneficially owned by each reporting person 9,002,099.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 4.4 %		
14	Type of Reporting Person (See Instructions) CO		

SCHEDULE 13D

CUSIP No.

53190C102

4	Name of reporting person				
1	USD BEVCO S.A.R.L.				
	Check the appropriate box if a member of a Group (See Instructions)				
2	 ☑ (a) ☑ (b) 				
3	SEC use on	ly			
4	Source of funds (See Instructions)				
4	4 00				
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)				
5					
6	Citizenship or place of organization				
Ö	LUXEMBOURG				
Number of Shares	-	Sole Voting Power			
Beneficial ly Owned	7	9,002,099.00			
by Each Reporting	8	Shared Voting Power			
Person With:	erson				

		0.00		
	9	Sole Dispositive Power		
		9,002,099.00		
		Shared Dispositive Power		
	10	0.00		
11	Aggregate amount beneficially owned by each reporting person 9,002,099.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
40	Percent of	Percent of class represented by amount in Row (11)		
13	4.4 %			
44	14 Type of Reporting Person (See Instructions) CO			
14				

SCHEDULE 13D

CUSIP No. 53190C102

1	Name of reporting person			
•	SNI INTERNATIONAL HOLDINGS S.A.R.L.			
	Check the appropriate box if a member of a Group (See Instructions)			
2	 (a) (b) 			
3	SEC use or			
4		unds (See Instructions)		
	00			
5	Check if dis	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
Э				
<u>,</u>	Citizenship or place of organization			
6	LUXEMBOURG			
	7	Sole Voting Power		
		9,002,099.00		
Number of Shares		Shared Voting Power		
Beneficial ly Owned	8	0.00		
by Each Reporting		Sole Dispositive Power		
Person With:	9	9,002,099.00		
-		Shared Dispositive Power		
	10	0.00		
11	Aggregate amount beneficially owned by each reporting person 9,002,099.00			
	9,002,099.0	0		

12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
13	Percent of class represented by amount in Row (11) 4.4 %	
14	14 Type of Reporting Person (See Instructions) CO	

SCHEDULE 13D

CUSIP No. 53190C102

	Name of re	porting person			
1	AGUILA LTD.				
	Check the appropriate box if a member of a Group (See Instructions)				
2	☑ (a)☑ (b)	✓ (a) □ (b)			
3	SEC use on	ıly			
4	Source of f	unds (See Instructions)			
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)				
	Citizenship	or place of organization			
6	BERMUDA				
		Sole Voting Power			
	7	9,002,099.00			
Number of Shares		Shared Voting Power			
Beneficial ly Owned	8	0.00			
by Each Reporting	0	Sole Dispositive Power			
Person With:	9	9,002,099.00			
	10	Shared Dispositive Power			
		0.00			
11	Aggregate amount beneficially owned by each reporting person 9,002,099.00				
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)				
12					
10	Percent of class represented by amount in Row (11)				
13	4.4 %				
14	Type of Reporting Person (See Instructions)				
	СО				

Item 1. Security and Issuer

Title of Class of Securities: (a)

Common Stock

(b) Name of Issuer:

Life Time Group Holdings, Inc.

Address of Issuer's Principal Executive Offices: (c)

2902 Corporate Place, Chanhassen, MINNESOTA, 55317.

Item 2. Identity and Background

This Schedule 13D is being filed by Bevco Lux S.a.r.I., a company formed under the laws of Luxembourg ("Bevco"), USD Bevco, a c ompany formed under the laws of Luxembourg ("USD Bevco"), SNI International Holdings S.a.r.I., a company formed under the laws of Luxembourg ("SNI"), and Aguila Ltd., an exempted company incorporated under the laws of Bermuda ("Aguila" and together with (a) Bevco, the "Reporting Persons"). The Reporting Persons have entered into a Joint Filing Agreement, attached hereto as Exhibit 2.

USD Bevco is the sole shareholder of Bevco, SNI is the sole shareholder of USD Bevco, and Aguila is the the controlling shareholder of SNI.

- The principal business address of Bevco is 37a, Avenue J.F. Kennedy, L 1855 Luxembourg. The principal business address of USD Bevco is 37a, Avenue J.F. Kennedy, L 1855 Luxembourg. The principal business address of SNI is 37a, Avenue J.F. Kennedy, L 1855 Luxembourg. The principal business address of Aguila is 5 Waterloo Lane, Unit 5A, Pembroke HM08, Bermuda. (b)

 - The principal business of Bevco is investing in securities.

The principal business of each of USD Bevco, SNI and Aguila is to serve as a holding company for subsidiaries engaged in the inves tment of securities.

Attached as Exhibit 1 hereto and incorporated herein by reference is a list containing the (a) name, (b) residence or business addres (C) s, (c) present principal occupation or employment and the name, principal business address of any corporation or other organization in which such employment is conducted, and (d) citizenship, in each case of each director and executive officer of the Reporting Pers ons, as applicable.

By virtue of the agreements made pursuant to the Stockholders Agreement (as defined below), certain affiliates of Leonard Green & Partners, L.P. ("LGP"), TPG Global, LLC ("TPG"), LNK Partners ("LNK"), MSD Capital, L.P., MSD Partners, L.P. ("MSD" and, together with MSD Capital, L.P., "MSD Investors"), the Reporting Persons, Partners Group (USA) Inc. ("PG"), Teacher Retirement System of T exas, JSS LTF Holdings Limited, SLT Investors, LLC and Bahram Akradi (collectively, the "Voting Group") may be deemed to be actin g as a group for purposes of Rule 13d-3 under the Securities and Exchange Act of 1934, as amended (the "Exchange Act"). Shares beneficially owned by the other members of the Voting Group are not the subject of this Schedule 13D. For a description of the relati onship between the Reporting Persons and the other Voting Group Members, see Item 4 below.

- During the last five years, none of the Reporting Persons or, to the knowledge of the Reporting Persons, each person listed on Exhibi (d) t 1, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- During the last five years, none of the Reporting Persons or, to the knowledge of the Reporting Persons, each person listed on Exhibit 1, has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws. (e)
- (f) See Item 2(a)-(c) above for citizenship of each of the Reporting Persons.

Item 3. Source and Amount of Funds or Other Consideration

Prior to the Issuer's initial public offering (the "IPO"), LifeCo LLC ("Lifeco") acquired 8,000,000 shares of the Issuer's Common Stock and 326,477 shares of the Issuer's Series A preferred stock for an aggregate price of approximately \$206 million.

On October 12, 2021, each share of such Series A preferred stock automatically converted into 402,099 shares of Common Stock of the Issuer upon the closing of the Issuer's IPO for no additional consideration in accordance with the certificate of designations pertai ning to such Series A preferred stock.

At the closing of the IPO on October 12, 2021, LifeCo purchased an additional 600,000 shares of Common Stock for \$18.00 per shar e.

On December 19 and 20, 2024, Lifeco contributed all of the above-referenced shares of Common Stock at fair market value to Bevc o through its parent company Aguila Ltd.

Item 4. **Purpose of Transaction**

Stockholders Agreement

In connection with the Issuer's IPO, the Issuer entered into an amended and restated stockholders' agreement, dated October 6, 202 1 (the "Stockholders Agreement"), with the Voting Group members and certain other stockholders of the Issuer. Pursuant to the Stoc kholders Agreement, each Voting Group member was granted director nomination rights, agreed to vote all outstanding shares held by such Voting Group member in favor of each other's nominees and agreed to certain limitations on their ability to sell or transfer an y shares of Common Stock for 18 months following the IPO. On December 19, 2024, Bevco entered into a Joinder agreement with t he Issuer pursuant to which it agreed to be bound by, and be entitled to the benefits and obligations of, the terms and conditions of th e Stockholders Agreement as if it had originally been a party thereto.

Pursuant to the Stockholders Agreement:

so long as TPG (i) has not, following the consummation of the IPO, sold shares of Common Stock, through one or more transactions, resulting in TPG receiving aggregate gross proceeds in an amount at least equal to its initial investment in the Issuer (the "TPG Initial Investment Sell-Down"), TPG will be entitled to nominate three directors, (ii) has effected the TPG Initial Investment Sell-Down, but st ill beneficially owns shares of Common Stock greater than or equal to 15% of the then outstanding shares of Common Stock, TPG will be entitled to nominate one director and (iv) owns less than 10% of the then outstanding shares of formation of the then outstanding shares of the then outstanding shares of formation of the then outstanding shares of formation of the then outstanding shares of formation of the

so long as LGP (i) has not, following the consummation of the IPO, sold shares of Common Stock, through one or more transactions, resulting in LGP receiving aggregate gross proceeds in an amount at least equal to its initial investment in the Issuer (the "LGP Initial Investment Sell-Down"), LGP will be entitled to nominate three directors, (ii) has effected the LGP Initial Investment Sell-Down, but st ill beneficially owns shares of Common Stock greater than or equal to 15% of the then outstanding shares of Common Stock, LGP will be entitled to nominate one director and (iv) owns less than 10% of the then outstanding shares of f Common Stock, LGP will be entitled to nominate a director;

so long as LNK, MSD Investors, Bevco or PG, as applicable, (i) has not, following the consummation of the IPO, sold shares of Com mon Stock, through one or more transactions, resulting in LNK, MSD, Bevco or PG, as applicable, receiving aggregate gross procee ds in an amount at least equal to its initial investment in the Issuer (the "Other Stockholder Initial Investment Sell-Down"), LNK, MSD, Bevco and PG, as applicable, will each be entitled to nominate one director and (ii) has effected the Other Stockholder Initial Investm ent Sell-Down, LNK, MSD, Bevco and PG, as applicable, will not be entitled to nominate a director; and

so long as Mr. Akradi serves as Chief Executive Officer of the Issuer, he will be entitled to nominate one director, and if Mr. Akradi ce ases to serve as Chief Executive Officer, he will not be entitled to nominate a director.

The Reporting Persons' nominee to the board of directors of the Issuer (the "Board") is Alejandro Santo Domingo.

The Stockholders Agreement also includes provisions pursuant to which the Issuer has agreed to file registration statements under t he Securities Act covering resales of the shares of Common Stock held by LGP and TPG and has granted members of the Voting Gr oup and certain other stockholders the right to piggyback on such registration statements in certain circumstances.

References to and descriptions of the Stockholders Agreement set forth above are not intended to be complete and are qualified in t heir entirety by reference to the full text of such agreement, which is filed as Exhibit 2 hereto and is incorporated by reference herein.

General

The Reporting Persons acquired the securities described in this Schedule 13D for investment purposes and intend to review such investment in the Issuer on a continuing basis. Any actions the Reporting Persons might undertake may be made at any time and from t ime to time without prior notice and will be dependent upon the Reporting Persons' review of numerous factors, including, but not limi ted to: an ongoing evaluation of the Issuer's business, financial condition, operations and prospects; price levels of the Issuer's securities; general market, industry and economic conditions; the relative attractiveness of alternative business and investment opportuniti es; and other future developments.

Subject to the terms of the Stockholders Agreement and applicable law, the Reporting Persons may acquire additional securities of t he Issuer, or retain or sell all or a portion of the securities then held, in the open market or in privately negotiated transactions. In addi tion, the Reporting Persons may engage in discussions with management, the Board, and stockholders of the Issuer and other relev ant parties or encourage, cause or seek to cause the Issuer or such persons to consider or explore extraordinary corporate transacti ons, such as: a merger, reorganization or take-private transaction that could result in the de-listing or de-registration of the Common Stock; sales or acquisitions of assets or businesses; changes to the capitalization or dividend policy of the Issuer; or other material c hanges to the Issuer's business or corporate structure, including changes in management or the composition of the Board.

Other than as described above, the Reporting Persons do not currently have any plans or proposals that relate to, or would result in, any of the matters listed in Items 4(a)-(j) of Schedule 13D, although, depending on the factors discussed herein, the Reporting Perso ns may change their purpose or formulate different plans or proposals with respect thereto at any time.

Item 5. Interest in Securities of the Issuer

(a) Calculations of the percentage of beneficial ownership are based on a total of 205,051,970 shares of Common Stock issued and out standing as of the closing of the Issuer's 2024 offering of shares of Common Stock, as reported in the Prospectus Supplement filed b y the Issuer with the Commission on August 12, 2024.

The aggregate number and percentage of shares of Common Stock beneficially owned by each Reporting Person and, for each Rep orting Person, the number of shares of Common Stock as to which there is sole power to vote or to direct the vote, shared power to v ote or to direct the vote, sole power to dispose or to direct the disposition, or shared power to dispose or to direct the disposition are set forth on rows 7 through 11 and row 13 of the cover pages of this Schedule 13D and are incorporated herein by reference.

Bevco is the direct holder of 9,002,099 shares of Common Stock that represent 4.4% of the Common Stock issued and outstanding.

Aguila Ltd. controls SNI, SNI is the sole shareholder of USD Bevco, and USD Bevco is the sole shareholder of Bevco, and as a resul t each of Aguila, SNI and USD Bevco may be deemed to be the beneficial owner of the Common Stock owned directly by Bevco.

(b) None of the individuals identified on Annex A beneficially owns any Common Stock.

Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission that any of the Reporting P ersons (other than Bevco to the extent of its direct holdings in the securities reported on this Schedule 13D) is the beneficial owner of the Common Stock referred to herein for purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934, as amended.

In addition, as discussed in Item 2 above, by virtue of the agreements made pursuant to the Stockholders Agreement, the Voting Gro up members may be deemed to be acting as a group for purposes of Rule 13d-3 under the Exchange Act. Shares beneficially owned by the other members of the Voting Group are not the subject of this Schedule 13D and accordingly, none of the other members of th e Voting Group are included as reporting persons herein.

- (c) Except as described in Items 3 and 4, the Reporting Persons have not effected any transactions in the Common Stock during the pa st 60 days.
- (d) None.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

Item 4 above summarizes certain provisions of the Stockholders Agreement and is incorporated herein by reference. A copy of the a greement is attached as an exhibit hereto and incorporated herein by reference.

Except as set forth herein, the Reporting Persons do not have any contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Issuer, including, but not limited to, any contracts, arrangements, und erstandings or relationships concerning the transfer or voting of such securities, finder's fees, joint ventures, loan or option arrangem ents, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

Item 7. Material to be Filed as Exhibits.

1. Directors and Officers

2. Joint Filing Agreement, dated December 30, 2024, among the Reporting Persons

3. Third Amended and Restated Stockholders Agreement (incorporated by reference to Exhibit 10.1 to the Issuer's Current Report on Form 8-K, filed with the Securities and Exchange Commission on October 12, 2021).

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

BEVCO LUX S.A.R.L.

Signature:	/s/ Dominic Bursucanu
Name/Title:	Dominic Bursucanu/Class A Manager
Date:	12/30/2024

Signature:/s/ Juan Carlos GarciaName/Title:Juan Carlos Garcia/Class B ManagerDate:12/30/2024

USD BEVCO S.A.R.L.

Signature:/s/ Dominic BursucanuName/Title:Dominic Bursucanu/Class A ManagerDate:12/30/2024

Signature:/s/ Juan Carlos GarciaName/Title:Juan Carlos Garcia/Class B ManagerDate:12/30/2024

SNI INTERNATIONAL HOLDINGS S.A.R.L.

Signature:	/s/ Dominic Bursucanu
Name/Title:	Dominic Bursucanu/Class A Manager
Date:	12/30/2024
Signature:	/s/ Juan Carlos Garcia
Name/Title:	Juan Carlos Garcia/Class B Manager
Date:	12/30/2024

AGUILA LTD.

Signature:	/s/ Alec Anderson	
Name/Title:	Alec Anderson/Director	
Date:	12/30/2024	

The directors and executive officers of each of Bevco, USD Bevco, SNI and Aguila are as follows:

Bevco Lux S.a.r.l.:

Name / First Name	Principal Occupation	Business Address	Citizenship
Bruno Bagnouls	Senior Executive, Alter Domus	15, Boulevard F.W. Raiffeisen, L-2411 Luxembourg	French
Dominic Bursucanu	Finance Director, Bevco Lux S.a.r.l	37a, Avenue J.F. Kennedy, L-1855 Luxembourg	German
Delphine Danhoui	Lawyer, CMS Luxembourg	5, Rue Charles Darwin, L-1433 Luxembourg	French
Germain Godin	Senior Manager, Alter Domus	15, Boulevard F.W. Raiffeisen, L-2411 Luxembourg	French
Alec R. Anderson	Trustee Director, Quadrant Advisors Ltd.	5 Waterloo Lane, Unit 5A, Pembroke HM08, Bermuda	Bermudian, UK Citizen
Alejandro Santo Domingo	Investment Executive, Quadrant Capital Advisors, Inc.	499 Park Avenue New York, N.Y. 10022 USA	USA
Carlos Alejandro Pérez Dávila	Investment Executive, Quadrant Capital Advisors, Inc.	499 Park Avenue New York, N.Y. 10022 USA	USA
Juan Carlos Garcia	Investment Executive, Quadrant Capital Advisors, Inc.	499 Park Avenue New York, N.Y. 10022 USA	USA

USD Bevco Lux S.a.r.l.:

Same as shown above for Bevco Lux S.a.r.l.

SNI International Holdings S.a.r.l.:

Same as shown above for Bevco Lux S.a.r.l.

Aguila Ltd:

Name / First Name	Principal Occupation	Business Address	Citizenship
Alec R. Anderson	Trustee Director, Quadrant Advisors Ltd.	5 Waterloo Lane, Unit 5A, Pembroke HM08, Bermuda	Bermudian, UK Citizen
Alejandro Santo Domingo	Investment Executive, Quadrant Capital Advisors, Inc.	499 Park Avenue New York, N.Y. 10022 USA	USA
Carlos Alejandro Pérez Dávila	Investment Executive, Quadrant Capital Advisors, Inc.	499 Park Avenue New York, N.Y. 10022 USA	USA
Edward Rance	Lawyer, Conyers Dill & Pearman Limited	Clarendon House 2 Church Street, Hamilton HM11, Bermuda	Bermudian
Craig W. MacIntyre	Lawyer, Conyers Dill & Pearman Limited	Richmond House 12 Par-La-Ville Road, Hamilton HM08, Bermuda	Bermudian

JOINT FILING AGREEMENT

This will confirm the agreement by and among the undersigned that the Schedule 13D filed with the Securities and Exchange Commission on or about the date hereof with respect to the beneficial ownership by the undersigned of the common stock, \$0.01 par value per share, of Life Time Group Holdings, Inc. is being filed, and all amendments thereto will be filed, on behalf of each of the persons and entities named below that is named as a reporting person in such filing in accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

Date: December 30, 2024

BEVCO LUX S.A.R.L.

By:	/s/ Dominic Bursucanu
Name:	Dominic Bursucanu
Title:	Class A Manager
By:	/s/ Juan Carlos Garcia
Name:	Juan Carlos Garcia
Title:	Class B Manager
USD BEVCO S.A.R.L.	
Bv:	/s/ Dominic Bursucanu

Dy.	/s/ Dominic Bursucanu
Name:	Dominic Bursucanu
Title:	Class A Manager
By:	/-/ June Contra Consis
Dy.	/s/ Juan Carlos Garcia
5	Juan Carlos Garcia
Name:	

SNI INTERNATIONAL HOLDINGS S.A.R.L.

By:	/s/ Dominic Bursucanu
Name:	Dominic Bursucanu
Title:	Class A Manager
By:	/s/ Juan Carlos Garcia

Name: Juan Carlos Garcia Title: Class B Manager

AGUILA LTD.

/s/ Alec Anderson
Alec Anderson
Director