SEC Form 4

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940 OMB APPROVAL

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			or Se	ction 30(h) of the li	nvestment Co	mpany Act of 1940						
				2. Issuer Name and Ticker or Trading Symbol <u>LENNOX INTERNATIONAL INC</u> [LII]				5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
							X	Director		Owner		
(Last)	(First)	(Middle)		te of Earliest Trans 6/2024	action (Month	/Day/Year)		Officer (give title below)	e Othe belo	er (specify w)		
2140 LAKE PARK BLVD.				mendment, Date o	f Original File	d (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street)							X	Form filed by O	ne Reporting P	erson		
RICHARDSON TX 75080								Form filed by M Person	lore than One F	Reporting		
(City)	(State)	(Zip)	Rul	e 10b5-1(c)	Transac	tion Indication						
						saction was made pursuant to ons of Rule 10b5-1(c). See li			itten plan that is	intended to		
	Tabl	le I - Non-E	Derivative S	Securities Acq	uired, Dis	posed of, or Benef	icially	Owned				
1. Title of Security (Instr. 3) Date (Month/Day)				2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4 5)	4 and S	5. Amount of Securities Beneficially Dwned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership		

	(Month/Day/Year) if any (Month/Day/Ye		Code (Instr. 5)					Beneficially Owned Following	(D) or Indirect (I) (Instr. 4)	Beneficial Ownership
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)
Common Stock, Par Value \$0.01 Per Share	05/16/2024		A		305	A	\$0	223,178	D	
Common Stock, Par Value \$0.01 Per Share								1,685	Ι	Norris- Newman Minors Trust ⁽¹⁾
Common Stock, Par Value \$0.01 Per Share								214,758	I	Norris Living Trust ⁽²⁾
Common Stock, Par Value \$0.01 Per Share								2,545,105	I	Norris Family Ltd. P ⁽³⁾
Common Stock, Par Value \$0.01 Per Share								28,372	Ι	B.W. Norris Revocable Trust ⁽⁴⁾
Common Stock, Par Value \$0.01 Per Share								5,636	I	Catherine Houlihan- spouse ⁽⁴⁾
Common Stock, Par Value \$0.01 Per Share								321,750	I	John W. Norris, Jr. Trust A ⁽⁵⁾
Common Stock, Par Value \$0.01 Per Share								28,372	I	L. C. Norris Trust ⁽⁴⁾
Common Stock, Par Value \$0.01 Per Share								28,372	I	W.H. Norris Revocable Trust ⁽⁴⁾

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) 3A. Deemed Execution Date, 1. Title of Derivative 6. Date Exercisable and Expiration Date (Month/Day/Year) 3. Transaction Date 5. Number 7. Title and 8. Price of 9. Number of 11. Nature 2 4. Transaction Code (Instr. 8) 10. Amount of Securities Underlying Derivative Security (Instr. 3 and 4) of Derivative Securities Derivative Security (Instr. 5) derivative Securities Beneficially Ownership Form: Direct (D) of Indirect Beneficial Ownership Conversion Security (Instr. 3) or Exercise Price of Derivative Security if any (Month/Day/Year) (Month/Day/Year) Acquired (A) or Disposed of (D) (Instr. 3, 4 Owned Following Reported Transaction(s) (Instr. 4) or Indirect (I) (Instr. 4) (Instr. 4) and 5)

		Tal	ble II - Derivat (e.g., pu					ired, Disp options, o	onvertik	le se			þ		
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date,	C .ode Transa		(AN	um(D)¢r	ExDatesElater			eSalnaires	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
Begalantatio	noofficespisons	e(\$/tonth/Day/Year)	ifany	Code	(Instr.		vative	(Month/Day/	(ear)	Secu	rities	Security	Securities	Form:	Beneficial
1. The report	ting person disc	laims beneficial own	(Month/Day/Year) ership of these securi	ties, and	this re	Seci Politis Aca	urities nation uired	be deemed an a	dmission that	⁻ Unde the ten Deriv	rlying orling perse ative	(Instr. 5)	ficially owner of suc	" Direct (D) ch securifies fo or indirect	' Ownership ^I Durposes (Instr. 4)
of Section 1	6 Security oth	er purpose.				. (A) c	or			. Secu	rity (Instr.		Following	. (I) (Instr. 4)	. /
			a remainder interest t that the reporting per											cuniary interes	t therein,
3. The report interest in th	ting person is p tine Limited Partn	resident of J.W. Norriership. The reporting	is, Inc., the general pa person disclaims ber ial owner of such sec	rtner of reficial of	the No ownersh	(Inst rriand nip of t	t r. 3, 4 Bily L these se	imited Partners curities except	hip (the "Lim to the extent	ited Par of his pe	tnership"), a	and also holds	a percentage of the	he limited part all not be deem	nership led an
	ting person disc 6 or for any oth		ership of these securi	ties, and	this re	port sł	nall not	be deemed an a	dmission tha	t the rep	orting pers	on is the bene	ficial owner of suc	ch securities fo	r purposes
		claims beneficial own or for any other purpo	ership of two-thirds c se.	of these	securitio	es, and	l this re	port shall not b	e deemed an a	admissio			on is the beneficia	l owner of suc	h securities
									<u>/s/ 1</u>	V Monic	∎ Amount a Brown	attorney-			
				Code	v	(A)	(D)	Date Exercisable	Expira <u>in-f</u> Date III		r <u>Mr. Joh</u> Shares	n W. Norr	<u>s 05/20/2024</u>	<u>4</u> 	

** Signature of Reporting Person

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 Number.