# SPORTS CLUB CO INC

Form 3 February 02, 2001

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FORM 3		U.S. SECURITIES AND EXCHANGE COMMISSION		OMB APPROVAL		
	INITIAL STATEMEN	Washington, D.C. 20549  INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES  Filed pursuant to Section 16(a) of the Securities Exchange			: 3235-01 December 31, 20 average burden	
	Act of 1934 Sect. Company Ac Inve					
(Print	or Type Responses)					
1. Na	ame and Address of Rep					
Millen	nium Entertainment Par	iners L.P.				
(La:		(First)	(Middle)			
1995 B:	roadway					
		(Street)				
New York		NY	10023			
(Cit		(State)	(Zip)			
2. Da	ate of Event equiring Statement Month/Day/Year)					
Jı	uly 22,1997					
3. II		er of Reporting Person,				
4. Is	ssuer Name and Ticker					
Tl	he Sports Club Company					
	elationship of Reporti: Check all applicable)					
	Director	X*	10% Owner			
	Officer (give title	e below)	Other (specify bel	.ow)		
*	As a member of a group	·				

<sup>1</sup> 

6. If Amendment, Date of (Month/Day/Year)	Original				
June 20, 1997, as ame July 22, 1997					
7. Individual or Joint/G	Individual or Joint/Group Filing (Check Applicable Line)				
Form Filed by On	e Reporting Person				
X Form Filed by Mo	re Than One Reporting Pers	con			
Table I No	n-Derivative Securities Be	eneficially Owned			
1. Title of Security (Instr. 4)	Beneficiall (Instr. 4)	3. Ownership Form: Eccurities Direct (D) or y Owned Indirect (I) (Instr. 5)		Nature (Instr.	
Common Stock (1)	1,201,232			. ,	
Common Stock (2)	1,052,631	Direct			
Common Stock (3)	536,700	Indirect		(3)	
	r indirectly. more than one reporting pe  ond to the collection of i  uired to respond unless th				
	I Derivative Securities , calls, warrants, options	<ul><li>convertible securities)</li><li>3. Title and Amount of Securities</li></ul>			
2	. Date Exercisable and Expiration Date	Underlying Derivative Security (Instr. 4)		4. Conve	

(Month/Day/Year)

sion Exerc

2

Amount

1.	Title of Derivative	Date Exer-	Expira- tion		Number of	Price Deriv
	Security (Instr. 4)	cisable	Date	Title	Shares	Secur

MILLENNIUM ENTERTAINMENT PARTNERS L.P.

1/22/2001

Date

By: Millennium Entertainment Associates L.P.

By: Millennium Entertainment Corp.

By: /s/ Brian J. Collins

Name: Brian J. Collins, Vice President \*\*Signature of Reporting Person

JOINT FILERS Address of each Joint Filer: 1995 Broadway

NY, NY 10023

MILLENNIUM PARTNERS LLC

By: Millennium Partners Management LLC By: Millennium Manager I, Inc.

MILLENNIUM DEVELOPMENT PARTNERS L.P.

By: Millennium Development Associates L.P.

By: Millennium Development Corp.

/s/ Brian J. Collins\*

BRIAN J. COLLINS

\* In his individual capacity and in his capacity as an authorized officer of each of the other Joint Filers listed above

Explanation of Responses:

See Appendix A for footnotes containing explanations of responses.

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.

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.

Page 2 of 5

#### APPENDIX A

DESIGNATED FILER: MILLENNIUM ENTERTAINMENT PARTNERS L.P. ISSUER NAME AND TICKER OR TRADING SYMBOL: The Sports Club Company, Inc. (SCY) STATEMENT FOR MONTH/YEAR: July 22, 1997

- (1) These securities are owned solely by Millennium Partners LLC which may be deemed a group for the purposes of Section 13(d) of the Securities Exchange Act of 1933, as amended (the "Exchange Act"), with one or more of the following entities and person that also directly own securities of the Issuer: Millennium Entertainment Partners L.P., Millennium Development Partners L.P. and Brian J. Collins. Millennium Partners LLC disclaims beneficial ownership of these securities except to the extent of its pecuniary interest therewith, and this report shall not be deemed an admission that Millennium Partners LLC is the beneficial owner of such securities for the purposes of Section 16 of the Exchange Act or for any other purpose. This amendment is being filed to reflect the indirect beneficial interests of certain entities and persons that were inadvertently omitted from the prior filings of this Form 3 and its amendments.
- (2) These securities are owned solely by Millennium Entertainment Partners L.P. which may be deemed a group for the purposes of Section 13(d) of the Exchange Act, with one or more of the following entities and person that also directly own securities of the Issuer: Millennium Partners LLC, Millennium Development Partners L.P. and Brian J. Collins. Millennium Entertainment Partners L.P. disclaims beneficial ownership of these securities except to the extent of its pecuniary interest therewith, and this report shall not be deemed an admission that Millennium Entertainment Partners L.P. is the beneficial owner of such securities for the purposes of Section 16 of the Exchange Act or for any other purpose. This amendment is being filed to reflect the indirect beneficial interests of certain entities and persons that were inadvertently omitted from the prior filings of this Form 3 and its amendments.
- (3) These securities are owned solely by Millennium Development Partners L.P. which may be deemed a group for the purposes of Section 13(d) of the Exchange Act, with one or more of the following entities and person that also directly own securities of the Issuer: Millennium Partners LLC, Millennium Entertainment Partners L.P. and Brian J. Collins. Millennium Development Partners L.P. disclaims beneficial ownership of these securities except to the extent of its pecuniary interest therewith, and this report shall not be deemed an admission that Millennium Development Partners L.P. is the beneficial owner of such securities for the purposes of Section 16 of the Exchange Act or for any other purpose. This amendment is being filed to reflect the indirect beneficial interests of certain entities and persons that were inadvertently omitted from the prior filings of this Form 3 and its amendments.

Page 3 of 5

MILLENNIUM ENTERTAINMENT PARTNERS L.P. DATED JANUARY 22, 2001 JOINT FILER INFORMATION

DESIGNATED FILER: ISSUER NAME AND TICKER OR TRADING SYMBOL: DATE OF EVENT REQUIRING STATEMENT:

MILLENNIUM ENTERTAINMENT PARTNERS L.P.

The Sports Club Company, Inc. (SCY)

July 22, 1997

JOINT FILERS:

- 1. Millennium Partners Management LLC 5. Millennium Development Associates L.P. 1995 Broadway New York, NY 10023
- 2. Millennium Manager I, Inc. 1995 Broadway New York, NY 10023
- 3. Millennium Entertainment Associates L.P. 7. Christopher M. Jeffries 1995 Broadway New York, NY 10023
- 4. Millennium Entertainment Corp. 1995 Broadway New York, NY 10023

- 1995 Broadway New York, NY 10023
- 6. Millennium Development Corp. 1995 Broadway New York, NY 10023
- 1995 Broadway New York, NY 10023

The Reporting Persons listed above are filing this Form 3 Amendment jointly with Millennium Partners LLC ("DevCo"), Millennium Entertainment Partners L.P. ("MEP LP"), Millennium Development Partners L.P. ("MDP LP") and Brian J. Collins ("BJC").

The following entities and person may be deemed to have an indirect beneficial interest in the securities of the Issuer held of record directly by DevCo, MEP LP and MDP LP in their capacities (i) in the case of BJC because he may be deemed a group with DevCo, MEP LP and MDP LP, (ii) in the case of Millennium Partners Management LLC ("MPM LLC"), as the manager of DevCo, (iii) in the case of Millennium Manager I, Inc. ("MMI Inc."), as the manager of MPM LLC, (iv) in the case of Millennium Entertainment Associates L.P. ("MEA LP"), as the general partner of MEP LP, (v) in the case of Millennium Entertainment Corp. ("MEC"), as the general partner of MEA LP, (vi) in the case of Millennium Development Associates L.P. ("MDA LP"), as the general partner of MDP LP, (vii) in the case of Millennium Development Corp. ("MDC"), as the general partner of MDA LP, and (viii) in the case of Christopher M. Jeffries, as the holder of (a) 70% of the outstanding shares of stock of MMI Inc., (b) 66.5% of the outstanding shares of stock of MEC and (c) 70% of the outstanding shares of stock of MDC.

Each of the Reporting Persons disclaims a beneficial interest in the securities of the Issuer reported herein except to the extent of their respective pecuniary interest therein.

Page 4 of 5

DESIGNATED FILER: ISSUER NAME AND TICKER OR MILLENNIUM ENTERTAINMENT PARTNERS L.P.

TRADING SYMBOL:
DATE OF EVENT REQUIRING
STATEMENT:

The Sports Club Company, Inc. (SCY)

July 22, 1997

/s/ Brian J. Collins \*

BRIAN J. COLLINS

\* In his individual capacity and in his capacity as an authorized officer of each of the following Reporting Persons and in his capacity as an attorney-in-fact with respect to Christopher M. Jeffries.

MILLENNIUM PARTNERS LLC

By: Millennium Partners Management LLC By: Millennium Manager I, Inc.

MILLENNIUM PARTNERS MANAGEMENT LLC By: Millennium Manager I, Inc.

MILLENNIUM MANAGER I, INC.

MILLENNIUM ENTERTAINMENT PARTNERS L.P.
By: Millennium Entertainment Associates L.P.
By: Millennium Entertainment Corp.

MILLENNIUM ENTERTAINMENT ASSOCIATES L.P. By: Millennium Entertainment Corp.

MILLENNIUM ENTERTAINMENT CORP.

MILLENNIUM DEVELOPMENT PARTNERS L.P.
By: Millennium Development Associates L.P.
By: Millennium Development Corp.

MILLENNIUM DEVELOPMENT ASSOCIATES L.P. By: Millennium Development Corp.

MILLENNIUM DEVELOPMENT CORP.

CHRISTOPHER M. JEFFRIES

Page 5 of 5