ROSKIND E ROBERT

Check this box

if no longer

subject to

Section 16.

Form 4 January 04, 2006

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

2. Issuer Name and Ticker or Trading

LEXINGTON CORPORATE

PROPERTIES TRUST [LXP]

3. Date of Earliest Transaction

Form 4 or Form 5 Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations 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 See Instruction

Symbol

1(b).

(Last)

(Print or Type Responses)

1. Name and Address of Reporting Person *

ROSKIND E ROBERT

(First)

ONE PENN PLAZA, SUITE 4015

(Street)

(Middle)

(Month/Day/Year) 12/31/2005

4. If Amendment, Date Original Filed(Month/Day/Year)

NEW YORK, NY 10119-4015

(City) (State) (Zip)

1. Title of 2. Transaction Date 2A. Deemed Security (Month/Day/Year) (Instr. 3)

Execution Date, if

(Month/Day/Year)

TransactionAcquired (A) or Code (Instr. 8)

3.

Disposed of (D)

(Instr. 3, 4 and 5)

4. Securities

Owned Following

Reported (A) Transaction(s)

(Instr. 3 and 4) Code V Amount (D) Price

Issuer

below)

Person

5. Amount of

Securities

Beneficially

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

_X__ Director

Applicable Line)

X_ Officer (give title

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

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of 3. Transaction Date 3A. Deemed 4. 5. Number of 6. Date Exercisable and 7. Title and Amount Derivative Conversion (Month/Day/Year) Execution Date, if TransactionDerivative **Expiration Date** Underlying Securitie Security or Exercise Code Securities Acquired (Month/Day/Year) (Instr. 3 and 4) any

OMB APPROVAL

3235-0287

January 31,

2005

0.5

OMB

Number:

Expires:

response...

5. Relationship of Reporting Person(s) to

(Check all applicable)

Chairman of the Board

6. Ownership

Form: Direct

(D) or Indirect Beneficial

6. Individual or Joint/Group Filing(Check

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

(T)

(Instr. 4)

below)

10% Owner

Other (specify

7. Nature of

Ownership

(Instr. 4)

Indirect

Estimated average

burden hours per

| (Instr. 3) | Price of Derivative Security | | (Month/Day/Year) | | | (Instr. 8) | | (A) or Disposed of (D) (Instr. 3, 4, and 5) | | | | | |
|--|------------------------------------|------------|------------------|------|---|------------|--------|---|--------------------|------------------|------------------------------------|--|--|
| | | | | Code | V | (A) | (D) | Date Exercisable | Expiration Date | Title | Amou or Numb of Shares | | |
| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | 12/31/2005 | | G | V | | 50,204 | <u>(2)</u> | <u>(3)</u> | Common Shares | 0 (1 | | |
| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | 12/31/2005 | | G | V | 50,204 | | (2) | (3) | Common Shares | 0 (1 | | |
| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | | | | | | | <u>(7)</u> | <u>(3)</u> | Common Shares | 0 (1 | | |
| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | | | | | | | (8) | <u>(3)</u> | Common Shares | 0 (1 | | |
| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | | | | | | | <u>(9)</u> | (3) | Common Shares | 0 (1 | | |

| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | (10) | (3) | Common Shares | 0 (1 |
|--|-------------|-------------|-----|------------------|-------|
| Ltd Partnership Units Lepercq Corporate Income Fund L.P. | \$ 0 | (11) | (3) | Common Shares | 0 (1 |
| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. (12) | \$ 0 | (13) | (3) | Common Shares | 0 (12 |
| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. (12) | \$ 0 | (14) | (3) | Common Shares | 0 (12 |
| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. (12) | \$ 0 | (14) | (3) | Common Shares | 0 (12 |
| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. | \$ 0 | <u>(14)</u> | (3) | Common Shares | 0 (12 |

| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. | \$ O | (16) | (3) | Common Shares | 0 (13 |
|--|------|-------------|-----|------------------|-------|
| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. | \$ 0 | (16) | (3) | Common Shares | 0 (12 |
| Ltd Partnership Units Lepercq Corporate Income Fund II L.P. (12) | \$ 0 | (14) | (3) | Common Shares | 0 (13 |
| Ltd Partnership Units Net 3 Acquisition L.P. (17) | \$ 0 | <u>(17)</u> | (3) | Common Shares | 0 (17 |

Reporting Owners

A.I.F.

| Reporting Owner Name / Address | Relationships | | | | | | |
|---|---------------|-----------|-----------------------|-------|--|--|--|
| | Director | 10% Owner | Officer | Other | | | |
| ROSKIND E ROBERT ONE PENN PLAZA, SUITE 4015 NEW YORK, NY 10119-4015 | X | | Chairman of the Board | | | | |
| Signatures | | | | | | | |
| E. Robert Roskind, by Joseph S. Bony | ventre, | 01/04/20 | 006 | | | | |

**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).

Reporting Owners 4

- (1) Limited Partnership Units in Lepercq Corporate Income Fund L.P. ("LCIF Units"), which are exchangeable into common shares of the Trust on a one-for-one basis. The LCIF Units do not carry a conversion or exercise price.
- (2) These LCIF Units became exchangeable on 5/22/98 and are exchangeable each January 15th thereafter.
- (3) There is no expiration date.
- (4) These LCIF Units were originally issued pursuant to a contribution of limited partnership interests at a value based upon the property owned by such limited partnership.
- Consists of (i) 28,057 LCIF Units, which became exchangeable on 10/12/93; (ii) 41,110 LCIF Units, which became exchangeable on 1/15/99 and are exchangeable each anniversary thereafter; (iii) 86,014 LCIF Units, which became exchangeable on 12/1/99 and are exchangeable each quarter anniversary thereafter; (iv) 83,400 LCIF Units, which became exchangeable on 5/1/00 and are exchangeable each quarter anniversary thereafter; (v) 91,137 LCIF Units, which become exchangeable on 1/15/06 and are exchangeable each quarter
- each quarter anniversary thereafter; (v) 91,137 LCIF Units, which become exchangeable on 1/15/06 and are exchangeable each quarter anniversary thereafter; and (vi) 21,972 LCIF Units, which become exchangeable on 5/1/06 and are exchangeable each quarter anniversary thereafter.
- (6) Mr. Roskind shares voting and investment power with respect to these derivative securities. Mr. Roskind disclaims beneficial ownership of the reported derivative securities except to the extenet of his pecuniary interest therein.
 - Consists of (i) 1,428 LCIF Units, which became exchangeable on 11/2/04 and are exchangeable each anniversary thereafter; (ii) 208 LCIF Units, which become exchangeable on 1/15/06 and are exchangeable each anniversary thereafter; (iii) 872 LCIF Units, which
- (7) become exchangeable on 2/1/06 and are exchangeable each anniversary thereafter; (iv) 17,010 LCIF Units, which become exchangeable on 1/15/06 and are exchangeable each quarter end anniversary thereafter; and (v) 3,019 LCIF Units, which become exchangeable on 5/1/06 and are exchangeable each quarter end anniversary thereafter.
- Consists of (i) 41,813 LCIF Units, which became exchangeable on 10/12/93; (ii) 4,245 LCIF Units, which became exchangeable on 5/22/98 and are exchangeable each January 15th thereafter; (iii) 565 LCIF Units, which became exchangeable on 1/15/99 and are exchangeable each anniversary thereafter; and (iv) 356,935 LCIF Units, which became exchangeable on 1/15/99 and are exchangeable each quarter anniversary thereafter.
- (9) These LCIF Units became exchangeable on 1/15/99 and are exchangeable each quarter end anniversary thereafter.
- (10) These LCIF units became exchangeable on 12/1/99 and are exchangeable each quarter anniversary thereafter.
- Consists of (i) 1,428 LCIF Units, which became exchangeable on 11/2/04 and are exchangeable each anniversary thereafter; and (ii) 871 LCIF Units, which become exchangeable on 2/1/06 and are exchangeable each anniversary thereafter.
- (12) Limited Partnership Units in Lepercq Corporate Income Fund II L.P. ("LCIF II Units"), which are exchangeable at certain times into common shares of Lexington Corporate Properties Trust (the "Trust") on a one-for-one basis.
- Consists of (i) 21,443 LCIF II units, which became exchangeable on 10/12/93, (ii) 74,306 LCIF II Units, which became exchangeable on 1/15/99 and are exchangeable each quarter anniversary thereafter, and (iii) 22,300 LCIF II Units, which became exchangeable on 9/1/99 and are exchangeable each quarter anniversary thereafter.
- Consists of (i) 14,914 LCIF II Units, which became exchangeable on 10/12/93; and (ii) 376,452 LCIF II Units, which became exchangeable on 9/1/99 and are exchangeable each quarter anniversary thereafter.
- (15) Mr. Roskind disclaims beneficial ownership of the reported derivative securities except to the extent of his pecuniary interest therein.
- (16) These LCIF II Units became exchangeable on 9/1/99 and are exchangeable each quarter anniversary thereafter.
- Limited Partnership Units in Net 3 Acquisition L.P. (the "Net 3 Units"), which become exchangeable on 11/27/06, and are exchangeable (17) each quarter anniversary thereafter, into common shares of the Trust on a one-for-one basis. The Net 3 Units do not carry a conversion or exercise price.

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.