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

FORM 4

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

OMB APPROVAL
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f)of the Investment Company Act of 1940

1. Name and Dresner (Last)	Address of Re Milton (First)	porting Person* H. (Middle)	Ī	BioTime IRS or Number	e, Inc.	Security orting			ment for /Year	to Is X_	ationship o ssuer (Chec _ Director _ Officer(g _ title bel	k all a ive	10% Owner
28777 Northw (Street) Southfield	western Hwy, S	uite 100 48304	5.	Date o	ndment, of Origin oth/Year					(Ch _X_For	neck Applic	able Li One Re	eporting Perso
(City)	(State)	(Zip) e Securities Acc	wired Die	nocod o	of or Bo	noficial:	lv Ou	and			eporting Pe		Liiaii Olie
Table 1	Noil-Del Ivaciv	e Securities Acc	luireu, bis	Joseu (or, or be	enericiai.	iy Ow	ileu					
1. Title of (Instr.		. Trans- 3. action Date	Trans- action Code (Instr. 8		or Disp	ties Acqui cosed of 3, 4 and	(D)	A) 5.	Amount o Securiti Benefici Owned at End of M	es ally	6. Owner- ship Form: Direct (D) or Indirec		. Nature of Indirect Beneficial Ownership
		Day/ Year)				(A)or			Inst. 3	and 4)		L	
		•			Amount	(D)	Pr.	ice			(Instr.	4) 	(Instr. 4)
Common Sha no par va		6/30/01	A*		649	Α	\$6.	70	52,873	**	D		
beneficially	owned direc	separate line tly or indirect more than one re	ly.										
						SEC 1471	(0ver (7-96	,					
FORM 4 (con	tinued)												
		ecurities Acquir ls, warrants, op					0wned						
	Derivative Se	curity 2. Conve sion Exerc Price Deri- vativ Secur	or a sise I s of (I	Trans- action Date Month/ Day/ Year)	Code	ion		Number of Derivative Securities quired (A) or Diposed of (D) (Instr. 3, 4 and		es Ac- cisa Dis- Expi Date		ble and ration : h/Day/	
		Scour	,	. 50.)				(A)	(D)		Date Exer- cisable	Expir atior Date	
Ontion to D	 ırchase Common										3/26/01	3/25/	/06
			.5										· 00

Option to Purchase Common Shares	\$11.50	3/31/00	3/30/05
Option to Purchase Common Shares	\$12.57	4/29/99	4/28/04

of Uni Secur	derlying	8. Price of Deriv- ative Secur- ity (Instr.	9. Number of deriv- ative Secur- ities Bene- ficially	10.Owner- ship Form of Deriv- ative Security: Direct	11. Nature of Indirect Benefi- cial Owner- ship		
Title	Number of Shares	5)	Owned at End of Month (Instr. 4)	(D)or Indirect (I)	(Instr.4)		
Common Shares	10,000	N/A	10,000	D			
Common Shares	10,000	N/A	10,000	D			
Common Shares	10,000	N/A	10,000	D			

Explanation of Responses:

- * Mr. Dresner acquired these shares in lieu of cash director's fees. The number of such shares was determined based upon the closing price of BioTime common shares on the American Stock Exchange on the last trading day of the quarter.
- $\ensuremath{^{**}\text{Includes}}$ 30,000 common shares that Mr. Dresner may acquire through the exercise of stock options.
- ** 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 valid OMB Number.

/s/Milton H. Dresner June 9, 2001 Date

**Signature of Reporting Person