FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Washingt	on, D.C.	20549	

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

							. ,				. ,										
1. Name and Address of Reporting Person* FELDMANN CYNTHIA L						2. Issuer Name and Ticker or Trading Symbol Steris plc [STE]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
																or		10% Owner			
(Last) (First) (Middle) C/O CHANCERY HOUSE, 190 WATERSIDE ROAD						3. Date of Earliest Transaction (Month/Day/Year) 11/02/2015									Officer below)	Other (below)					
HAMILTON INDUSTRIAL PARK					4 If	Δm	endment	Date	of Original	Filed	(Month/D	6. Individual or Joint/Group Filing (Check Applicable									
						AIII	enument,	Date	or Original	i iieu	(IVIOITII)D	Line)									
(Street) LEICESTER X0 LE5 1QZ												X Form filed by One Reporting Person Form filed by More than One Reporting Person									
(City)	(S	tate)	(Zip)																		
		Tab	le I - Noi	n-Deriv	<i>r</i> ative	Se	curitie	s Ad	cquired,	Dis	osed o	of, or	Bene	ficiall	y Owne	d					
1. Title of	Security (Ins	tr. 3)		2. Trans Date (Month)		ction 2A. Deem Execution ay/Year) if any (Month/D			Code (I	Transaction Disposed Code (Instr. 5)		rities Acquired (A) ed Of (D) (Instr. 3, 4			Securiti Benefic	5. Amount of Securities Beneficially Owned Following		vnership n: Direct r Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership		
										v	Amount	unt (A) 0		Price	Transac (Instr. 3	tion(s)			(Instr. 4)		
Ordinary	Shares, ?0.	11/0	2/2015	5			A		11,05	53 A		(1)	11,053			D					
		Ţ	able II -	Deriva	tive S	Sec	urities	Acq	uired, D	ispo	sed of	, or B	enefi	cially	Owned						
				(e.g., p	outs, c	call	s, warr	ants	s, option	s, c	onverti	ble s	ecurit	ies)							
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Da	Date,	4. Transaction Code (Instr. 8)		n of Ex		Expiration	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Secur (Instr. 3 and 4)		curity	8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficial Owned Following Reported Transactio (Instr. 4)	e Owners s Form: Direct (or Indir	Ownership	Beneficial Ownership (Instr. 4)		
				•	Code	v	(A)	(D)	Date Exercisabl		xpiration ate	Title	or Nu of	nount mber ares							
Director Stock Option (right to buy)	\$34.17	11/02/2015			A		2,744		(2)	0	7/31/2018	Ordin Share 0.10 Nomi Valu	s, ?) 2,	744	(2)	2,744		D			
Director Stock Option (right to buy)	\$32.36	11/02/2015			A		3,218		(3)	0	3/03/2022	Ordin Share 0.10 Nomi Valu	s, ?) 3, nal	218	(3)	3,218		D			
Director Stock Option (right to buy)	\$51.53	11/02/2015			A		2,037		(4)	0	3/06/2024	Ordin Share 0.10 Nomi Valu	s, ?) 2, nal	.037	(4)	2,037		D			
Director Stock Option (right to buy)	\$64.05	11/02/2015			A		4,110		(5)	0	3/31/2025	Ordin Share 0.10 Nomi Valu	s, ? 1 4,	,110	(5)	4,110		D			
Career Restricted Stock Units	(6)	11/02/2015			A		5,110		(6)		(6)	Ordin Share: 0.10 Nomi Valu	s, ?) 5, nal	,110	\$0.00	5,110		D			

Explanation of Responses:

- 1. Represents ordinary shares of STERIS plc ("New STERIS") acquired pursuant to merger of a wholly-owned subsidiary of New STERIS with and into STERIS Corporation ("STERIS"), with STERIS surviving the merger as a wholly-owned subsidiary of New STERIS (the "Merger"), in exchange for common shares of STERIS, which was consummated simultaneous with and conditioned on New STERIS' acquisition of Synergy Health plc by commencing a "recommended offer" under English law. At the effective time of the Merger, each STERIS common share was cancelled and converted into the right to receive one New STERIS ordinary share.
- 2. This option to purchase 2,744 New STERIS ordinary shares, which is fully vested, was received in the Merger in exchange for an option to purchase 2,744 STERIS common shares for \$34.17 per share, subject to the same terms and conditions as the original STERIS stock option.
- 3. This option to purchase 3,218 New STERIS ordinary shares, which is fully vested, was received in the Merger in exchange for an option to purchase 3,218 STERIS common shares for \$32.36 per share, subject to the same terms and conditions as the original STERIS stock option.
- 4. This option to purchase 2,037 New STERIS ordinary shares, which is fully vested, was received in the Merger in exchange for an option to purchase 2,037 STERIS common shares for \$51.53 per share, subject to the same terms and conditions as the original STERIS stock option.
- 5. This option to purchase 4,110 New STERIS ordinary shares, which is fully vested, was received in the Merger in exchange for an option to purchase 4,110 STERIS common shares for \$64.05 per share, subject to the same terms and conditions as the original STERIS stock option.
- 6. At the effective time of the Merger, each STERIS career restricted stock unit, subject to the same terms and conditions that were

applicable to the original STERIS career restricted stock unit. These New STERIS career restricted stock units are fully vested and will be settled in New STERIS ordinary shares six months after the cessation of the Director's Board service.

Remarks:

/s/ Dennis P. Patton,
Authorized Representative 11/02/2015
under Power of Attorney

** 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.