SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b)(c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

(Amendment No.)(1)

| | ICU MECICAL | | |
|---|---|--|--|
| | (Name of Issuer) | | |
| | COMMON | | |
| (Titl | e of Class of Secu | rities) | |
| | 44930G107 | | |
| | (CUSIP Number) | | |
| | | | |
| (Date of Event Whi | ch Requires Filing | of this Statement) | |
| Check the appropriate box Schedule is filed: | to designate the : | rule pursuant to whi | ch this |
| [_] Rule 13d-1(b) | | | |
| [_] Rule 13d-1(c) | | | |
| [_] Rule 13d-1(d) | | | |
| (1) The remainder of this cov person's initial filing o securities, and for any s would alter the disclosur The information required deemed to be "filed" for the p Act of 1934 or otherwise subje but shall be subject to all ot Notes). CUSIP No. 44930G107 | n this form with resubsequent amendment es provided in a print the remainder of the courpose of Section in the liability. | espect to the subject containing informarior cover page. f this cover page shalls of the Securities ies of that section | t class of tion which all not be Exchange of the Act e the |
| 1. NAME OF DEPOSITING PERSONS | | | |
| 1. NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. | OF ABOVE PERSONS | (ENTITIES ONLY) | |
| First Manhattan Co. | | 13-1957714 | |
| 2. CHECK THE APPROPRIATE BOX I | | | [_] (b) [X] |
| | | | |

| 4. CITIZENS | HIP OR E | PLACE OF ORGANIZAT | · 'ION | | |
|-------------|-----------|--|--------------------------------------|----------------------|------------|
| | | New York | | | |
| NUMBER OF | · 5. | SOLE VOTING POWE | | 677,940 | |
| SHARES | | | | | |
| BENEFICIALL | | SHARED VOTING PO | | 25 , 700 | |
| OWNED BY | | | | | |
| EACH | 7. | SOLE DISPOSITIVE | POWER | 677,940 | |
| REPORTING | ; | | | | |
| PERSON | 8. | SHARED DISPOSITI | | 25,700 | |
| WITH | | | | | |
| 9. AGGREGAT | 'E AMOUN' | BENEFICIALLY OWN | IED BY EACH REE | PORTING PERSON | 703,640 |
| | | | | EXCLUDES CERTAIN SHA | |
| | | | | | [-] |
| | | S REPRESENTED BY | | | |
| | | | CONS BEFORE FII | LING OUT! | |
| CUSIP No. | 44930G1 | 07 | 13G | Page 3 o | of 5 Pages |
| Item 1(a). | Name of | Issuer: | | | |
| | | ICU MEDICAL | | | |
| Item 1(b). | | of Issuer's Prir 951 CALLE AMA SAN CLEMENTE, | ncipal Executiv NECER CA 92673 | | |
| Item 2(a). | | Person Filing: | | | |
| | Fir | est Manhattan Co. | | | |
| | | | | | |

| Item 2(b). | Address of Princ | cipal Business Office, | or if None, Residence: |
|------------|---------------------------------------|--|---|
| | 437 Madison New York, N | | |
| | | | |
| Item 2(c). | Citizenship: | | |
| | U.S.A. | | |
| | | | |
| Item 2(d). | Title of Class of | of Securities: | |
| | COMMON | | |
| Item 2(e). | CUSIP Number: | | |
| | 44930G107 | | |
| Item 3. If | | s Filed Pursuant to Ru nether the Person Fili | le 13d-1(b), or 13d-2(b) ng is a: |
| (a) | [_] Broker of Act. | r dealer registered un | der Section 15 of the Exchange |
| (b) | [_] Bank as (| defined in Section 3(a |)(6) of the Exchange Act. |
| (c) | [_] Insurance Exchange Act | | n Section 3(a)(19) of the |
| (d) | [_] Investmer Investment Co | | under Section 8 of the |
| (e) | [X] An invest 13d-1(b)(1)(| tment adviser in accor | dance with Rule |
| (f) | [_] An employ Rule 13d-1(b) | - | dowment fund in accordance with |
| (g) | <pre>[_] A parent Rule 13d-1(b)</pre> | | ntrol person in accordance with |
| (h) | | s association as defin sit Insurance Act; | ed in Section 3(b) of the |
| (i) | | | from the definition of an (c)(14) of the Investment |
| (j) | [_] Group, in | n accordance with Rule | 13d-1(b)(1)(ii)(J). |
| | | | |
| | 44000055 | 40- | |
| CUSIP No. | 44930G107 | 13G | Page 4 of 5 Pages |
| Item 4. O | wnership. | | |
| | | | the aggregate number and er identified in Item 1. |
| (a) Ar | mount beneficially | y owned: | |
| | | 703,640 | |
| - | | | |

(b) Percent of class: 5.06%

| (| c) | Number of share | s as to which s | uch person has: | | |
|--|--|---|---|--|---|--------------------------------|
| | | (i) Sole pow | er to vote or t | o direct the vot | ce | 677,940 |
| | | (ii) Shared | power to vote o | r to direct the | vote | 25 , 700 |
| | | (iii) Sole po | wer to dispose | or to direct the | e disposition of | 677,940 |
| | | (iv) Shared | power to dispos disposition of | e or to direct t | the | 25 , 700 |
| Item 5 | | Ownership of Fi | ve Percent or L | ess of a Class. | | |
| hereof | th | e reporting per | son has ceased | | ct that as of the icial owner of mo owing [] | |
| Item 6 | | Ownership of Mo | re Than Five Pe | rcent on Behalf | of Another Perso | n. |
| | | | Not Applicable | | | |
| Item | Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person. | | | | | |
| | | | Not Applicable | | | |
| Item 8. Identification and Classification of Members of the Group. | | | | | | |
| | Not Applicable | | | | | |
| Item 9. Notice of Dissolution of Group. | | | | | | |
| | | | Not Applicable | | | |
| | | | | | | |
| | | | | | | |
| | | | | | Page 5 o | f 5 Pages |
| Item 1 | 0. | Certifications | | | | |
| (| a) | | certification s to Rule 13d-1(| | d if the statemen | t is |
| | | belief, the se the ordinary of the purpose of control of the not held in co | curities referr ourse of busine or with the ef issuer of the | ed to above were ss and were not fect of changing securities and verses as a participation of the securities and the securities and the securities and the securities are as a participation of the securities and the securities are as a participation of the securities and the securities are as a participation of the security and the security and the security and the security are security as a security and the sec | c of my knowledge acquired and ar acquired and not g or influencing were not acquired ant in any transa | e held in held for the and are |

(b) The following certification shall be included if the statement is filed pursuant to Rule 13d-1(c):

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purpose or effect."

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, ${\tt I}$ certify that the information set forth in this statement is true, complete and correct.

February 8, 2008
-----(Date)

/s/ Neal K. Stearns
-----(Signature)

Neal K. Stearns
Senior Managing Director
----(Name/Title)

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties for whom copies are to be sent.

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see $18\ U.S.C.\ 1001$).