## FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

OMB APPROVAL								
OMB Number: 3235-0287								
Estimated average burden								
hours per response:	0.5							

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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*  LOPEZ GEORGE A						2. Issuer Name and Ticker or Trading Symbol ICU MEDICAL INC/DE [ ICUI ]									Relationship of Reporting Person(s) to Issuer (Check all applicable)     X Director 10% Owner						
(Last) 951 CALLE	`	(First) (Middle)					e of 2/20		est Tr	ansactio	on (Mo	nth/Day/Yea		X Officer (give title X Other (specify below)  Chairman / Chairman							
Street) SAN CLEMENTE CA 92673						If Ar	men	dmer	nt, Da	te of Or	iginal f	Filed (Month/		Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting     Person							
(City)	(Sta	ate)	(Zip)																		
1. Title of Security (Instr. 3) 2. T			2. Transaction Date (Month/Day/Y	٠ [	2A. Deemed Execution Date,			ate,	3. Transa Code ( 8)	ction	4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount Securities Beneficially Owned Following	of	Form: D (D) or Indirect	Indirect (I)		7. Nature of Indirect Beneficial Ownership		
										Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)		(Instr. 4)		
Common Stock				11/12/200	8	11/12/2008			08	S		27	D	\$31.52	762,013 D						
Common Stock			11/12/200	8	11/12/2			08	S	100 D \$31.53		\$31.53	761,913		D						
Common Stock			11/12/200	2008		11/12/2008			S		400	D	\$31.55	5 761,513		D					
Common Stock			11/12/200	8	11/12/2008			08	S		100	D	\$31.56	761,41	13 D						
Common Stoc	Common Stock			11/12/200	008 11/		/12/2008		S		100	D	\$31.63	761,313 D							
Common Stock														1,186,8	43	I		by Partr	nership <sup>(1)</sup>		
		Т	able	e II - Deriva (e.g., p								posed of converti									
	version vercise of vative	3. Transaction Jate Month/Day/Year)	Exe if a	3A. Deemed Execution Date, if any (Month/Day/Year)		nsaction de (Instr.		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Da Expir (Mon		cisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)	deriva Secur Benef Owne Follo Repo	rities ficially d wing rted saction(s)	Form: Direct	ership n: ct (D) ndirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	e	v	(A)	(D)	Date Exerc	cisable	Expiration Date	Title	Amoun or Number of Shares	r						
Non- Qualified Stock Option (right to buy) \$8.	1667	11/12/2008			Х				10,80	0 01/0	1/2002	01/02/2009	Common Stock	10,800	0 \$8.1667 <sup>(2)</sup>	36	55,549	D	)		

## **Explanation of Responses:**

By: Lynn DeMartini For: George A. Lopez, M.D.

11/12/2008

\*\* Signature of Reporting Person

Date

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

<sup>1.</sup> Common Stock owned by George A. Lopez M.D. Second Family Limited Partnership. Dr. Lopez holds a one-percent general partnership interest in the Partnership. As general partner, he has the power to vote and power to dispose of the 1,186,843 shares owned by the Partnership and may be deemed to be beneficial owner of such shares. The Partnership acquired the shares on 2/24/99 from Trusts for the benefit of the Lopez children, the Christopher George Lopez Children's Trust and the Nicholas George Lopez Children's Trust, which own a 99% limited partnership in the Partnership. Dr. Lopez is not trustee of and has no interest in the children's Trusts. Except to the extent of his undivided one percent general partnership interest in the assets of the Partnership, Dr. Lopez disclaims any beneficial ownership of the shares owned by the Partnership.

<sup>2.</sup> Transaction is the exercise of a derivative security; see Column 2.

<sup>\*</sup> 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.

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