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Form 4	L KATHERINE	D									
February 21 FORM Check th if no lon subject t Section Form 4 of Form 5 obligation may con <i>See</i> Instri 1(b).	A 4 UNITED uis box ger o 16. or Filed pur Section 176	MENT OI rsuant to S (a) of the I	Wa F CHAN Section 1 Public U	shington NGES II SECU 16(a) of t Utility Ho	n, N I JR the old	D.C. 20549 BENEFICI ITIES e Securities) [AL (Excl iny A	OWNI nange A .ct of 1	ERSHIP OF Act of 1934, 935 or Section	OMB Number: Expires: Estimated a burden hour response	
(Print or Type	Responses)										
CROTHAL	Address of Reporting	D	Symbol ANIM	AS COR	RP	Ticker or Tra [PUMP]	ding		. Relationship of I ssuer (Check	Reporting Pers	
(Last) C/O ANIM CORPORA DRIVE		Middle)		of Earliest Day/Year) 2006		ansaction		_	_X Director _X Officer (give t elow) CE	_X_ 10% title Othe below) O and Pres.	
WEST CHI	(Street) ESTER, PA 1938	0		endment, l onth/Day/Ye		te Original		A 	. Individual or Joi pplicable Line) X_ Form filed by Or Form filed by Mo	ne Reporting Per	son
(City)	(State)	(Zip)	Tah	de I - Non	ı-D	erivative Sec	uritie		erson red, Disposed of,	or Beneficiall	v Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		ed Date, if	3. Transact	tion (4. Securities A pr Disposed o (Instr. 3, 4 and Amount	Acquir f (D)	-	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	02/17/2006			D		1,236,837	D	\$ 24.5 (1)	0	D	
Common Stock	02/17/2006			D	ļ	92,711	D	\$ 24.5 (1)	0	I	See Footnote
Common Stock	02/17/2006			D	Ģ	92,711	D	\$ 24.5 (1)	0	I	See Footnote (3)
Common	02/17/2006			D	(92,711	D	\$	0	Ι	See

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Stock					24.5 (1)		Footnote (4)
Common Stock	02/17/2006	D	92,711	D	\$ 24.5 0 (1)	Ι	See Footnote (5)
Common Stock	02/17/2006	D	351,422	D	\$ 24.5 0 (1)	Ι	See Footnote
Common Stock	02/17/2006	D	237,497	D	\$ 24.5 0	I	See Footnote (7)
Common Stock	02/17/2006	D	351,417	D	\$ 24.5 0	I	By Spouse
Common Stock	02/17/2006	D	184,500	D	\$ 24.5 0	I	See Footnote
Common Stock	02/17/2006	D	118,750	D	\$ 24.5 0	I	See Footnote
Common Stock	02/17/2006	D	10,667	D		Ι	See Footnote

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 Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. 5. Number of TransactiorDerivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		Expiration 1 (Month/Day or D)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount Number Shares	
Employee Stock Option	\$ 9.38	02/17/2006		D	166,66	7 (11)	01/01/2012	Common Stock	166,66	

(Right to

Buy)								
Employee Stock Option (Right to Buy)	\$ 9.38	02/17/2006	D	13,334	(12)	12/31/2012	Common Stock	13,334
Director Stock Option (Right to Buy)	\$ 9.38	02/17/2006	D	13,334	(13)	03/01/2012	Common Stock	13,334
Director Stock Option (Right to Buy)	\$ 15	02/17/2006	D	10,668	(14)	12/31/2013	Common Stock	10,668
Director Stock Option (Right to Buy)	\$ 15	02/17/2006	D	4,667	(15)	05/25/2014	Common Stock	4,667
Director Stock Option (Right to Buy)	\$ 17.71	02/17/2006	D	10,000	(16)	05/17/2015	Common Stock	10,000

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
CROTHALL KATHERINE D C/O ANIMAS CORPORATION 200 LAWRENCE DRIVE WEST CHESTER, PA 19380	Х	х	CEO and Pres.				
Signatures							
/s/ Richard A. Baron, Attorney In F Crothall	02/17/2006						
<u>**</u> Signature of Reporting	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).

(1) Pursuant to the terms of the Agreement and Plan of Merger, dated as of December 16, 2005, among Animas Corporation, Johnson & Johnson and Emerald Merger Sub, Inc., a wholly owned subsidiary of Johnson & Johnson (the "Merger Agreement"), each issued and

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outstanding share of common stock was automatically canceled and was converted into the right to receive a per share amount equal to \$24.50 in cash, without interest.

Katherine D. Crothall is the trustee of the Peter D. Laakmann Trust, which is for the benefit of one of her children. Dr. Crothall
(2) disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall is the trustee of the Christine Laakmann Trust, which is for the benefit of one of her children. Dr. Crothall(3) disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall is the trustee of the Gayle R. Laakmann Trust, which is for the benefit of one of her children. Dr. Crothall(4) disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall is the trustee of the Karen L. Laakmann Trust, which is for the benefit of one of her children. Dr. Crothall(5) disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall is the trustee of the Katherine D. Crothall 1999 Descendants Trust, which is for the benefit of her children. Dr.
(6) Crothall disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall is the trustee of the Katherine D. Crothall Grantor Retained Annuity Trust, which is for the benefit of her children.
(7) Dr. Crothall disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall's spouse is the trustee of the Graeme A. Crothall 1999 Descendants Trust, which is for the benefit of Dr. Crothall's spouse's children. Dr. Crothall disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall's spouse is the trustee of the Graeme A. Crothall Grantor Retained Annuity Trust, which is for the benefit of Dr.
(9) Crothall's spouse's children. Dr. Crothall disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

Katherine D. Crothall's spouse is the trustee of the GK Trust, which is for the benefit of Dr. Crothall's spouse's children. Dr. Crothall(10) disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that Dr. Crothall is the beneficial owner of these securities for purposes of Section 16 or for any other purpose.

This option, which provided for vesting in five equal annual installments commencing on January 1, 2003, was canceled pursuant to the (11) terms of the Merger Agreement, in exchange for a cash payment equal to the excess of the \$24.50 per share merger consideration over the per share exercise price of the option, multiplied by the number of shares of common stock subject to the option.

This option, which provided for vesting in five equal annual installments commencing on December 31, 2003, was canceled pursuant to(12) the terms of the Merger Agreement, in exchange for a cash payment equal to the excess of the \$24.50 per share merger consideration over the per share exercise price of the option, multiplied by the number of shares of common stock subject to the option.

This option, which was fully vested, was canceled pursuant to the terms of the Merger Agreement, in exchange for a cash payment equal(13) to the excess of the \$24.50 per share merger consideration over the per share exercise price of the option, multiplied by the number of shares of common stock subject to the option.

This option, which provided for vesting in eight equal quarterly installments commencing on March 31, 2004, was canceled pursuant to
(14) the terms of the Merger Agreement, in exchange for a cash payment equal to the excess of the \$24.50 per share merger consideration over the per share exercise price of the option, multiplied by the number of shares of common stock subject to the option.

This option, which provided for vesting in four equal quarterly installments commencing on June 30, 2004, was canceled pursuant to the
(15) terms of the Merger Agreement, in exchange for a cash payment equal to the excess of the \$24.50 per share merger consideration over the per share exercise price of the option, multiplied by the number of shares of common stock subject to the option.

This option, which provided for vesting in four equal quarterly installments commencing on August 17, 2005, was canceled pursuant to (16) the terms of the Merger Agreement, in exchange for a cash payment equal to the excess of the \$24.50 per share merger consideration

over the per share exercise price of the option, multiplied by the number of shares of common stock subject to the option. 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.