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STRYKER	CORP										
Form 4											
May 28, 20											
FORM	Л 4 _{UNITED}	STATES	SECU	RITIES	AND EX	ксн	ANGE C	OMMISSION		PPROVAL	
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549									OMB Number:	3235-0287	
Check t				U					Expires:	January 31,	
if no lor subject Section Form 4	to SIAIE 16.	AENT OI	F CHAI		N BENE RITIES		AL OW	NERSHIP OF	Estimated burden ho	urs per	
Form 5 obligati may con <i>See</i> Inst 1(b).	Filed put ons ntinue. Section 17((a) of the l	Public U	Jtility Ho	olding Co	ompa	•	e Act of 1934, 1935 or Sectior 0	response	. 0.5	
(Print or Type	Responses)										
STRYKER JON L Symbol			uer Name and Ticker or Trading al (KER CORP [SYK]				5. Relationship of Reporting Person(s) to Issuer				
(Last)	(First) (Middle)			-	-		(Check	k all applicabl	le)	
(Month				e of Earliest Transaction th/Day/Year) 7/2008				Director Officer (give title below) Other (specify below)			
KALAMA	(Street) ZOO, MI 49002			nendment, l onth/Day/Ye	-	nal		6. Individual or Jo Applicable Line) _X_ Form filed by O Form filed by M	One Reporting F	Person	
(City)	(State)	(Zip)						Person			
(City)	× ,	-		ble I - Non	-Derivativ	e Sec	urities Acq	uired, Disposed of	, or Beneficia	ally Owned	
1.Title of Security (Instr. 3)	2. Transaction Date 2A. Deemed (Month/Day/Year) Execution Date, if any (Month/Day/Year)		3. 4. Securities Acquired (A) Transactionor Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8) (A) or Code V Amount (D) Price				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	05/27/2008			S	7,000	D	\$ 62.3379 (1)	4,500	I	By Charitable Lead Annuity Trust	
Common Stock								22,223,309	I	By L. Lee Stryker Trust	
Common Stock								5,040,069	I	By Revocable Trust	

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

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 control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

DerivativeConversion(Month/Day/Year)Execution Date, if anyTransactionNumberExpiration DateAmount of UnderlyingDerivativeDerivativeSecurityor ExerciseanyCodeof(Month/Day/Year)UnderlyingSecuritySe	
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1	(Instr
(Instr. 3,	Insu
4, and 5)	
Amount	
or	
Date Expiration Title Number	
Exercisable Date of	

Code V (A) (D)

Reporting Owners

Reporting Owner Name / Address	Relationships						
reporting o wher runte / runtess	Director	10% Owner	Officer	Other			
STRYKER JON L 2825 AIRVIEW BLVD. KALAMAZOO, MI 49002		Х					
Signatures							
Jon L. Stryker 05	5/28/2008						
**Signature of Reporting Person	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) Represents the average price for transactions in a range from \$62.30 to \$62.41.

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. $p">_{-}^{**}$ Signature of Reporting Person Date

/s/ Ryan Levenson, Managing Member, on behalf of Privet Fund Management LLC 07/11/2016^{**}Signature of Reporting Person Date

Shares

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/s/ Ryan Levenson, Managing Member, on behalf of Privet Fund Management LLC, General Partner, on behalf of Privet Fund LP 07/11/2016_signature of Reporting Person 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).

This report is filed jointly by Privet Fund LP, Privet Fund Management LLC and Ryan Levenson (collectively, the "Reporting Persons"). The Reporting Persons are filing this report because each of the Reporting Persons may be deemed to be a member of a Section 13(d)

- (1) group disclosed in the Schedule 13D and any amendments thereto filed on behalf of the Reporting Persons and the other members of such group. As of July 6, 2016, the members of this Section 13(d) group collectively owned more than 10% of the Issuer's outstanding shares of Common Stock. Each of the Reporting Persons disclaims beneficial ownership of the shares of Common Stock held by the other members of such Section 13(d) group except to the extent of his or its pecuniary interest therein.
- (2) As of July 7, 2016, (i) 908,503 shares were owned directly by Privet Fund LP and indirectly by Privet Fund Management LLC and Ryan Levenson, and (ii) 48,783 shares were owned directly by Privet Fund Management LLC and indirectly by Ryan Levenson.
- (3) As of July 8, 2016, (i) 951,678 shares were owned directly by Privet Fund LP and indirectly by Privet Fund Management LLC and Ryan Levenson, and (ii) 48,783 shares were owned directly by Privet Fund Management LLC and indirectly by Ryan Levenson.

The price reported in Column 4 is a weighted average price. The Reporting Persons undertake to provide to the Issuer, any security holder(4) of the Issuer, or the staff of the Securities and Exchange Commission, upon request, further information regarding the number of shares purchased at each separate price within the ranges set forth in footnotes (5), (6) and (7) to this Form 4.

- (5) These shares were sold in multiple transactions at prices ranging from \$10.72 to \$11.00, inclusive.
- (6) These shares were sold in multiple transactions at prices ranging from \$10.95 to \$11.25, inclusive.
- (7) These shares were sold in multiple transactions at prices ranging from \$11.50 to \$11.99, inclusive.

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