(Last)

(Street)

(First)

3033 EXCELSIOR BOULEVARD, SUITE 300

(Middle)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to
Section 16. Form 4 or Form 5
obligations may continue. See

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: 3235-0287 d average burden response: 0.5

7. Nature of Indirect Beneficial Ownership (Instr. 4)

footnote(3)

11. Nature of Indirect Beneficial Ownership (Instr. 4)

U obligat	n 16. Form 4 or ions may contii tion 1(b).			Fil								es Exchan			4		III.		response:	den C
					2. I:	or Section 30(h) of the Investment Company Act of 1940 2. Issuer Name and Ticker or Trading Symbol EnteroMedics Inc [ETRM]										5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title X Other (specify below) See Remarks Below				
(Last) (First) (Middle) 3033 EXCELSIOR BOULEVARD, SUITE 300					3. Date of Earliest Transaction (Month/Day/Year) 09/23/2011															
(Street) MINNEAPOLIS MN 55416			4. It	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Inc	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting						
(City)	(S	tate) ((Zip)		-										X	Pers		ore tn	ian One Rej	porting
		Tab	le I - No	n-Deri	vative	Sec	uriti	es Ac	quire	ed, D	is	posed o	f, or	Bene	eficially	/ Own	ed			
1. Title of Security (Instr. 3) 2. Transac Date (Month/Date)					r) Ex	2A. Deemed Execution Date, if any (Month/Day/Year)		Cod	Transaction Dispo		Disposed	rities Acquired (A) or ed Of (D) (Instr. 3, 4 a			5. Amo Securi Benefi Owned	ties cially I Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature Indirect Beneficial Ownershi (Instr. 4)	
										de V		Amount	(A (D	or	Price	Transaction(s) (Instr. 3 and 4)				(111341.1-4)
Common Stock			04/27	7/2012	2012				5		25,000		D \$2.		2,466,432			I (1)(2)	See footnote	
		Ta										sed of, onvertib				wned	I			
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/Yea		4. Transaction Code (Instr 8)		of		Expir	ate Exer ration D ath/Day/	ate		Amou Secur Under Deriva Secur	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Price of rivative curity str. 5)	9. Number derivative Securities Beneficiall Owned Following Reported Transactio (Instr. 4)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Benefici Ownersi (Instr. 4)	
					Code	v	(A)	(D)	Date Exer	cisable		Expiration Date	Title	or	ount nber res					
		Reporting Person*	<u>.C</u>		,										•					
(Last) 3033 EX	CELSIOR	(First)	(Mid SUITE 3			_														
(Street)	APOLIS	MN	554	16		_														
(City)		(State)	(Zip))																
		Reporting Person* -Strategy Part	ners Ll	<u>P</u>																
(Last) 3033 EX	CELSIOR	(First) BOULEVARD,	(Mid SUITE 3																	
(Street)	APOLIS	MN	554	16		-														
(City)		(State)	(Zip))		-														
		Reporting Person*	s LP																	

MINNEAPOLIS	MN 	55416							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* Pandora Select Partners, L.P.									
(Last) 3033 EXCELSIOR	(First)	(Middle)							
(Street) MINNEAPOLIS	MN	55416							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* HFR MASTER TRUSTS									
(Last) (First) (Middle) 65 FRONT STREET									
(Street) HAMILTON HM 11	D0								
(City)	(State)	(Zip)							

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Explanation of Responses:

I MINNEADOLIS

- 1. Shares acquired are held directly by Whitebox Multi-Strategy Partners, L.P. ("WMSP"), Whitebox L/S Equity Partners, L.P. ("WLSEP"), Pandora Select Partners, L.P. ("PSP"), and HFR RVA Combined Master Trust ("HFR").
- 2. The general partner of , WMSP is Whitebox Multi-Strategy Advisors, LLC ("WMSA"), WISEP is Whitebox L/S Equity Advisors, LLC ("WLSEA"), and PSP is Pandora Select Advisors, LLC ("PSA"). The managing member and controlling owner of WMSA, WLSEA, and PSA is Whitebox Advisors, LLC ("WA"). WA is the investment manager authorized and appointed as HFR's agent and attorney-in-fact with the power to direct the affairs of HFR including the power to vote and dispose of the shares of Common Stock held by HFR and decision-making power with respect to the disposition of the proceeds from the sale of such Common Stock.
- 3. Shares attributable to interests held by WA as Managing Member of WMSA, WLSEA, and PSA, which act as General Partners of WMSP, WLSEP, and PSP which directly hold the shares and as Investment Adviser to HFR.

Remarks:

Based on the relationships described in notes (1),(2),(3), and (4) the entities referenced therein may be deemed to constitute a group for purposes of Rule 13d-5(b)(1) under the Securities and Exchange Act of 1934. The filing of this statement shall not be construed as an admission that WA, WMSA, WMSP, WSCLSEA, WSCLSEP, PSA, PSP, and HFR are a group, or have agreed to act as a group. WA, WMSA, WMSP, WLSEA, WLSEP, PSA, PSP, and HFR, each disclaim beneficial ownership of the shares of common stock reported herein except to the extent of their pecuniary interest in such shares.

<u>/s/ Jonathan D. Wood, COO</u>

** 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.