## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 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 (Amendment No. 6)\*

		Under the Securities Exchange Act of 1934
		Merit Medical Systems, Inc.
		(Name of Issuer)
		Common Stock
		(Title of Class of Securities)
		589889104
		(CUSIP Number)
		December 31, 2014
		(Date of Event Which Requires Filing of this Statement)
Check the app	propriate box to des	ignate the rule pursuant to which this Schedule is filed:
X	Rule 13d-1(b)	
0	Rule 13d-1(c)	
0	Rule 13d-1(d)	
* The remain	der of this cover pag	ge shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for
		ining information which would alter the disclosures provided in a prior cover page.
The informat	ion required in the r	emainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of
1934 ("Act")	or otherwise subjec	t to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
CUSIP No. 5	580880104	
COSIF No. 3	003003104	
1	Name of Reporting	n Parsons
1	EdgePoint Investm	
2	Check the Appropr	riate Box if a Member of a Group (See Instructions)
	(a) o	
	(b) o	
3	SEC Use Only	
4	Citizenship or Plac	re of Organization
	Ontario	
NTl C	-	Cal. McCam Day
Number of Shares	5	Sole Voting Power 0
Beneficially		
Owned by Each	6	Shared Voting Power
Reporting		4,888,100
Person With	•	
	7	Sole Dispositive Power

	8	Shared Dispositive Power 4,888,100
9	Aggregate Amount	t Beneficially Owned by Each Reporting Person
10	Check if the Aggre	gate Amount in Row (9) Excludes Certain Shares (See Instructions) o
11	Percent of Class Ro	epresented by Amount in Row (9)
12	Type of Reporting FI	Person (See Instructions)
2014 filed wir September 30	th the Securities and , 2014 was 43,402,7	f beneficial ownership in this filing was derived from the Issuer's Form 10-Q for the quarterly period ended September 30, I Exchange Commission in which the Issuer stated that the number of shares of its common stock outstanding at 718 shares. This percentage is rounded off to the nearest tenth. Similarly, the percentage reflecting the aggregate amount ting person in this Schedule 13G is also rounded off to the nearest tenth.
CUSIP No. 5	89889104	
1	Name of Reporting Cymbria Corporati	g Persons on
2		riate Box if a Member of a Group (See Instructions)
	(a) <u>o</u> (b) <u>o</u>	
3	SEC Use Only	
4	Citizenship or Plac Ontario	re of Organization
	5	Sole Voting Power 0
Number of Shares Beneficially	6	Shared Voting Power 527,554
Owned by Each Reporting Person With:	7	Sole Dispositive Power 0
	8	Shared Dispositive Power 527,554
9	Aggregate Amount	t Beneficially Owned by Each Reporting Person
10	Check if the Aggre	gate Amount in Row (9) Excludes Certain Shares (See Instructions) o
11	Percent of Class Ro	epresented by Amount in Row (9)

1.2%

12	Type of Reporting P FI	Person (See Instructions)
		3
CUSIP No. 5	589889104	
1	Name of Reporting l EdgePoint Global G	Persons rowth & Income Portfolio
2		ate Box if a Member of a Group (See Instructions)
	(a) o o	
3	SEC Use Only	
4	Citizenship or Place Ontario	of Organization
	5	Sole Voting Power 0
Number of Shares Beneficially	6	Shared Voting Power 779,610
Owned by Each Reporting Person With	7	Sole Dispositive Power 0
	8	Shared Dispositive Power 779,610
9	Aggregate Amount I	Beneficially Owned by Each Reporting Person
10	Check if the Aggreg	gate Amount in Row (9) Excludes Certain Shares (See Instructions) o
11	Percent of Class Rep 1.8%	presented by Amount in Row (9)
12	Type of Reporting P	Person (See Instructions)
		4
CUSIP No. 5	589889104	
1	Name of Reporting l EdgePoint Global Po	Persons ortfolio
2	Check the Appropria	ate Box if a Member of a Group (See Instructions)
	(a) <u>o</u> (b) o	

3	SEC Use Only	
	Citizenship or Place Ontario	of Organization
	5	Sole Voting Power
Number of Shares Beneficially	6	Shared Voting Power 2,407,233
Owned by Each Reporting Person With:	7	Sole Dispositive Power
	8	Shared Dispositive Power 2,407,233
	Aggregate Amount I 2,407,233	Beneficially Owned by Each Reporting Person
10	Check if the Aggrega	ate Amount in Row (9) Excludes Certain Shares (See Instructions) o
	Percent of Class Rep 5.5%	resented by Amount in Row (9)
	Type of Reporting Person (See Instructions) FI	
-		5
CUSIP No. 5	39889104	
1	Name of Reporting F St. James's Place Glo	Persons obal Equity Unit Trust
2	Check the Appropria	te Box if a Member of a Group (See Instructions)
	(a) o	
	(b) o	
3	SEC Use Only	
	Citizenship or Place United Kingdom	of Organization
Number of Shares	5	Sole Voting Power
Beneficially Owned by Each Reporting	6	Shared Voting Power 1,173,703
Person With:	7	Sole Dispositive Power

(c) Citizenship:

EIG is a corporation organized under the laws of Ontario

Cymbria is a corporation organized under the laws of Ontario

EPG G&I is a mutual fund trust established under the laws of Ontario

EPG is a mutual fund trust established under the laws of Ontario

SJPGEUT is a unit trust collective investment scheme established under the laws of the United Kingdom

(d) Title of Class of Securities: Common Stock

(e) CUSIP Number: 589889104

#### Item 3. If this statement is filed pursuant to Rules 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a:

- (a) o Broker or dealer registered under section 15 of the Exchange Act;
- (b) o Bank as defined in section 3(a)(6) of the Exchange Act;
- (c) o Insurance company as defined in section 3(a)(19) of the Exchange Act;
- (d) o Investment company registered under section 8 of the Investment Company Act;

	(e)	o A	an investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
	(f)	o A	an employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);
	(g)	o A	parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);
	(h)	o A	savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
	(i)		church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company act;
	(j)	x A	non-U.S. institution in accordance with Rule 13d-1(b)(1)(ii)(J);
	(k)	o R	Group, in accordance with Rule 13d-1(b)(1)(ii)(K). If filing as a non-U.S. institution in accordance with tule 13d-1(b)(1)(ii)(J), please specify the type of institution: EIG is comparable to an IA and each of the Funds is comparable to IV.
			7
CUSIP No.	. 5898891	104	
Item 4.		iership.	
<u>EIG</u>	(a)	Amour 4,888,	nt beneficially owned:
	(b)	Percen	at of class:
	(c)	Numb	er of shares as to which the person has:
		(i)	Sole power to vote or to direct the vote 0
		(ii)	Shared power to vote or to direct the vote: 4,888,100
		(iii)	Sole power to dispose or to direct the disposition of:  0
		(iv)	Shared power to dispose or to direct the disposition of: 4,888,100
Cymbria			
	(a)	527,55	nt beneficially owned: 54
	(b)	Percen	nt of class:
	(c)	Numb	er of shares as to which the person has:
		(i)	Sole power to vote or to direct the vote 0
		(ii)	Shared power to vote or to direct the vote: 527,554
		(iii)	Sole power to dispose or to direct the disposition of: 0
		(iv)	Shared power to dispose or to direct the disposition of: 527,554

(ii)

1,173,703

Shared power to vote or to direct the vote:

Sole power to dispose or to direct the disposition of:

	(iv)	Shared power to dispose or to direct the disposition of: 1,173,703
Item 5.	Ownership o	of Five Percent or Less of a Class
Not Applicable	e	
Item 6		f More than Five Percent on Behalf of Another Person.
Not Applicable	e	
Item 7.	Identification or Control P	n and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company erson.
Not Applicable	e	
Item 8.		n and Classification of Members of the Group
Not Applicable	e	
Item 9.	Notice of Dis	solution of Group
Not Applicable		·
		9
CUSIP No. 58	9889104	
Item 10.	Certification	
business and w	vere not acquir	at, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of ed 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
•	irea ana are no	t held in connection with or as a participant in any transaction having that purpose or effect.
By signing bel companies is s	ow I also certi ubstantially co	theld in connection with or as a participant in any transaction having that purpose or effect.  fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.
By signing bel companies is s	ow I also certi ubstantially co	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE  To the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE  to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.  February 4, 2015
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE  to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.  February 4, 2015  Date  /s/ Patrick Farmer
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE  to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.  February 4, 2015  Date
By signing bel companies is s Commission s	ow I also certi: ubstantially co taff, upon requ	fy that, to the best of my knowledge and belief, the foreign regulatory scheme applicable to investment advisers and investment imparable to the regulatory scheme applicable to the functionally equivalent U.S. institution(s). I also undertake to furnish to the est, information that would otherwise be disclosed in a Schedule 13D.  SIGNATURE  to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.  February 4, 2015  Date  /s/ Patrick Farmer

#### AGREEMENT

AGREEMENT, dated as of February 4, 2015, by and among EdgePoint Investment Group Inc. ("EIG"), an Ontario corporation; Cymbria Corporation ("Cymbria"), an Ontario corporation; EdgePoint Global Growth & Income Portfolio ("EPG G&I"), an Ontario mutual fund trust; EdgePoint Global Portfolio ("EPG"), a mutual fund trust; and St James's Place Global Equity Unit Trust ("SJPGEUT" and together with Cymbria, EPG G&I and EPG, the "Funds"), a unit trust collective investment scheme.

WHEREAS, in accordance with Rule 13d-1(k) of the Securities Exchange Act of 1934 (the "Act"), only one such statement need be filed whenever two or more persons are required to file a statement pursuant to Section 13(d) of the Act with respect to the same securities, provided that said persons agree in writing that such statement is filed on behalf of each of them.

NOW, THEREFORE, in consideration of the premises and mutual agreements herein contained, the parties hereto agree as follows:

Each of the parties hereto hereby agree, in accordance with Rule 13d-1(k) under the Act, to file one statement on Schedule 13G relating to their ownership of the Common Stock of Merit Medical Systems, Inc. and hereby further agree that said statement shall be filed on behalf of EIG and each of the Funds. Nothing herein shall be deemed to be an admission that the parties hereto, or any of them, are members of a "group" (within the meaning of Section 13(d) of the Act and the rules promulgated thereunder) with respect to any securities of Merit Medical Systems, Inc.

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IN WITNESS WHEREOF, the parties have executed this agreement as of the date first written above.

#### EDGEPOINT INVESTMENT GROUP INC.

By: /s/ Patrick Farmer

#### **CYMBRIA CORPORATION**

By: /s/ Patrick Farmer

### EDGEPOINT GLOBAL GROWTH & INCOME PORTFOLIO By: EdgePoint Investment Group Inc., as manager

By: /s/ Patrick Farmer

#### EDGEPOINT GLOBAL PORTFOLIO

By: EdgePoint Investment Group Inc., as manager

By: /s/ Patrick Farmer

ST. JAMES'S PLACE GLOBAL EQUITY UNIT TRUST

By: EdgePoint Investment Group Inc., as manager

By: /s/ Patrick Farmer

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