Electromed, Inc. Form SC 13G/A January 14, 2019
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G/A
Under the Securities Exchange Act of 1934
(Amendment No. 2)*
Electromed, Inc. (Name of Issuer)
Common Stock, par value \$0.01 per share (Title of Class of Securities)
285409 108 (CUSIP Number)
December 31, 2018 (Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b) Rule 13d-1(c) Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required on the remainder 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 subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Page 1 of 8 Pages

SCHEDULE 13G

CUSIP No. 285409 108 Page 2 of 8 Pages

```
names of reporting
1
            persons
            G & J Winn
            Family LLLP
            check
            the
            appropriate
            box if a
            box if a member (a) (b)
2
            of a
            group
            (see
            instructions)*
3
              sec use only
              citizenship or
4
            place of
            organization
              USA
NUMBER OF
                    sole
                 5 voting
SHARES
                   power
                    446,303
BENEFICIALLY
                    shared
                 6 voting
OWNED BY
                   power
                    0
EACH
                     sole
                 7 dispositive
REPORTING
                   power
PERSON
                    446,303
WITH
                    shared
                 8 dispositive
                   power
                    0
9
              aggregate
            amount
            beneficially
```

owned by each

```
reporting person
              446,303
              check
            if the
            aggregate
            amount
             in row
10
            (9)
            excludes
             certain
             shares
             (see
            instructions)
              percent of class
            represented by
11
            amount in row (9)
              5.3%
              type of reporting
            person (see
12
            instructions)
              PN
```

SCHEDULE 13G

CUSIP No. 285409 108 Page 3 of 8 Pages

names of reporting

```
1
            persons
            Dr. George H.
            Winn
            check
            the
            appropriate
            box if a
            member (a)
of a (b)
2
            of a
            group
            (see
            instructions)*
3
              sec use only
              citizenship or
4
            place of
            organization
              USA
NUMBER OF
                    sole
                 5 voting
SHARES
                  power
                    161,588
BENEFICIALLY
                    shared
                 6 voting
OWNED BY
                  power
                    446,303
EACH
                    sole
                 7 dispositive
REPORTING
                  power
PERSON
                    161,588
WITH
                    shared
                 8 dispositive
                  power
                    446,303
9
              aggregate
            amount
            beneficially
            owned by each
```

```
reporting person
              607,891
              check
            if the
            aggregate
            amount
             in row
10
            (9)
            excludes
             certain
             shares
             (see
            instructions)
              percent of class
            represented by
11
            amount in row (9)
              7.3%
              type of reporting
            person (see
12
            instructions)
              IN
```

SCHEDULE 13G

CUSIP No. 285409 108 Page 4 of 8 Pages

```
names of reporting
1
            persons
            Joan C. Winn
            check
            the
            appropriate
            box if a
            box if a member (a) (b)
2
            of a
            group
            (see
            instructions)*
3
              sec use only
              citizenship or
            place of
4
            organization
              USA
NUMBER OF
                     sole
                 5 voting
SHARES
                   power
                     0
BENEFICIALLY
                     shared
                 6 voting
OWNED BY
                   power
                     446,303
EACH
                     sole
                 7 dispositive
REPORTING
                   power
PERSON
                     0
WITH
                     shared
                 8 dispositive
                   power
                     446,303
              aggregate
            amount
9
            beneficially
            owned by each
```

reporting person

```
446,303
              check
            if the
            aggregate
            amount
            in row
10
            (9)
            excludes
             certain
             shares
             (see
            instructions)
              percent of class
11
            represented by
            amount in row (9)
              5.3%
              type of reporting
12
            person (see
            instructions)
              IN
```

Item 1(a) Name of Issuer:

Electromed, Inc.

Item 1(b) Address of Issuer's Principal Executive Offices:

500 Sixth Avenue NW New Prague, MN 56071

Item 2(a) Name of Person Filing:

- (i) G & J Winn Family LLLP, a Minnesota limited liability limited partnership, with respect to the common stock held directly by it.
- Dr. George H. Winn, an individual, with respect to the common stock directly by him individually and with (ii) respect to the stock held directly by the G & J Winn Family LLLP, a Minnesota limited liability limited partnership, of which he is a general partner.
- Joan C. Winn, an individual, with respect to the stock held directly by the G & J Winn Family LLLP, a Minnesota limited liability limited partnership, of which she is a general partner.

Item 2(b) Address of Principal Business Office or, if None, Residence:

The principal business address of each reporting person is:

27541 Country Hollows Lane New Prague, Minnesota 56071

Item 2(c)Citizenship:

USA

Item 2(d) Title of Class of Securities:

Common Stock, par value \$0.01 per share, of Electromed, Inc.

Item 2(e)CUSIP Number:

285409 108

Item 3 If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:

(a) Broker or dealer registered under Section 15 of the Act.

- (b) Bank as defined in Section 3(a)(6) of the Act.
- (c) Insurance company as defined in Section 3(a)(19) of the Act.
- (d) Investment company registered under Section 8 of the Investment Company Act of 1940.
- (e) An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E).
- (f) An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F).
- (g) A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G).
- (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act.
- A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act.
- (j) A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J);
- (k) Group, in accordance with § 240.13d-1(b)(1)(ii)(K).

Page 5 of 8

If filing as a non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J), please specify the type of institution: Not applicable

Item Ownership

See Cover Page, Items 5 through 11.

Item

Ownership of Five Percent or Less of a Class:

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following .

Item

Ownership of More than Five Percent on Behalf of Another Person:

Not applicable.

Item

Identification and Classification of the Subsidiary Which Acquired the

Security Being Reported on by the Parent Holding Company or Control Person:

Not applicable.

Item

Identification and Classification of Members of the Group:

Not applicable.

Item

Notice of Dissolution of Group:

Not applicable.

Item

10 Certifications:

Not applicable.

Page 6 of 8

EXHIBITS

Joint Filing Agreement, dated January 14, 2019, by and among the G&J Winn Family LLLP, George H. Winn, and Joan C. Winn.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: January 14, 2019

G & J Winn Family LLLP

BY:/s/ George H. Winn George H. Winn, General Partner

BY:/s/ Joan C. Winn Joan C. Winn, General Partner

/s/ George H. Winn George H. Winn

/s/ Joan C. Winn Joan C. Winn

Page 7 of 8

Agreement to Make Joint Filing Statement

The undersigned hereby agree to file a joint Schedule 13G/A with respect to the interests of the undersigned in Electromed, Inc. and that the Schedule 13G/A to which this Agreement is attached has been filed on behalf of each of the undersigned.

Dated: January 14, 2019

G & J Winn Family LLLP

BY:/s/ George H. Winn George H. Winn, General Partner

BY:/s/ Joan C. Winn Joan C. Winn, General Partner

/s/ George H. Winn George H. Winn

/s/ Joan C. Winn Joan C. Winn

Page 8 of 8