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HUMANA INC

Form 4

April 02, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549
FORM 4
STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP
() Check this box if no longer subject to Section 16.

Form 4 or Form 5 obligations may continue. See Instructions 1(b).

1. Name and Address of Reporting Person

Liston, Thomas J. $\,$

Humana Inc.

500 W. Main Street

Louisville, KY 40202

 Issuer Name and Ticker or Trading Symbol Humana Inc.
 HUM

- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Year March 31, 2002
- 5. If Amendment, Date of Original (Month/Year)
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
 () Director () 10% Owner (X) Officer (give title below) () Other
 (specify below)

Senior Vice President - Strategy & Corporate Development

- 7. Individual or Joint/Group Filing (Check Applicable Line)
 - (X) Form filed by One Reporting Person
 - () Form filed by More than One Reporting Person

Table I Non-Derivative	e Securi	ties Acquir	red, Disposed	of, or Bene	ficially	y Owned
1. Title of Security	Tran	saction 	Securities Ac or Disposed o Amount	f (D)	Price	5.Amount of Securities Beneficially Owned at End of Month
Common (1)						53,855
Common (1)						880
				I I		880
						720
						8,650

Table II Derivativ	e Securiti	tes Acquired	d, Disposed of, o	or Beneficially Owned	
1.Title of Derivative Security	version or Exer cise	Transaction	rivative Secu		8.F of vat Sec

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	Deriva- tive Secu- rity		 Code V	Amount	D	Date Exer- cisa- ble	ation Date	Titl	e and hares	Number	
Option (2)	15.5938 					9/17/ 99		Common	(1)	5 , 800	
Option (2)	15.5938 	 				1/15/ 00		Common	(1)	5 , 800 	
Option (2)	15.5938 	 				1/15/ 01		Common	(1)	5 , 800	
Option (2)	15.5938 	 				9/17/ 99		Common	(1)	24 , 576 	
Option (2)	15.5938 	 				1/9/0 0		Common	(1)	12 , 104 	
Option (2)	15.5938 					9/17/ 99		Common	(1)	26 , 370	
Option (2)	15.5938 	 				9/17/ 99		Common	(1)	6 , 090 	
Option (2)	15.5938 	 				9/17/ 99		Common	(1)	13 , 760 	
Option (2)	19.25 	 				1/15/ 00		Common	(1)	6,667 	
Option (2)	19.25 	 				1/15/ 01		Common	(1)	6 , 667 	
Option (2)	19.25 	 					1/15/ 09	Common	(1)	6,666 	
Option (2)	9.5938 	 				9/9/0 0		Common	(1)	3 , 334 	
Option (2)	9.5938 	 				9/9/0 1		Common	(1)	3 , 333 	
Option (2)	9.5938 	 				9/9/0 2		Common	(1)	3,333 	
Option-ISO (2)	7.0938 	 						Common			
Option-ISO (2)	7.0938 	 						Common		14 , 096 	
Option-ISO (2)	7.0938 					7/13/ 03		Common	(1)	 14 , 096 	
Option-NQ (2)	7.0938 	 				7/13/ 01		Common	(1)	 2 , 571 	
Option-NQ (2)	7.0938 	 			 			Common		2,571 	

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Option-NQ (2)	7.0938 	 			7/13/ 7/13/ Common (1) 2,570 03 10
Option-NQ (2)	12.995 		V 3,334 	A 	3/13/ 3/13/ Common (1) 3,334 03 12
Option-ISO (2)	12.995 		V 3,333 	A 	3/13/ 3/13/ Common (1) 3,333 04 12
Option-ISO (2)	12.995 		V 3,333 	A 	3/13/ 3/13/ Common (1) 3,333 05 12
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Explanation of Responses:

- (1) Each share of Common Stock contains a Right adopted on March 5, 1987, pursuant to the Company Rights
- Agreement, as amended and restated on February 14, 1996, and amended as of May 27, 1998 and March 1,
- 1999, which entitles holders of the Company's Common Stock, in the event certain specified events occur, to
- acquire 1/100 of a share of Series A Participating Preferred Stock at a price of \$145 per fractional share.
- (2) Right to buy pursuant to Company's 1996 Stock Incentive Plan for Employees.
- (3) Shares held for my benefit as of January 31, 2002 under the Humana Retirement & Savings Plan ("HRSP") and
- a routine disposition of shares to fund an administrative fee assessment under a Tax-Conditioned Plan, exempt
- under Rule 16b-3(c). HRSP amount reported on February 28, 2002 Form 4 were incorrectly quoted as 12,472
- shares. The correct amount should have been 8,626 shares. Also,2,549.7 Phantom Stock Units were reported
- inadvertently on the same Form 4. Mr. Liston holds no Phantom Stock Units.