# Edgar Filing: HUMANA INC - Form 4

## **HUMANA INC**

#### Form 4

## August 28, 2001

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

Jones, David A.

500 W. Main St.

Louisville, KY 40202

2. Issuer Name and Ticker or Trading Symbol Humana Inc.  $_{\mbox{\scriptsize HUM}}$ 

- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Year

August 24, 2001

- If Amendment, Date of Original (Month/Year) July 31, 2001
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner () Officer (give title below) () Other (specify below)

Chairman of the Board

- 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	Securities	Acquired, Disposed	of, or Bene	ficially	Owned
1. Title of Security	Transact	4.Securities Acion   or Disposed o 	f (D)		5.Amount of   Securities   Beneficially   Owned at   End of Month
Common(1)	1 1	1 1	1 1		610,140
Common (1)					152,808
Common (1)	7/31/0 J(9		D   		30,000
Common (1)					1,000,000
Common (1)	7/9/01 G	V 5,300	D		I
Common (1)	7/9/01 G	V 650	D		I
Common (1)	7/30/0 J(8	3) V 5,152,325 	D   		1,966,290 
Common (1)	7/31/0 J(8	3) V 5,152,325 	A   		5,152,325 
Common (1)	7/31/0 J(9		A   		1,385

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Table II Derivative Securitites Acquired, Disposed of, or Beneficially Owned												
1.Title of Derivative Security	version  or Exer  cise  Price of  Deriva-  tive  Secu-	Trans	 	n           		cu   is   is   A/  D	Cisable a  Expiration  Date (Mont  Day/Year)  Date  Exp  Exer- ati  Cisa- Dat	and  on   ch/  oir  oir  on  te	of Underly Securities	ing l Number	8.F	
Option(4)	21.25						1/2/9 1/2  9  8		Common(1)	5,000 		
Option(4)	18.7813 			 			1/4/0 1/4	     	Common(1)	5,000 		
Option(4)	7.875 			 			1/3/0 1/3  1  0	3/1 C	Common (1)	5,000 		
Option(4)	14.7813						1/2/0 1/2  2  1		Common (1)	3,887 		
Option(5)	14.7813						1/2/0 1/2  2  1	2/1 0	Common (1)	1,113		
Forward Sale Contract	(7) 		 				3/22/ 3/2  04  04	22/ 0	Common (1)	451 <b>,</b> 700		

#### 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) Shares held by Family Limited Partnership ("FLP") of which my wife and I are General Partners and Trusts

established by each of us are Limited Partners, together with a Family Charitable Foundation. I disclaim beneficial

ownership of Company stock held by the FLP except to the extent of my pecuniary interest.

(3) Shares held by 96 A/J Family Limited Partnership ("FLP-96") of which my wife and I are General Partners, and

together with a Family Charitable Foundation are Limited Partners. I disclaim beneficial ownership of Company

stock held by the FLP-96 except to the extent of my pecuniary interest.

- (4) Right to buy pursuant to Company's 1989 Stock Option Plan for Non-Employee Directors.
- (5) Right to buy pursuant to Company's 1996 Incentive Stock Option

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Plan.

(6) Shares held by Jones Investments, Ltd. ("JIL"), a partnership of which DBJ, LLC is the General Partner. My

wife and I are the members of DBJ, LLC. I disclaim beneficial ownership of Company stock held by JIL except to

the extent of my pecuniary interest.

(7) On March 22, 2001, Mr. Jones entered into a forward sale agreement (the "Forward Agreement") relating to

up to 451,700 shares (the "Base Amount") of Common Stock. In connection with the Forward Agreement,

between March 14, 2001 and March 22, 2001, the counterparty sold 451,700 shares of Common Stock into the

public market in accordance with paragraphs (f) and (g) of Rule 144 under the Securities Act of 1933, as

amended, at an average price of \$11.32 per share. The Forward Agreement provides that three business days

after March 22, 2004 Mr. Jones will deliver a number of shares of Common Stock (or, at the election of Mr. Jones,

the cash equivalent of such shares) based on the following: (a) if the closing price of the Common Stock on

March 22, 2004 (the "Final Price") is less than \$11.32 per share, Mr. Jones will deliver 451,700 shares; (b) if the

Final Price is equal to or greater than \$11.32 per share (the "Floor Price") but less than or equal to \$13.92 per

share (the "Cap Price"), Mr. Jones will deliver a number of shares equal to Floor Price/Final price  $\times$  451,700; and

(c) if the Final price is greater than the Cap Price, Mr. Jones will deliver a number of shares equal to Floor Price  $\pm$ 

(Final Price - Cap Price)/Final Price  $\times$  451,700. In consideration therefor, Mr. Jones has received a price of \$4,381,490.00.

(8) Exempt transfer of directly helds shares to David A. Jones Revocable Trust (DAJ-RT) of which I am Settlor

and Trustee. I disclaim beneficial ownership of Company stock held by the DAJ-RT except to the extent of my pecuniary

interest.

(9) Exempt transfer of directly helds shares to Betty A. Jones Revocable Trust (BJ-RT) of which she is Settlor

and Trustee. I disclaim beneficial ownership of Company stock held by the BJ-RT except to the extent of my pecuniary

interest.