KOLLING SUSAN K Form 5 February 14, 2003 FORM 5

		OMB
		APPROVAL
Check this box if no longer subject to Section 16.	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549	OMB Number: 3235-0362
Form 4 or Form 5 obligations may continue. <i>See</i>	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP	Expires: January 31, 2005
Instruction 1(b). Form 3 Holdings Reported	Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940	Estimated average burden hours per response1.0
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___ Form 4 Transactions Reported

1. Name and Address of Reporting Person*	2. Issuer Name and Ticker o Symbol HMN Financial,	e e	6. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
Kolling Susan K	Number of Reporting Person, if an entity	4. Statement for Month/Day/Year	 Director 10% Owner				
(Last) (First) (Middle)	(voluntary)	December 31, 2002	<u>x</u>				
			Officer (give title below) Other (specify below)				
			Senior Vice President				
		5. If Amendment, Date of Original	7. Individual or Joint/Group Filing				
1016 Civic Center Drive		(Month/Day/Year)	(Check Applicable Line)				
NW			<u> X </u>				
(Street)			Form filed by One Reporting Person				

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Rocheste Minnesot 55901	ota					Form	ו filed by	More than One F	leporting Person					
(City) (St (Zip)	State))	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned												
1. Title of Security (Instr. 3)		2. Transaction Date (Month/ Day/Year)	2A. Deemed Execution Date, if any (Month/ Day/Year)	Code (Instr. 8)	t(A) or Disposed of (D) (Instr. 3, 4 and 5)			ansactic (A) of Securities Ownership de or Disposed of (D) Beneficially Form:				When the second	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Amount	(A) or (D)	Price							
Common St	tock	I				<u> </u>	L'	20,117	D		l			
Common St	tock	12/31/02		А	382	А	\$10.00	9,111#	Ι	ESOP Allocation				
Common St	tock				 '			3,652*	Ι	401(k)	1			
									<u> </u>		1			
											1			
		·	1		1				1		1			
		I	1		1						1			
#Number of	f ESO	P shares refl	reporting person lects the 2002 n 401(k) is es	2 allocation	n.	h value	of indiv	vidual's accou	nt and stock p	price at				
	\rightarrow			Table				ired, Disposed o options, conver						
Derivative Security (Instr.3)	or Ex Price	xercise Date of (Mo vative	nsaction Exe e Dat onth/ (M	A. Deemed accution ate, if any Ionth/Day/ ear)	4.5. TraNsauribe Codef	6. Da con and E (Mor ative ities red	ate Exer	rciseable 7 ion Date A //Year) U S	7. Title and Amount of Underlying Securities (Instr. 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Nur Deriva Secur Benef Owne Follow Repor Transa			

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							(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		
Option to Buy	\$9.21												36,2
Option to Buy	\$16.13						 						9,1
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				┢╋	F	╉	 					 	
			<u> </u>	┢	\pm	╉							

Explanation of Responses:

Reflects the grant of options to purchase shares of restricted stock under the HMN Financial, Inc. 1995 Stock Option and Incentive Plan.

[^] Reflects the grant of options to purchase shares of restricted stock under the HMN Financial, Inc. 2001 Omnibus Stock Plan. The options accelerate vesting provided HMN's ROE for 2002 equals or exceeds 11%.

 /s/ Timothy Johnson	POA	for	Susar	1
Kolling				

February 14, 2003

**Signature of Reporting Person

Date

Reminder: ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations

See 18 U.S.C. 1001 or 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