## Edgar Filing: HUMANA INC - Form 4

## **HUMANA INC**

Form 4

May 08, 2002

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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
  Hall, John R.
  Ashland Inc.
  P.O. Box 391
  Ashland, KY 41114
  USA
2. 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
  April 30, 2002
5. If Amendment, Date of Original (Month/Year)
6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
   (X) Director ( ) 10% Owner ( ) Officer (give title below) ( ) Other
   (specify below)
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 Beneficially Owned
                      |2. |3. |4.Securities Acquired (A) |5.Amount of
1. Title of Security
                        | Transaction | or Disposed of (D)
                                                                   | Securities
                        | Beneficially
                                                    | A/|
                        1
                             | Owned at
                                                    | D | Price | End of Month
                        | Date |Code|V| Amount
                       |4/5/02| | |15,000
Common (1)
                                                    | A |
                       |4/5/02| |V|15,000 |D |$ |19,970
Common (1)
Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned
1. Title of Derivative |2.Con- |3. |4. |5. Number of De |6. Date Exer|7. Title and Amount |8. P
 Security
                   |version |Transaction | rivative Secu |cisable and| of Underlying |of
                   |vat
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|rity |Date |Code|V| Amount | |ble | |

|Date |Expir|

| A/|Exer-|ation| Title and Number | | D |cisa-|Date | of Shares |

|Sec |rit

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Option (2)	9.3352 	4/5/0			5,000 		5/14/  93		Common	(1)	0 	
Option (2)	9.3352 	4/5/0			5,000 			5/14/  02	Common	(1)	O 	
Option (2)	9.3352 		M   0		5,000 		5/14/  95		Common	(1)	0	
Option (2)	17.6250 						1/3/9  5		Common	(1)	5,000 	
Option (2)	22.4375							1/3/0  5	Common	(1)	5,000 	
Option (2)	26.9375 						1/2/9  7		Common	(1)	5,000 	
Option (2)	18.9375 		   					1/2/0  7	Common	(1)	5 <b>,</b> 000	
Option (2)	21.25						  1/2/9  9		Common	(1)	5 <b>,</b> 000	
Option (2)	18.7813		   				1/4/0  0		Common	(1)	5,000	
Option (2)	7.875 		   				  1/3/0  1		Common	(1)	5,000	
Option (2)	14.7813 		   	   			1/2/0  2		Common	(1)	5,000	
Option (2)	11.55							1/2/1  2	Common	(1)	5,000 	
							 	Ι	1			

Explanation of Responses:

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.

<sup>(1)</sup> Each share of Common Stock contains a Right adopted on March 5, 1987, pursuant to the Company's Rights

<sup>(2)</sup> Right to buy pursuant to the Company's 1989 Stock Option Plan for Non-Employee Directors.

<sup>(3)</sup> Award of stock in lieu of director fees exempt under 16(b)-3(d)(1).