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

Reeves, M.D., Jerry D. 500 W. Main Street

Louisville, KY 40202

USA

- Issuer Name and Ticker or Trading Symbol Humana Inc.
   HIIM
- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Year

October 31, 1998

- 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 and Chief Medical Officer
- 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

1. Title of Security	T1	ransact   	ion     	Securities in or Disposed  Amount	of (	D)		S	)wned	ties cially at	lect	r		
Common (1)				,000							D	1		1
Common (1)		 	I			l I						HRSP (3)		
Table II Derivativ	re Securit	ites A	cquirec	l, Disposed (	of, o	r Benef	icial	ly Owned	ì					
-	version  or Exer  cise  Price of  Deriva-  tive  Secu-	Trans             	action             	rivative S   rities Acc   red(A) or   posed of(B	Secu qui Dis D)   A/	cisabl  Expira  Date(M  Day/Ye  Date    Exer-	e and ation Month/ ear) Expir ation Date	of Ur   Secur         Titl   of S	nderly ities e and	ing Number	of Deri  vative  Secu  rity 	of Deriva  tive  Securities  Benefi  ficially	Dir	
_	18.3125	198	1 1	1	1	98	07	I		33,334 		10	D	
	18.3125	9/17/	D(4)	33,333	D	1/27/	1/27/	Common	(1)	33,333	   		D 	
				T	1		07	I		33,333 			D 	
	1	198	1 1	4,961 	D 	1/15/   99	1/15/ 08	Common		I	1		D 	i i
Option-ISO (2)	20.1563 	9/17/  98	D(4)	4,961 	D 	1/15/   00	1/15/ 08	Common	(1)	4,961 	 	0 	D 	 
Option-ISO (2)	20.1563 	9/17/  98	D(4)	4,961 	D 	1/15/   01	1/15/ 08	Common	(1)	4,961 	 	0 	D 	
Option-NQ (2)	20.1563 	9/17/  98	D(4)  							8,373 			I D	
				8,372 						8,372 			I D	
										I	1		I D	
				60,934 						60,934	L	60,934	D 	
-	I	198	1							30,466 			I D	
Option-ISO(2)		9/17/	A(5)	4,316				Common		4,316 		4,316 	D	
Option-ISO(2)	115.5938	9/17/  98	A(5)	4,316	A	1/15/	1/15/	Common	(1)	4,316 		4,316 	I D	

															1
Option-ISO(2)	15.5938 	9/17.  98	/ A(5)  		İ	01	108	/ Common		į.	I I	4,316	D 	 	 
Option-NQ(2)	15.5938 		/ A(5)  					/ Common			l	17,284	D	1	1
Option-NQ(2)	15.5938 	9/17.  98	/ A(5)  	7,284	A 	1/15/	/ 1/15.  08	/ Common	(1)	7,284	   	7,284 	D 	 	
Option-NQ(2)	15.5938 	9/17.  98	/ A(5)  		A 	1/15/	/ 1/15.  08	/ Common	(1)	7,284 	 	7,284 	D	   	
	1	I	1 1	1	1	ı	1	ı		ı	1	 	I	 	

Explanation of Responses:

- (1) Each share of Common Stock contains a Right adopted on March 5, 1987, as amended and restated on
- February 14, 1996 and May 27, 1998, pursuant to the Company's Rights Agreement which entitles holders of the
- Company's Common Stock in the event certain specified events occur to acquire  $1/100 \, \mathrm{th}$  of a share of Series A
- Participating Preferred Stock at a price of \$145 per fractional share.
- (2) Right to buy pursuant to the Company's 1996 Stock Incentive Plan for Employees.
- (3) Shares held for my benefit as of August 31, 1998 under the Humana Retirement & Savings Plan ("HRSP") exempt under Rule 16b-3 (c).
- (4) Cancellation of option in connection with grant of replacement option exempt under Rule  $16\,(b)-3\,(d)\,(1)$ .
- (5) Replacement of existing option exempt under Rule 16(b)-3(d)(1). Vesting will be deferred until September 17,
- 1999 for any option increments that are currently vested or which otherwise would vest before then.