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

Murray, James E.

500 W. Main St. 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)
- Relationship of Reporting Person(s) to Issuer (Check all applicable)
 () Director () 10% Owner (X) Officer (give title below) () Other (specify below)
 - Vice President and Chief Financial 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	Tr 	ansact.	ion c	ecurities A or Disposed Amount	of (D)		5.Amount Securi Benefi Owned	ties cially at		r		
Common (1)	9/9	/98 A	V 15,								T		I
Common (1)	 	ı	1 1			 		8,880.2		ΙΙ	HRSP(4)		
Table II Derivativ	ve Securit	ites A	cquired,	Disposed o	of, o	r Ben	eficial	Ly Owned					
1.Title of Derivative Security	version or Exer cise Price of Deriva- tive Secu-	Trans	action 	rivative S rities Acc red(A) or posed of(I	ecu qui Dis)) A/	Cisal Expi: Date Day/ Date Exer-	ole and ration (Month/ Year) Expir - ation - Date	of Underly Securities Title and of Shares	ing Number	of Deri vative Secu rity 	of Deriva	Dir	
	8.6498 	 	 						251		251	D	
	8.6498 	 							2,500 		2,500 	D 	
Option (2)	8.6498 	 						Common(1)	2,499 		2,499 	D 	
	11.0131		 					Common(1)				D 	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11.0131							Common(1)				D 	
	11.0131	 	 					Common(1)	2,500 		2,500 	D 	
Option(3)	8.9098 	 						Common(1)	1,667 		1,667 	D 	
	8.9098 	 						Common(1)	1,667 		1,667 	D 	
	8.9098 							Common(1)	1,666 		1,666 	D 	
Option(3)	6.5625 	 	 		 	04/1 /95	1 04/14	Common(1)	31,250 		31,250 	D 	
Option(3)	6.5625 	 	 						31,250 		31,250 	D 	
	6.5625 				 	04/1 /97	1 04/14		31,250 		31,250 	D 	
Option(3)	6.5625 		 					Common(1)	31,250		31,250 	D 	

Option(3)	23.0625	9/17/ D(6) 98		D	01/12 /96		Common(1)	16,667 	 	0 	D 		
Option(3)	23.0625		16,667 	I D	01/12 /97		Common(1)	16,667 	 	0 	I D	 	
Option(3)	23.0625	9/17/ D(6) 98	16,666 	D		01/12 /05	Common(1)	16,666 	 	0 	D 	 	I
Option (5)	18.8125		21,667	D		 1/9/0 7	Common	(1)	21,667	 	0 	I D	 	I
Option (5)	18.8125		21,667	D 		1/9/0 7	Common	(1)	21,667	 	0 	D 	 	I
Option (5)	18.8125	9/17/ D(6) 98	21,666	D 		 1/9/0 7	Common	(1)	21,666	 	0 	D 	 	I
Option-ISO (5)	20.1563	9/17/ D(6) 98	4,961	D 		1/15/ 08	Common	(1)	4,961	 	0 	D 	 	I
Option-ISO (5)	20.1563	9/17/ D(6) 98	4,961	D 		1/15/ 08	Common	(1)	4,961	 	0 	D 	 	I
Option-ISO (5)	20.1563		4,961	D 		1/15/ 08	Common	(1)	4,961	 	0 	D 	 	I
Option-NQ (5)	20.1563		8,373	D 		 1/15/ 08	Common	(1)	8,373 	 	0 	D 	 	I
Option-NQ (5)	20.1563	9/17/ D(6) 98	8,372	D 		 1/15/ 08	Common	(1)	8,372 	 	0 	D 	 	I
Option-NQ (5)	20.1563		8,372	D 		 1/15/ 08	Common	(1)	8,372 	 	0 	D 	 	I
Option (3)	15.5938		34,400			1/12/ 05	Common	(1)	34,400	 	34,400	D 	 	I
Option (5)	15.5938	9/17/ A(7) 98	39,737	A		 1/9/0 7	Common	(1)	39 , 737	 	39,737	D 	 	I
Option (5)	15.5938		19,868			 1/9/0 7	Common	(1)	19,868 	 	19,868	D 	 	I
Option-ISO(5)	15.5938	9/17/ A(7) 98	4,316	A 		 1/15/ 08	Common	(1)	4,316	 	4,316	D 	 	I
Option-ISO(5)	15.5938		4,316	A 		 1/15/ 08	Common	(1)	4,316	 	4,316	D 	 	I
Option-ISO(5)	15.5938		4,316	A 		 1/15/ 08	Common	(1)	4,316	 	4,316	D 	 	I
Option-NQ(5)	15.5938	9/17/ A(7) 98	7,284	A 		 1/15/ 08	Common	(1)	7,284	 	7,284	D 	 	I
Option-NQ(5)	15.5938		7,284 	A 		 1/15/ 08	Common	(1)	7,284 	 	7,284 	D 	 	I
Option-NQ(5)	15.5938	9/17/ A(7) 98	7,284	A 		 1/15/ 08	Common	(1)	7,284 	 	7,284 	D 	 	I
	I I	l			I	 I	I		I	Ι		I	 	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 1981 Non-Qualified Stock Option Plan.
- (3) Right to buy pursuant to the Company's 1989 Stock Option Plan for Employees.
- (4) Shares held for my benefit as of August 31, 1998 under the Humana Retirement and Savings Plan ("HRSP") exempt under Rule

16b-3(c).

- (5) Right to buy pursuant to the Company's 1996 Stock Incentive Plan.
- (6) Cancellation of option in connection with grant of replacement option exempt under Rule 16(b)-3(d)(1).
- (7) 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.