SEC Form 4	
------------	--

 \square

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL OMB Number: 3235-0287 Estimated average burden

0.5

hours per response:

Check this box if no longer subject to	
Section 16. Form 4 or Form 5	
obligations may continue. See	
Instruction 1(b).	

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

Last (LMAINA INC. Control Earliest Transaction (MonthDayYear) (2800 WIST MAIN STREET Date of Security (MonthDayYear) (MonthDayYear) Date of Security (Month DayYear) (MonthDayYear) Descurity (Month DayYear) (MonthDayYear) <	1. Name and Address of Reporting Person [*] Fleming William Kevin						Issuer	Name	and T	Ficker	or Trad	ding S	Symbol	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner							
(Street) LOUISVILLE KY 40202 Lune Form filed by One Reporting Person Person Form filed by One Reporting Person Person Form filed by One Reporting Person Person Form filed by One Reporting Person 1: Tile of Security (instr. 3) a. Tomorody with Data manufactory (instr. 3) b. Tomorody (instr. 3) b. Security (instr. 4)<	HUMAN				est Tra	ansact	tion (Mo	onth/[Day/Year	below) below)											
Form filed by Water than Dre Reporting Form filed by Water than Dre Reporting Table I - Non-Der Vative Securities Acquired (A) or Disposed Security (Inst: 3) Security (Inst: 3) <th (inst:="" 4]<="" <="" colspan="6" security="" td=""><td>1 · · ·</td><td>_ 4.</td><td>. If Ame</td><td>t, Dat</td><td>e of C</td><td>Driginal</td><td>:)</td><td colspan="4"></td></th>	<td>1 · · ·</td> <td>_ 4.</td> <td>. If Ame</td> <td>t, Dat</td> <td>e of C</td> <td>Driginal</td> <td>:)</td> <td colspan="4"></td>						1 · · ·	_ 4.	. If Ame	t, Dat	e of C	Driginal	:)								
1. Tute of Security (Instr. 3) 2. Transaction (Month/DayrYear) 2. Determed (month/DayrYear) 3. Determed (month/DayrYear) 3. Determed (month/DayrYear) 5. Determed (month/DayrYear) 5. Social (month) (month/DayrYear) 5. Social (month) (month/DayrYear) 6. Social (month) (month/DayrYear) 8. Social (month) (month/DayrYear) Social (month) (month/DayrYear) Social (month) (month/DayrYear) Social (month) (month) Social (month) (month/DayrYear)	,	-																			
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$			Tab	le I	- Non-Deri	ivativ	ve Sec	curiti	es A	.cqu	ired,	Dis	posed	of, or	Benef	icial	y Owne	d			
Image: constraint of the section o	1. Title of S	Security (Ins	tr. 3)		Date	- 1	2A. Deemed Execution Date, if any			3. 4. Transaction O Code (Instr.					quired (A) or Dispos		Securities Beneficially Owned Follow		Form (D) o	n: Direct r Indirect	Beneficial Ownership
Humana Common 04/28/2022 \cdot s s 3,210 D \$449.6793(-3) 884 D Humana Common I									0	Code	v	Amo	unt	(A) or (D)	Price		Transaction(s)				
Humana CommonImage: second participant secon	Humana	Common			04/28/202	22				G		66	3(12)	Α	\$0		4,094		94 D		
Humana Common Image: common state sta	Humana	Common			04/28/2022					S	\square	3,2	210	D	D \$449.67		3) 8	84		D	
Humana Common Image: common biology of the security of	Humana	Common																4,049		I	See Footnote ⁽²⁾
Instruction construction constructing constructing construction construction construction constructi	Humana Common																119			I	See Footnote ⁽¹⁾
1. Title of Derivative Security2. Conversion Price of Derivative Security3. Deemed Execution Date, intro (meth/Day/Year)3. Deemed Execution Date, intro (meth/Day/Year)5. Number of Derivative Securities (meth/Day/Year)7. Title and Derivative Securities (meth/Day/Year)7. Title and Derivative Securities (meth/Day/Year)8. Deemed Execution Date, of non Securities (meth/Day/Year)8. Deemed Execution Date, meth/Day/Year)9. Number of derivative Securities (meth/Day/Year)9. Number of de			T	ſabl													Owned				
Image: series of the series	Derivative Security	Conversion or Exercise Price of Derivative	Date	3A. Deemed Execution Date, if any		4. Trans Code	nsaction de (Instr. Securiti Acquire (A) or Dispose of (D) (Instr. 3,		umber vative urities uired osed) r. 3, 4	Expiration Da (Month/Day/Y d			ble and	7. Title Amou Secur Under Deriva	Amount of Securities Underlying Derivative Secur		Derivative Security	ative derivative rity Securities . 5) Beneficia Owned Following Reported Transactio		Ownersh Form: Direct (D) or Indirec	Beneficial Ownership t (Instr. 4)
Image: bold biaseImage: bold biaseIm												Τ				ount					
Options ⁽⁵⁾ S30.7875 Image: Same and Sam						Code	v	(A)	(D)					Title	of	- 1					
Options ⁽⁴⁾ \$350.7875 Image: Constraint of the symbol of the symb	Options ⁽³⁾	\$307.965	307.965								(3)	02	2/25/2026			184		7,184	4	D	
Options ^(a) S3 (c)		\$350.7875				\uparrow	\square			(4)	02/24/2027				46		6,446		D		
Options ^{on} 542.033 Second Se	Options ⁽⁵⁾	\$376.61									(5) 02/22/20		02/22/2028 H			07		4,807		D	
Stock Units(7) <th< td=""><td>Options⁽⁶⁾</td><td>\$425.055</td><td colspan="2"></td><td></td><td></td><td></td><td></td><td></td><td>(6)</td><td>02</td><td>2/21/2029</td><td></td><td colspan="2"></td><td colspan="2">3,750</td><td colspan="2">) D</td><td></td></th<>	Options ⁽⁶⁾	\$425.055								(6)	02	2/21/2029				3,750) D			
Stock Units ⁽⁷⁾ (7) (7)	Stock	(7)									(8)					28		428		D	
Stock (7) (10) (10) Humana 1,035 D	Stock	(7)									(9)		(9)			79		779		D	
Units ⁽⁷⁾	Stock	(7)									(10)		(10)	Huma Comn)35		1,035	5	D	
Phantom Stock Units (11) (11) (11) Humana Common 24 24 I See Footnote	Stock	(11)									(11)		(11)			4		24		Ι	See Footnote ⁽¹¹

1. Shares held for the benefit of reporting person as of March 31, 2022 under the Humana Retirement Savings Plan including routine payroll deductions, quarterly dividend allocation, and a routine disposition of shares to fund an administrative fee assessment under a Tax-Conditioned Plan, exempt under Rule 16b-3(c).

2. Shares owned in the William K. Fleming Grantor Retained Annuity Trust (est. 7/2/2020). Reporting person is the sole trustee of the GRAT.

3. Right to buy pursuant to Company's 2011 Stock Incentive Plan. Non-Qualified stock options granted to reporting person on 02/25/2019, vesting in three increments from 2/25/20 to 2/25/22.

4. Right to buy pursuant to Company's 2019 Amended & Restated Stock Incentive Plan. Incentive and Non-Qualified stock options granted to reporting person on 02/24/2020, vesting in three annual increments from 2/24/21 to 2/24/23.

5. Right to buy pursuant to Company's 2019 Amended & Restated Stock Incentive Plan. Incentive and Non-Qualified stock options granted to reporting person on 2/22/2021, vesting in three annual increments from 2/22/22 to 2/22/24.

6. Right to buy pursuant to Company's 2019 Amended & Restated Stock Incentive Plan. Incentive and Non-Qualified stock options granted to reporting person on 02/21/2022, vesting in three annual increments from 2/21/23 to 2/21/25.

7. Right to receive one share per restricted stock unit pursuant to the Company's 2019 Amended & Restated Stock Incentive Plan. Each restricted stock unit represents a contingent right to receive one share of

Humana Inc. common stock, exempt under Rule 16b-3(d)(1) & (3).

8. Restricted stock units granted to reporting person on 02/24/2020, 33% of the award is vesting on 12/15/20, 12/15/21, and 12/15/22.

9. Restricted stock units granted to reporting person on 02/22/2021, 33% of the award is vesting on 12/15/21, 12/15/22, and 12/15/23.

10. Restricted stock units granted to reporting person on 02/21/2022, 33% of the award is vesting on 12/15/22, 12/15/23, and 12/15/24.

11. Phantom Stock Units held for the benefit of reporting person as of March 31, 2022 based on the value of Humana common stock on a 1-for-1 basis, under the Humana Retirement Equalization Plan. The ending number of units reflects normal fluctuation due to changes in stock price.

12. Shares disposed of represent gift/charitable donation, effective April 28, 2022, in which no value was received in return.

13. Price reported is weighted average sales price.

William K. Fleming

** Signature of Reporting Person Date

05/02/2022

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 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.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.