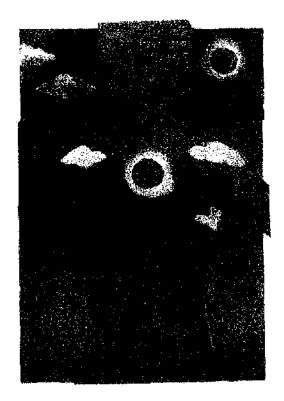
UnitedHealth Group 2002 ANNUAL REPORT



We imagine health care as it could be.

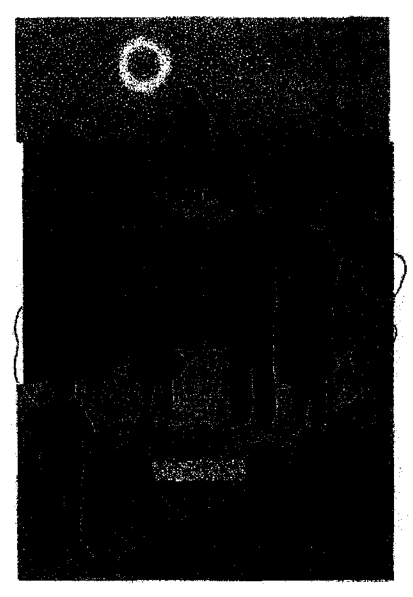
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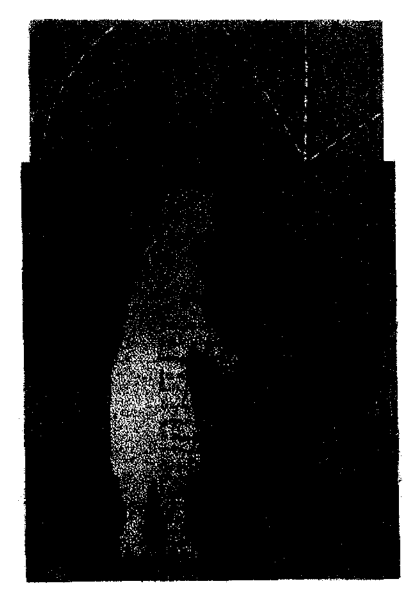
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 - > Cash flows from operations increased 31 percent to \$24 billion
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Pathways to essential health and well-being services for all Americans.



Improved quality of health care for every individual.

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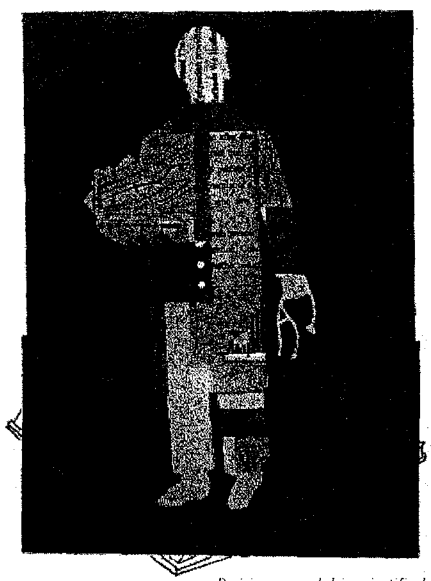
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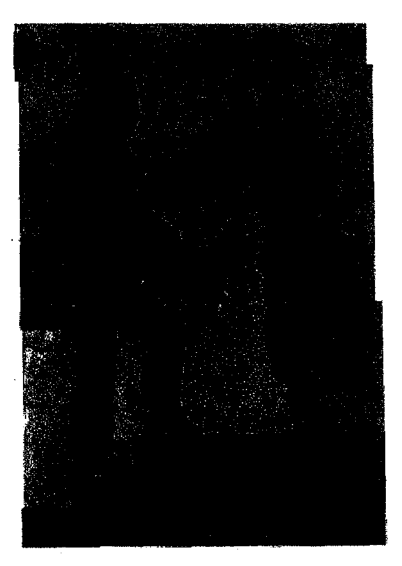
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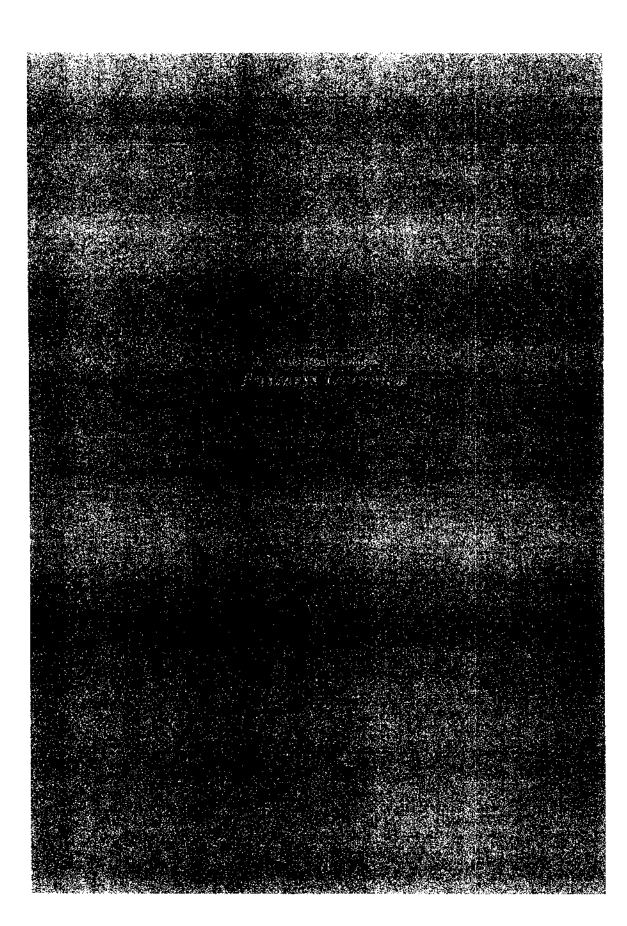
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Ovations

Ovalions is the largest business in the Other Districts of Wine and its the health and well being meents of Americans age so mid sides The company provides a sa antique products and services

OVATIONS HEALTH AND WELL-BEING SERVICES

Ovations offers the nation's largest received amazor discount card program, pharmacy man order acrosses and merchandise officing a pharmacy that the products consciously are polared offices.

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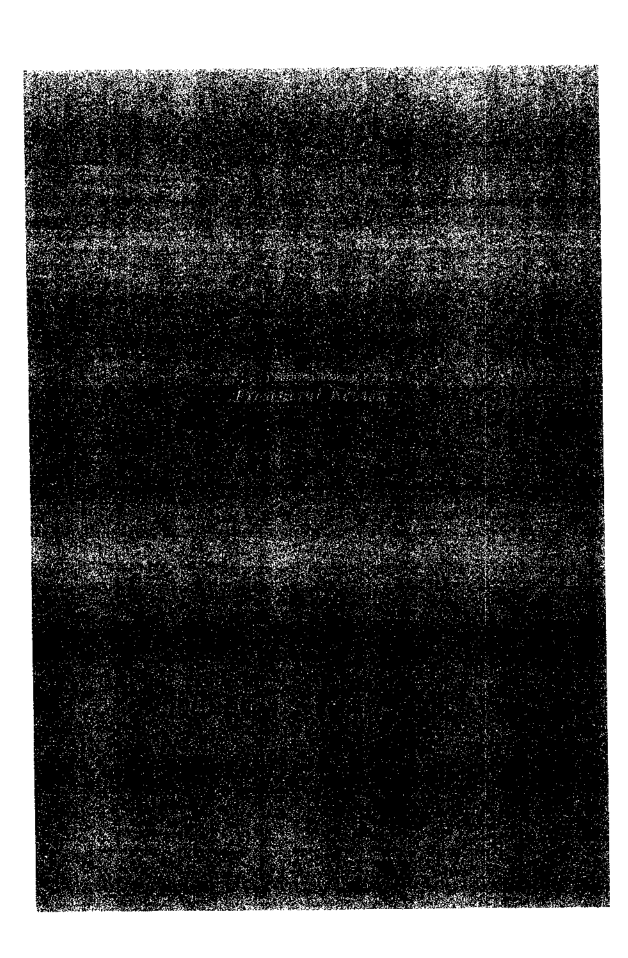
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FINANCIAL HIGHLIGHTS

			For th	ie Yes	r Ended Decen	nber 3.			
	2002		2001		2000		1999		1998
\$:	25,020	\$ 2	3,454	\$ 2	21,122	_ \$ 1	9,562	\$ 1	7,355
\$	2,186	\$	1,566	\$	1,200	\$	943	•	$(42)^3$
\$	1,352	\$	913	\$	7361	\$	568 °	\$	(166)
\$	1,352	\$	913	\$		\$		\$	$(214)^{3}$
	33.0%		24.5 %		19.8%		<u> 14.1 % _</u>		<u>. na'</u>
\$	4.46	\$	2.92	\$	2.27	\$	1.63	\$	(0.56)
. \$.	4.25	\$	2.79	\$	2.191	<u> </u>		-\$	(0.56)3
<u>\$</u>	0.03	\$	0.03	\$	0.02	\$_	0.02	\$_	0.02
\$	2,423	\$	1,844	\$	1,521	\$	1,189	\$	1,071
	_				<u> </u>			. .	
\$	6,329	\$	5,698	\$	5,053			\$	4,424
\$	14,164	\$	12,486	\$		\$		\$	9,675
\$	1,761	\$	1,584	\$	•	\$		\$	708
\$	4,428	\$	3,891	\$	3,688	\$		\$	4,038
	28.5 %		28.9 %	_	24.7 %		20.4 %		14.9 %
	\$ \$ \$ \$ \$	\$ 25,020 \$ 2,186 \$ 1,352 \$ 1,352 \$ 33.0% \$ 4.46 \$ 4.25 \$ 0.03 \$ 2,423 \$ 6,329 \$ 14,164 \$ 1,761 \$ 4,428	\$ 25,020 \$ 2 \$ 2,186 \$ \$ 1,352 \$ \$ 1,352 \$ \$ 33.0 % \$ 4.46 \$ \$ 4.25 \$ \$ 0.03 \$ \$ 2,423 \$ \$ 14,164 \$ \$ 1,761 \$ \$ 4,428 \$	2002 2001 \$ 25,020 \$ 23,454 \$ 2,186 \$ 1,566 \$ 1,352 \$ 913 \$ 1,352 \$ 913 \$ 4.46 \$ 2.92 \$ 4.25 \$ 2.79 \$ 0.03 \$ 0.03 \$ 2,423 \$ 1,844 \$ 6,329 \$ 5,698 \$ 14,164 \$ 12,486 \$ 1,761 \$ 1,584 \$ 4,428 \$ 3,891	2002 2001 \$ 25,020 \$ 23,454 \$ 25 \$ 2,186 \$ 1,566 \$ 3 \$ 1,352 \$ 913 \$ 33.0% \$ 4.46 \$ 2.92 \$ 4.25 \$ 4.25 \$ 2.79 \$ 0.03 \$ 2,423 \$ 1,844 \$ 2.92 \$ 14,164 \$ 12,486 \$ 1,761 \$ 1,761 \$ 1,584 \$ 3,891 \$ 2,428 \$ 3,891 \$ 3,891	2002 2001 2000 \$ 25,020 \$ 23,454 \$ 21,122 \$ 2,186 \$ 1,566 \$ 1,200 \$ 1,352 \$ 913 \$ 736 \$ 33.0% 24.5% 19.8% \$ 4.46 \$ 2.92 \$ 2.27 \$ 4.25 \$ 2.79 \$ 2.19¹ \$ 0.03 \$ 0.03 \$ 0.02 \$ 2,423 \$ 1,844 \$ 1,521 \$ 6,329 \$ 5,698 \$ 5,053 \$ 14,164 \$ 12,486 \$ 11,053 \$ 1,761 \$ 1,584 \$ 1,209 \$ 4,428 \$ 3,891 \$ 3,688	2002 2001 2000 \$ 25,020 \$ 23,454 \$ 21,122 \$ 1 \$ 2,186 \$ 1,566 \$ 1,200 \$ 1,352 \$ 913 \$ 736' \$ 1,352 \$ 913 \$ 736' \$ 1,352 \$ 913 \$ 736 \$ 19.8%' \$ 24.5% 19.8%' \$ 19.8%' <td< td=""><td>2002 2001 2000 1999 \$ 25,020 \$ 23,454 \$ 21,122 \$ 19,562 \$ 2,186 \$ 1,566 \$ 1,200 \$ 943 \$ 1,352 \$ 913 \$ 736 \$ 568² \$ 33.0% 24.5% 19.8%¹ 14.1% \$ 4.46 \$ 2.92 \$ 2.27 \$ 1.63 \$ 4.25 \$ 2.79 \$ 2.19¹ \$ 1.60¹ \$ 0.03 \$ 0.03 \$ 0.02 \$ 0.02 \$ 2,423 \$ 1,844 \$ 1,521 \$ 1,189 \$ 14,164 \$ 12,486 \$ 11,053 \$ 10,273 \$ 1,761 \$ 1,584 \$ 1,209 \$ 991 \$ 4,428 \$ 3,891 \$ 3,688 \$ 3,863</td><td>2002 2001 2000 1999 \$ 25,020 \$ 23,454 \$ 21,122 \$ 19,562 \$ 1 \$ 2,186 \$ 1,566 \$ 1,200 \$ 943 \$ 568° \$ 1,352 \$ 913 \$ 736° \$ 568° \$ 568° \$ 1,352 \$ 913 \$ 736° \$ 568° \$ 33.0% 24.5% 19.8%° 14.1% \$ 4.46 \$ 2.92 \$ 2.27 \$ 1.63 \$ \$ 4.25 \$ 2.79 \$ 2.19° \$ 1.60° \$ \$ 0.03 \$ 0.03 \$ 0.02 \$ 0.02 \$ \$ 1.60° \$ \$ 2.423 \$ 1.844 \$ 1.521 \$ 1,189 \$ \$ 14,164 \$ 12,486 \$ 11,053 \$ 10,273 \$ \$ 1,761 \$ 1,584 \$ 1,209 \$ 991 \$ 4,428 \$ 3,891 \$ 3,688 \$ 3,863 \$ 3,863</td></td<>	2002 2001 2000 1999 \$ 25,020 \$ 23,454 \$ 21,122 \$ 19,562 \$ 2,186 \$ 1,566 \$ 1,200 \$ 943 \$ 1,352 \$ 913 \$ 736 \$ 568² \$ 33.0% 24.5% 19.8%¹ 14.1% \$ 4.46 \$ 2.92 \$ 2.27 \$ 1.63 \$ 4.25 \$ 2.79 \$ 2.19¹ \$ 1.60¹ \$ 0.03 \$ 0.03 \$ 0.02 \$ 0.02 \$ 2,423 \$ 1,844 \$ 1,521 \$ 1,189 \$ 14,164 \$ 12,486 \$ 11,053 \$ 10,273 \$ 1,761 \$ 1,584 \$ 1,209 \$ 991 \$ 4,428 \$ 3,891 \$ 3,688 \$ 3,863	2002 2001 2000 1999 \$ 25,020 \$ 23,454 \$ 21,122 \$ 19,562 \$ 1 \$ 2,186 \$ 1,566 \$ 1,200 \$ 943 \$ 568° \$ 1,352 \$ 913 \$ 736° \$ 568° \$ 568° \$ 1,352 \$ 913 \$ 736° \$ 568° \$ 33.0% 24.5% 19.8%° 14.1% \$ 4.46 \$ 2.92 \$ 2.27 \$ 1.63 \$ \$ 4.25 \$ 2.79 \$ 2.19° \$ 1.60° \$ \$ 0.03 \$ 0.03 \$ 0.02 \$ 0.02 \$ \$ 1.60° \$ \$ 2.423 \$ 1.844 \$ 1.521 \$ 1,189 \$ \$ 14,164 \$ 12,486 \$ 11,053 \$ 10,273 \$ \$ 1,761 \$ 1,584 \$ 1,209 \$ 991 \$ 4,428 \$ 3,891 \$ 3,688 \$ 3,863 \$ 3,863

Financial Highlights and Results of Operations should be read together with the accompanying Consolidated Financial Statements and Notes.

^{3 2000} results include a \$14 million not permanent tax benefit related to the contribution of UnitedHealth Capital investments to the United Health Foundation and a \$27 million gain (\$17 million after tax) related to a separate disposition of UnitedHealth Capital investments. Excluding these items, 2000 not earnings and diluted not earnings per common share were \$705 million and \$2.10 per share, and return on shareholders' equity was 19.0%.

^{2 1999} results include a net permanent tax benefit primarily related to the contribution of UnitedHealth Capital investments to the United Health Foundation. Excluding this benefit, net earnings and diluted net earnings per common share were \$563 million

³ Excluding the operational realignment and other charges of \$725 million, \$175 million of charges related to commerci losses associated with certain Medicare markets and other increases to commercial and Medicare medical costs payable estimates, and the \$20 million convertible preferred stock redemption premium from 3998 results, earnings from operations and net earnings applicable to common shareholders would have been \$858 million and \$509 million, or \$1.31 diluted net earnings per common share, and return on shareholders' equity would have been 11.9%.

RESULTS OF OPERATIONS

2002 FINANCIAL PERFORMANCE HIGHLIGHTS

2002 was a record year for UnitedHealth Group as the company continued strong diversified growth across its business segments and realized diluted net earnings per common share of \$4.25, up 52% over 2001 on a reported basis and up 38% on a FAS No. 142 comparable reporting basis. Other financial performance highlights include:

- > Revenues of \$25.0 billion, a 7% increase over 2001.
- > Operating earnings of \$2.2 billion, up 40% over 2001 on a reported basis and up 32% on a FAS No. 142 comparable reporting basis.
- > Net earnings of nearly \$1.4 billion, a 48% increase over 2001 on a reported basis and a 35% increase on a FAS No. 142 comparable reporting basis.
- > Operating cash flows of more than \$2.4 billion, an increase of 31% over 2001.
- > Consolidated operating margin of 8.7%, up from 6.7% in 2001 on a reported basis and up from 7.1% on a FAS No. 142 comparable reporting basis, driven by operational and productivity improvements, improved margins on risk-based products, and a product mix shift from risk-based products to higher-margin, fee-based products.
- > Return on shareholders' equity of 33.0%, up from 24.5% in 2001 on a reported basis and up from 26.8% on a FAS No. 142 comparable reporting basis.

2002 RESULTS COMPARED TO 2001 RESULTS

CONSOLIDATED FINANCIAL RESULTS

Revenues

Revenues are comprised of premium revenues from risk-based products; service revenues, which primarily include fees for management, administrative and consulting services; and investment and other income.

Premium revenues are derived from risk-based arrangements in which the premium is fixed, typically for a one-year period, and we assume the economic risk of funding health care services and related administrative costs. Service revenues consist primarily of fees derived from services performed for customers that self-insure the medical costs of their employees and their dependents. For both premium risk-based and fee-based customer arrangements, we provide coordination and facilitation of medical services, transaction processing, customer, consumer and care provider services, and access to contracted networks of physicians, hospitals and other health care professionals.

Consolidated revenues increased by approximately \$1.6 billion, or 7%, in 2002 to \$25.0 billion. Strong growth across our business segments was partially offset by the impact of targeted withdrawals from unprofitable risk-based arrangements with customers using multiple health benefit carriers, and withdrawals and benefit design changes in our Medicare+Choice product offering in certain markets.

Ou January 1, 2002, UnitedHealth Group adopted Statement of Financial Accounting Standards (FAS) No. 142, "Goodwill and Other Intangible Assets," which eliminated the amortization of goodwill. To enhance analysis, the FAS No. 142 comparable reporting basis excludes \$93 million (\$89 million after tax effect) of goodwill amortization from 2001 results.

Following is a discussion of 2002 consolidated revenue trends for each revenue component.

Premium Revenues Consolidated premium revenues in 2002 totaled \$21.9 billion, an increase of \$1.2 billion, or 6%, compared with 2001.

Premium revenues from United I lealthcare's commercial risk-based products increased by approximately \$1.2 billion, or 10%, to \$12.9 billion in 2002. Average net premium rate increases exceeded 13% on United Healthcare's renewing commercial risk-based business. This increase was partially offset by the effects of targeted withdrawals from unprofitable risk-based arrangements with customers using multiple health benefit carriers and a shift in product mix from risk-based to fee-based products. During 2002, the number of individuals served by United Healthcare commercial risk-based products decreased by 180,000, or 3%.

Premium revenues from state-sponsored Medicaid and federally sponsored Medicare+Choice programs decreased by \$400 million, or 11%, to \$3.2 billion in 2002. Premium revenues from Medicare+Choice programs decreased by \$850 million to \$1.6 billion because of planned withdrawals and benefit design changes in certain markets, undertaken in response to insufficient Medicare program reimbursement rates. Premium revenues from Medicaid programs increased by \$450 million to \$1.6 billion in 2002. More than half of this increase, \$240 million, related to the acquisition of AmeriChoice on September 30, 2002.

The balance of premium revenue growth in 2002 included a \$240 million increase in Health Care Services' premium revenues driven by an increase in the number of individuals served by both Ovations' Medicare supplement products provided to AARP members and by its Evercare business. In addition, Specialized Care Services realized a \$140 million increase in premium revenues in 2002.

Service Revenues Service revenues in 2002 totaled \$2.9 billion, an increase of \$404 million, or 16%, over 2001. The increase in service revenues was driven primarily by aggregate growth of 11% in individuals served by Uniprise and UnitedHealthcare under fee-based arrangements. Uniprise and UnitedHealthcare service revenues grew by an aggregate of \$230 million during 2002. Additionally, revenues from Ovations' Pharmacy Services business, established in June 2001, increased by approximately \$110 million as it was in operation for the full year in 2002.

Investment and Other Income Investment and other income in 2002 totaled \$220 million, a decrease of \$61 million, or 22%, from 2001. Interest income decreased by \$32 million due to lower interest yields on investments in 2002 compared with 2001, partially offset by the impact of increased levels of cash and fixed-income investments. Net realized capital losses in 2002 were \$18 million, compared to net realized capital gains of \$11 million in 2001. The 2002 net realized capital losses were mainly due to sales of investments in debt securities of certain companies in the telecommunications industry and impairments recorded on certain UnitedHealth Capital equity investments. The losses were partially offset by capital gains on sales of investments in other debt securities.

Medical Costs

The combination of pricing, benefit designs, consumer health care utilization and comprehensive care facilitation efforts is reflected in the medical care ratio (medical costs as a percentage of premium revenues).

The consolidated medical care ratio decreased from 85.3% in 2001 to 83.0% in 2002. Excluding the AARP business, the medical care ratio decreased by 250 basis points from 83.9% in 2001 to 81.4% in 2002. Approximately 90 basis points of the medical care ratio decrease resulted from targeted withdrawals from unprofitable risk-based arrangements with commercial customers using multiple health benefit carriers and a shift in commercial customer mix, with a larger percentage of premium revenues derived from our small business customers. These employer groups typically have a lower medical care ratio, but carry higher operating costs than larger customers. Additionally, the impact of withdrawals and benefit design changes in certain Medicare markets pertaining to our Medicare+Choice offering improved the medical care ratio by approximately 90 basis points. The balance of the decrease in the medical care ratio was primarily driven by changes in product and business mix, care management activities and net premium rate increases that exceeded overall medical benefit cost increases.

On an absolute doltar basis, consolidated medical costs increased by \$548 million, or 3%, over 2001. This increase principally resulted from a rise in medical costs of approximately 12%, or \$2.1 billion, driven by the combination of medical cost inflation and increased health care consumption. Partially offsetting this increase, medical costs decreased by approximately \$1.4 billion resulting from net reductions in the number of people receiving benefits under our Medicare and commercial risk-based products. The balance of the decrease in medical costs was driven primarily by changes in benefit designs in certain Medicare markets.

Operating Costs

The operating cost ratio (operating costs as a percentage of total revenues) was 17.5% in 2002, compared with 17.0% in 2001. Changes in productivity and revenue mix affect the operating cost ratio. Our fee-based products and services, which are growing at a faster rate than our premium-based products, have much higher operating cost ratios than our premium-based products. In addition, our Medicare business, which has relatively low operating costs as a percentage of revenues, has decreased in size relative to our overall operations. Using a revenue mix comparable to 2001, the 2002 operating cost ratio would have decreased by approximately 20 basis points, representing the equivalent of a \$50 million year-over-year reduction in operating costs. This decrease was principally driven by operating cost efficiencies derived from process improvements, technology deployment and cost management initiatives, primarily in the form of reduced labor and occupancy costs supporting our transaction processing and customer service, billing and enrollment functions. The impact of these efficiencies was partially offset by the incremental costs associated with the development, deployment, adoption and maintenance of new technology releases as well as increased business self-insurance costs during 2002.

On an absolute dollar basis, operating costs increased by \$408 million, or 10%, over 2001. This increase was driven by a 7% increase in total individuals served by Health Care Services and Uniprise during 2002, general operating cost inflation and the additional costs associated with acquired businesses.

¹ Premium revenues and medical costs from the AARP business were \$3.7 billion and \$3.4 billion, respectively, in 2002 and \$3.6 billion and \$3.8 billion, respectively, in 2001. Underwriting gains or losses related to the AARP business are recorded as an increase of decrease to a rate stabilization fund as described in Note 4 to the Consolidated Financial Statements.

Depreciation and Amortization

Depreciation and amortization was \$255 million to 2002 and \$265 million in 2001. This decrease was due to \$93 million of amortization expense in 2001 recorded for goodwill, which is no longer amortized in 2002 pursuant to FAS No. 142. This decrease was largely offset by \$83 million of additional depreciation and amortization resulting from higher levels of equipment and capitalized software as a result of technology enhancements and business growth.

Income Taxes

Our effective income tax rate was 35.5% in 2002 and 38.0% in 2001. The decrease was primarily due to the impact of non-tax-deductible goodwill amortization that is no longer amortized for financial reporting purposes, as required by FAS No. 142. Assuming FAS No. 142 was effective during 2001, the effective tax rate would have been approximately 36.0% during 2001.

BUSINESS SEGMENTS

The following summarizes the operating results of our business segments for the years ended December 31 (in millions):

REVENUES			Percent
	2002	2001	Charge
Health Care Services	\$21,644	\$ 20,494	6%
Uniprise	2,713	2,462	10%
Specialized Care Services	1,509	1,254	20%
Ingenix	491	447	10%
Corporate and Eliminations	(1,337)	(1.203)	វា៣
Consolidated Revenues	\$25,020	\$ 23,454	7%

EARNINGS FROM OPERATIONS		2	001	Percent
	2002	Reported	Adjusted	Change!
Health Care Services	\$ 1,336	\$ 944	\$ 982	36%
Uniprise	509	374	402	27%
Specialized Care Services	286	214	220	30%
Ingenix	55	48	69	(20%)
Total Operating Segments	2,186	1,580	1,673	31%
Corporate	· 	(14)	(14)	nin
Consolidated Earnings From Operations	\$ 2,186	\$ 1,566	\$ 1.659	32%
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Adjusted to exclude \$93 million of amortization expense associated with goodwill. Pursuant to FAS No. 142, which we adopted effective January 1, 2002, goodwill is no longer amortized. Where applicable, the percent change is calculated comparing the 2002 results to the 2001 "Adjusted" results.

Health Care Services

The Health Care Services segment consists of the UnitedHealthcare, Ovations and AmeriChoice businesses. UnitedHealthcare coordinates network-based health and well-being services on behalf of local employers and consumers. Ovations delivers health and well-being services for Americans age 50 and older. AmeriChoice facilitates and manages health care services for state Medicaid programs and their beneficiaries.

Health Care Services posted record revenues of \$21.6 billion in 2002, an increase of approximately \$1.2 billion, or 6%, over 2001. The increase in revenues primarily resulted from an increase of approximately \$1.2 billion in UnitedHealthcare's commercial premium revenues. This was driven by average net premium rate increases in excess of 13% on renewing commercial risk-based business, partially offset by the effects of targeted withdrawals from unprofitable risk-based arrangements with commercial customers using multiple health benefit carriers. Premium revenues from Medicaid programs increased by \$450 million in 2002, of which \$240 million related to the acquisition of AmeriChoice on September 30, 2002. Offsetting these increases, Medicare+Choice premium revenues decreased by \$850 million as a result of planned withdrawals and benefit design changes in certain markets in response to insufficient Medicare program reimbursement rates. The balance of Health Care Services' revenue growth in 2002 includes a \$240 million increase in Ovations' revenues driven by an increase in individuals served by both its Medicare supplement products provided to AARP members and its Evercare business, and a \$140 million increase in revenues from its Pharmacy Services business, established in June 2001.

Health Care Services realized earnings from operations of \$1.3 billion in 2002, an increase of \$392 million, or 42%, over 2001 on a reported basis, and an increase of \$354 million, or 36%, over 2001 on a FAS No. 142 comparable reporting basis. This increase primarily resulted from improved gross margins on UnitedHealthcare's commercial risk-based products, revenue growth and operating cost efficiencies derived from process improvements, technology deployment and cost management initiatives, principally in the form of reduced labor and occupancy costs supporting transaction processing and customer service, billing and enrollment functions. Health Care Services' operating margin increased to 6.2% in 2002 from 4.6% on a reported basis and from 4.8% on a FAS No. 142 comparable reporting basis in 2001. This increase was driven by a combination of an improved medical care ratio, productivity improvements and a shift in product mix from risk-based products to higher-margin, fee-based products.

UnitedHealthcare's commercial medical care ratio decreased by 230 basis points from 84.1% in 2001 to 81.8% in 2002. Approximately 130 basis points of the commercial medical care ratio decrease resulted from targeted withdrawals from unprofitable risk-based arrangements with commercial customers using multiple carriers and a shift in commercial customer mix, with a larger percentage of premium revenues derived from small business customers. These employer groups typically have a lower medical care ratio, but carry higher operating costs than larger customers. The balance of the decrease in the commercial medical care ratio was primarily driven by changes in product mix, care management activities and net premium rate increases that exceeded overall medical benefit cost increases.

The number of individuals served by UnitedHealthcare's commercial products increased by 230,000, or 3%, during 2002. This included an increase of 410,000, or 18%, in the number of individuals served with fee-based products, driven by new customer relationships and customers converting from risk-based products during 2002. This increase was partially offset by a decrease of 180,000, or 3%, in individuals served by risk-based products, driven by customers converting to self-funded, fee-based arrangements and UnitedHealthcare's targeted withdrawal of risk-based product offerings from unprofitable arrangements with customers using multiple health benefit carriers.

UnitedHealthcare's year-over-year Medicare enrollment decreased 35% because of market withdrawals and benefit design changes. These actions were taken in response to insufficient Medicare program reimbursement rates in specific counties and were intended to preserve profit margins and better position the Medicare program for long-term success. UnitedHealthcare will continue to evaluate Medicare markets and, where necessary, take actions that may result in further withdrawals of Medicare product offerings or reductions in enrollment, when and as permitted by its contracts with CMS (Centers for Medicare and Medicaid Services).

UnitedHealthcare's year-over-year Medicaid enrollment increased by 390,000, largely due to the acquisition of AmeriChoice on September 30, 2002, which served approximately 360,000 individuals as of the acquisition date.

The following table summarizes individuals served, by major market segment and funding arrangement, as of December 31':

(in thousands)	2002	2001
Commercial Risk-Based	5,070 2,715	5,250 2,305
Fee-Based	7,785	7,555
Medicare Medicaid	225 1,030	345 640
Total Government Programs	1,255	985
Total	9,040	8,540

Excludes individuals served by Ovations' Medicare supplement products provided to AARP members.

Unibrise

Uniprise provides health and well-being access and services, business-to-business transaction processing services, consumer connectivity and technology support services to large employers and health plans. Uniprise revenues were \$2.7 billion in 2002, up \$251 million, or 10%, over 2001. This increase was driven primarily by an 8% increase in Uniprise's customer base. Uniprise served 8.6 million individuals as of December 31, 2002, and 8.0 million individuals as of December 31, 2001.

Uniprise earnings from operations grew by \$135 million, or 36%, over 2001 on a reported basis, and by \$107 million, or 27%, over 2001 on a FAS No. 142 comparable reporting basis. Operating margin improved to 18.8% in 2002 from 15.2% on a reported basis and from 16.3% on a FAS No. 142 comparable reporting basis in 2001. Uniprise has expanded its operating margin through operating cost efficiencies derived from process improvements, technology deployment and cost management initiatives, primarily in the form of reduced labor and occupancy costs supporting its transaction processing and customer service, billing and enrollment functions. Additionally, Uniprise's infrastructure can be scaled efficiently, allowing its business to grow revenues at a proportionately higher rate than the associated growth in operating expenses.

Specialized Care Services

Specialized Care Services is a portfolio of health and well-being businesses, each serving a specialized market need with a unique blend of benefits, networks, services and resources. Specialized Care Services had revenues of \$1.5 billion in 2002, an increase of \$255 million, or 20%, over 2001. This increase was principally driven by \$140 million of revenue growth from Spectera, its vision care benefits business acquired in October 2001, and an increase in the number of individuals served by United Behavioral Health, its mental health benefits business, and Dental Benefit Providers, its dental services business.

Earnings from operations reached \$286 million in 2002, an increase over 2001 of \$72 million, or 34%, on a reported basis and \$66 million, or 30%, on a FAS No. 142 comparable reporting basis. Specialized Care Services' operating margin increased to 19.0% in 2002, up from 17.1% on a reported basis and from 17.5% on a FAS No. 142 comparable reporting basis in 2001. This increase was driven by operational and productivity improvements, partially offset by a shifting business mix toward higher revenue, lower margin products. With the continuing growth of this segment, we have begun consolidating production and service operations to a segment-wide service and production infrastructure to improve service quality and consistency and enhance productivity and efficiency.

Ingenix

Ingenix is an international leader in the field of health care data analysis and application, serving pharmaceutical companies, health insurers and other payers, health care providers, large employers and governments. Revenues were \$491 million in 2002, an increase of \$44 million, or 10%, over 2001. This was the result of strong new business growth in the health information business and revenues from acquired businesses, partially offset by reduced revenues in the pharmaceutical services business.

Earnings from operations were \$55 million, up \$7 million, or 15%, over 2001 on a reported basis, and down \$14 million, or 20%, from 2001 on a FAS No. 142 comparable reporting basis. Operating margin was 11.2% in 2002, up from 10.7% in 2001 on a reported basis, and down from 15.4% on a FAS No. 142 comparable reporting basis. The reduction in earnings from operations and operating margin on a FAS No. 142 comparable reporting basis was due to cancellations and delays of certain clinical research trials by pharmaceutical clients, which have been affected by weak industry-specific conditions. This reduction was partially offset by strong business growth and slightly expanding margins in the health information business.

Сотротаве

Corporate includes costs for certain company-wide process improvement initiatives, net expenses from charitable contributions to the United Health Foundation and eliminations of intersegment transactions. The decrease in corporate expenses of \$14 million from 2001 to 2002 reflects the completion during 2001 of certain company-wide process improvement initiatives.

2001 RESULTS COMPARED TO 2000 RESULTS

CONSOLIDATED FINANCIAL RESULTS

Renenzie

Consolidated revenues increased by 11% in 2001 to \$23.5 billion. Strong and balanced growth across all business segments was partially offset by the impact of planned exits in 2000 from UnitedHealthcare's commercial businesses in the Pacific Coast region, the withdrawal of its Medicare+Choice product offering from targeted counties and the closure of Uniprise's Medicare fiscal intermediary operations. Following is a discussion of 2001 consolidated revenue trends for each revenue component.

Premium Revenues Consolidated premium revenues in 2001 totaled \$20.7 billion, an increase of \$1.8 billion, or 9%, compared with 2000. This increase was primarily driven by average net premium rate increases in excess of 13% on UnitedHealthcare's renewing commercial risk-based business, partially offset by the impact of business and market exits.

Service Revenues Service revenues in 2001 totaled \$2.5 billion, an increase of \$526 million, or 27%, over 2000. The overall increase in service revenues was primarily the result of 20% growth in Uniprise's customer base, growth in UnitedHealthcare's fee-based business, and establishment of the Ovations Pharmacy Services business in June 2001.

Investment and Other Income Investment and other income in 2001 totaled \$281 million, an increase of \$49 million over 2000. Lower interest yields on investments in 2001 compared with 2000 were substantially offset by the impact of increased levels of cash and fixed-income investments in 2001. Net realized capital gains in 2001 were \$11 million, compared to net realized capital losses of \$34 million in 2000.

Medical Costs

The consolidated medical care ratio decreased from 85.4% in 2000 to 85.3% in 2001. Excluding the AARP business, the medical care ratio was 83.9% in both 2000 and 2001, as net premium rate increases were generally well matched with increases in medical benefit costs.

On an absolute dollar basis, medical costs increased \$1.5 billion, or 9%, over 2000. The increase was driven by medical cost inflation, increased health care consumption patterns, benefit changes and product mix changes.

Operating Costs

The operating cost ratio was 17.0% in 2001, compared with 16.7% in 2000. Changes in productivity and revenue mix affect the operating cost ratio. For many of our faster-growing businesses, most direct costs of revenue are included in operating costs, not medical costs. Using a revenue mix comparable to 2000, the 2001 operating cost ratio would have decreased by approximately 70 basis points. This decrease was principally driven by operating cost efficiencies derived from process improvements, technology deployment and cost management initiatives, primarily in the form of reduced labor and occupancy costs supporting our transaction processing and customer service, billing and enrollment functions. Additionally, because our infrastructure can be scaled efficiently, we have been able to grow revenues at a proportionately higher rate than associated expenses.

On an absolute dollar basis, operating costs increased by \$459 million, or 13%, over 2000. This increase reflected additional costs to support product and technology development initiatives, general operating cost inflation and the 10% increase in individuals served by Health Care Services and Uniprise in 2001. These increases were partially offset by productivity and technology improvements discussed above.

Depreciation and Amortization

Depreciation and amortization was \$265 million in 2001 and \$247 million in 2000. This increase resulted primarily from higher levels of capital expenditures to support business growth and technology enhancements, as well as the amortization of goodwill and other intangible assets related to acquisitions.

Income Taxes

The 2000 income tax provision includes nonrecurring tax benefits primarily related to the contribution of UnitedHealth Capital investments to the United Health Foundation. Excluding nonrecurring tax benefits, our effective income tax rate was 38.0% in 2001 and 37.5% in 2000.

BUSINESS SEGMENTS

The following summarizes the operating results of our business segments for the years ended December 31 (in millions):

REVENUES	2001	2000	Percent Change
Health Care Services Uniprise Specialized Care Services Ingenix Corporate and Eliminations	\$ 20,494 2,462 1,254 447 (1,203)	\$ 18,696 2,140 974 375 (1,063)	10% 15% 29% 19% nm
Consolidated Revenues	\$ 23,454	\$ 21,122	11%

EARNINGS FROM OPERATIONS	2001	2000	Percent Change
Health Care Services Uniprise Specialized Care Services	\$ 944	\$ 739	28%
	374	289	29%
	214	174	23%
	48	32	50%
Total Operating Segments Corporate	1,580	1,234	28%
	(14)	(34)	nm
Consolidated Earnings From Operations	\$ 1,566	\$ 1,200	31%

nm - not meaningful

Health Care Services

The Health Care Services segment posted revenues of \$20.5 billion in 2001, an increase of \$1.8 billion, or 10%, over 2000. This increase resulted from average net premium rate increases in excess of 13% on UnitedHealthcare's renewing commercial risk-based business, partially offset by the impact of UnitedHealthcare's targeted exits in 2000 from its commercial businesses in the Pacific Coast region and the withdrawal of its Medicare+Choice product offering from certain counties.

Health Care Services had earnings from operations of \$944 million in 2001, an increase of \$205 million, or 28%, over 2000. This increase resulted from revenue growth and stable gross margins on UnitedHealthcare's commercial business and operating cost efficiencies from process improvement, technology deployment and cost management initiatives. Health Care Services' operating margin increased to 4.6% in 2001 from 4.0% in 2000, driven by the productivity improvements described above and a shift in product mix from risk-based products to higher-margin, fee-based products.

UnitedHealthcare's commercial medical care ratio remained flat compared with 2000 at 84.1%, as net premium rate increases were generally well matched with increases in overall medical benefit costs.

The number of individuals served by UnitedHealthcare commercial products increased by 135,000, or 2%, during 2001. This included an increase of 380,000 in the number of individuals served with fee-based products as a result of customers converting from risk-based products and new customer relationships established in 2001. This increase was partially offset by a 245,000 decrease in individuals served by risk-based products, driven by customers converting to self-funded, fee-based arrangements and UnitedHealthcare's targeted withdrawal of its risk-based product offerings from unprofitable arrangements with customers using multiple health benefit carriers.

UnitedHealthcare's year-over-year Medicare enrollment decreased by 15% in 2001 because of targeted market withdrawals and benefit design changes in response to insufficient Medicare program reimbursement rates.

The following table summarizes individuals served, by major market segment and funding arrangement, as of December 31:

(in thousands)	2001	2000
Commercial Risk-Based	5,250	5,495
Fee-Based	2,305	1,925
Total Commercial	7,555	7,420
Medicare Medicaid	345 640	405 550
Total Government Programs	985	955
Total	8,540	8,375

¹ Excludes individuals served by Ovations' Medicare supplement products provided to AARP members.

Uniprise

Uniprise revenues were \$2.5 billion in 2001, up \$322 million, or 15%, over 2000. This increase was driven primarily by continued growth in Uniprise's customer base, which had a 20% increase in the number of individuals served. Uniprise served 8.0 million individuals as of December 31, 2001, and 6.7 million individuals as of December 31, 2001, and 6.7 million individuals as of December 31, 2000. Uniprise's earnings from operations grew by \$85 million, or 29%, over 2000 as a result of the increased revenues. The operating margin improved to 15.2% in 2001 from 13.5% in 2000. As revenues have increased, Uniprise has expanded its operating margin by improving productivity through process improvement initiatives and deployment of technology. Additionally, Uniprise's infrastructure can be scaled efficiently, allowing its business to grow revenues at a proportionately higher rate than the associated growth in operating expenses.

Specialized Care Services

Specialized Care Services had revenues of \$1.3 billion in 2001, an increase of \$280 million, or 29%, over 2000. This increase was driven primarily by an increase in the number of individuals served by United Behavioral Health, and an increase in specialized services purchased by customers of Uniprise and UnitedHealthcare. Earnings from operations reached \$214 million in 2001, an increase of 23% over 2000. Specialized Care Services' operating margin decreased from 17.9% in 2000 to 17.1% in 2001. The decrease in operating margin was the result of a shifting product mix, with a larger percentage of revenues coming from businesses with higher revenues per individual served and lower percentage operating margins.

Ingenia

Revenues were \$447 million in 2001, an increase of \$72 million, or 19%, over 2000. This increase reflected growth in both the health information and pharmaceutical services businesses. Earnings from operations were \$48 million, up 50% over 2000. Operating margin increased to 10.7% in 2001 from 8.5% in 2000, principally as a result of revenue growth and improved productivity.

Corporate

The decrease of \$20 million in 2001 corporate expenses reflected lower company-wide process improvement expenses in 2001 compared to 2000, as certain process improvement initiatives were completed in 2001.

FINANCIAL CONDITION AND LIQUIDITY AT DECEMBER 31, 2002

LIQUIDITY

We manage our cash, investments and capital structure so we are able to meet the short- and long-term obligations of our business while maintaining financial flexibility and liquidity. We forecast, analyze and monitor our cash flows to enable prudent investment and financing within the confines of our financial strategy, such as our self-imposed limit of 30% on our debt-to-total-capital ratio (calculated as the sum of commercial paper and debt divided by the sum of commercial paper, debt and shareholders' equity).

A majority of the assets held by our regulated subsidiaries are in the form of cash, cash equivalents and investments. After considering expected cash flows from operating activities, we generally invest monies of regulated subsidiaries that exceed our near-term obligations in longer term, investment grade marketable debt securities, to improve our overall investment return. Factors we consider in making these investment decisions include our board of directors' approved investment policy, regulatory limitations, return objectives, tax implications, risk tolerance and maturity dates. Our long-term investments are also available for sale to meet short-term liquidity and other needs. Monies in excess of the capital needs of our regulated entities are paid to their non-regulated parent companies, typically in the form of dividends, for general corporate use, when and as permitted by applicable regulations.

Our non-regulated businesses also generate significant cash from operations. Also, we issue long-term debt and commercial paper with staggered maturity dates and have available credit facilities. These additional sources of liquidity allow us to maintain further operating and financial flexibility. Because of this flexibility, we typically maintain low cash and investment balances in our non-regulated companies. Cash in these entities is generally used to reinvest in our businesses in the form of capital expenditures, to expand the depth and breadth of our services through business acquisitions, and to repurchase shares of our common stock, depending on market conditions.

Cash generated from operating activities, our primary source of liquidity, is principally from net earnings, excluding depreciation and amortization. As a result, any future decline in our profitability may have a negative impact on our liquidity. The availability of financing in the form of debt or equity is influenced by many factors, including our profitability, operating cash flows, debt levels, debt ratings, contractual restrictions, regulatory requirements and market conditions. We believe that our strategies and actions toward maintaining financial flexibility mitigate much of this risk.

CASH AND INVESTMENTS

During 2002, we generated cash from operations of more than \$2.4 billion, an increase of \$579 million, or \$1%, over 2001. The increase in operating cash flows primarily resulted from an increase of \$429 million in net earnings excluding depreciation and amortization expense.

We maintained a strong financial condition and liquidity position, with cash and investments of \$6.3 billion at December 31, 2002. Total cash and investments increased by \$631 million since December 31, 2003, primarily resulting from strong cash flows from operations and acquisitions requiring maintenance of incremental regulated capital, partially offset by common stock repurchases, capital expenditures and business acquisitions.

As further described under "Regulatory Capital and Dividend Restrictions," many of our subsidiaries are subject to various government regulations that restrict the timing and amount of dividends and other distributions that may be paid to their parent companies. At December 31, 2002, approximately \$280 million of our \$6.3 billion of cash and investments was held by non-regulated subsidiaries. Of this amount, approximately \$130 million was available for general corporate use, including acquisitions and share repurchases. The remaining \$150 million consists primarily of public and non-public equity securities held by UnitedHealth Capital, our investment capital business.

FINANCING AND INVESTING ACTIVITIES

We use commercial paper and debt to maintain adequate operating and financial flexibility. As of December 31, 2002 and 2001, we had commercial paper and debt outstanding of \$1.8 billion and \$1.6 billion, respectively. Our debt-to-total-capital ratio was 28.5% and 28.9% as of December 31, 2002 and 2001, respectively. We expect to maintain our debt-to-total-capital ratio between 25% and 30%. Within this range, we believe our cost of capital and return on shareholders' equity are optimized, while maintaining a prudent level of leverage and liquidity.

In January 2002, we issued \$400 million of 5.2% fixed-rate notes due January 2007. We used proceeds from this borrowing to repay commercial paper and for general corporate purposes, including working capital, capital expenditures, business acquisitions and share repurchases. When we issued these notes, we entered into short-term LIBOR-based (London Interbank Offered Rate) variable interest rate swap agreements for \$200 million of the above notes. At December 31, 2002, the rate used to accrue interest expense on these swaps was approximately 1.4%.

As of December 31, 2002, we had outstanding commercial paper of \$461 million and current maturities of long-term debt of \$350 million. We intend to issue new term debt or commercial paper during 2003, as necessary, to finance the repayment of these obligations. As noted below, we believe that we have sufficient flexibility to obtain additional financing in the public or private markets.

We have credit arrangements for \$900 million that support our commercial paper program. These credit arrangements include a \$450 million revolving facility that expires in July 2005, and a \$450 million, 364-day facility that expires in July 2003. We also have the capacity to issue approximately \$200 million of extendible commercial notes (ECNs). As of December 31, 2002 and 2001, we had no amounts outstanding under our credit facilities or ECNs.

Our debt arrangements and credit facilities contain various covenants, the most restrictive of which require us to maintain a debt-to-total-capital ratio below 45% and to exceed specified minimum interest coverage levels. We are in compliance with the requirements of all debt covenants.

Our senior debt is rated "A" by Standard & Poor's (S&P) and Fitch, and "A3" by Moody's. Our commercial paper and ECN programs are rated "A-1" by S&P, "F-1" by Fitch, and "P-2" by Moody's. Consistent with our intention of maintaining our senior debt ratings in the "A" range, we intend to maintain our debt-to-total-capital ratio at 30% or less. A significant downgrade in our debt and commercial paper ratings would likely adversely affect our borrowing capacity and costs.

The remaining issuing capacity of all securities covered by our \$-3 shelf registration statement (for common stock, preferred stock, debt securities and other securities) is \$450 million. We may publicly offer such securities from time to time at prices and terms to be determined at the time of offering. We also have an \$-4 acquisition shelf registration statement under which we have remaining issuing capacity of approximately 5.6 million shares of our common stock in connection with acquisition activities.

During 2002 and 2001, we invested \$419 million and \$425 million, respectively, in property, equipment, capitalized software and information technology hardware. These investments were made to support business growth, operational and cost efficiencies, service improvements and technology enhancements.

Effective September 30, 2002, we acquired AmeriChoice Corporation (AmeriChoice), a leading organization engaged in facilitating health care benefits and services for Medicaid beneficiaries in the states of New York, New Jersey and Pennsylvania. We are integrating our existing Medicaid business with AmeriChoice, creating efficiencies from the consolidation of health care provider networks, technology platforms and operations. We issued 5.3 million shares of our common stock with a fair value of approximately \$480 million in exchange for 93.5% of the outstanding AmeriChoice common stock. We issued vested stock options with a fair value of approximately \$15 million in exchange for outstanding stock options held by AmeriChoice employees, and we paid cash of approximately \$82 million, mainly to pay off existing AmeriChoice debt. We will acquire the remaining minority interest after five years at a value based on a multiple of the earnings of the combined Medicaid business. We have the option to acquire the minority interest at an earlier date if specific events occur, such as the termination or resignation of key AmeriChoice employees.

Under our board of directors' authorization, we maintain a common stock repurchase program. Repurchases may be made from time to time at prevailing prices, subject to certain restrictions on volume, pricing and timing. During 2002, we repurchased 22.3 million shares at an aggregate cost of approximately \$1.8 billion. As of December 31, 2002, we had board of directors' authorization to purchase up to an additional 16.5 million shares of our common stock.

As a limited part of our share repurchase activities, we had entered into purchase agreements with an independent third party to purchase shares of our common stock at various times and prices. In May 2002, the share purchase agreements were terminated, and we elected to receive shares of our common stock from the third party as settlement consideration. The favorable settlement amount was not material and was recorded through additional paid-in capital. We currently have no outstanding purchase agreements with respect to our common stock.

On February 11, 2003, the board of directors approved an annual dividend for 2003 of \$0.03 per share. The dividend will be paid on April 17, 2003, to shareholders of record at the close of business on April 1, 2003.

CONTRACTUAL OBLIGATIONS AND COMMITMENTS

The following table summarizes future obligations due by period as of December 31, 2002, under our debt agreements, least obligations and other commercial commitments (in millions):

	20	Ю3	2004 to 2005	2006 to 2007	Thereafter	Total
Debt and Commercial Paper ¹	\$ 8	13	\$ 550	\$ 400	\$ -	\$ 1,761
Operating Leases	7 -	09	179	142	190	620
Unconditional Purchase Obligations'		40	44	17	-	101
Total Contractual Obligations	<u>\$</u> 9	60	\$ 773	\$ 559	\$ 190	\$ 2,4 82
TOTAL COMMERCIAL COMMERCION	_ · · ·					

¹ Debt payments could be accelerated upon violation of debt covenants. We believe the likelihood of a debt covenant violation is remote.

Currently, we do not have any other material definitive commitments that require cash resources; however, we continually evaluate opportunities to expand our operations. This includes internal development of new products, programs and technology applications and may include acquisitions.

AARP

In January 1998, we initiated a 10-year contract to provide insurance products and services to members of AARP. Under the terms of the contract, we are compensated for transaction processing and other services as well as for assuming underwriting risk. We are also engaged in product development activities to complement the insurance offerings under this program. Premium revenues from our portion of the AARP insurance offerings were approximately \$3.7 billion in 2002, \$3.6 billion in 2001 and \$3.5 billion in 2000.

The underwriting gains or losses related to the AARP business are recorded as an increase or decrease to a rate stabilization fund (RSF), which is reported in Other Policy Liabilities in the accompanying Consolidated Balance Sheets. The company is at risk for underwriting losses to the extent cumulative net losses exceed the balance in the RSF. We may recover RSF deficits, if any, from gains in future contract periods. To date, we have not been required to fund any underwriting deficits. We believe the RSF balance is sufficient to cover potential future underwriting or other risks associated with the contract.

The effects of changes in balance sheet amounts associated with the AARP program accrue to AARP policyholders through the RSF balance. Accordingly, we do not include the effect of such changes in our Consolidated Statements of Cash Flows.

² Amounts represent minimum purchase commitments under existing service agreements.

REGULATORY CAPITAL AND DIVIDEND RESTRICTIONS

We conduct a significant portion of our operations through companies that are subject to standards established by the National Association of Insurance Commissioners (NAIC). These standards, among other things, require these subsidiaries to maintain specified levels of statutory capital, as defined by each state, and restrict the timing and amount of dividends and other distributions that may be paid to their parent companies. Generally, the amount of dividend distributions that may be paid by a regulated subsidiary, without prior approval by state regulatory authorities, is limited based on the entity's level of statutory net income and statutory capital and surplus. The agencies that assess our creditworthiness also consider capital adequacy levels when establishing our debt ratings. Consistent with our intent to maintain our senior debt ratings in the "A" range, we maintain an aggregate statutory capital level for our regulated subsidiaries that is significantly higher than the minimum level regulators require. As of December 31, 2002, our regulated subsidiaries had aggregate statutory capital of approximately \$2.5 billion, which is significantly more than the aggregate minimum regulatory requirements.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Critical accounting policies are those policies that require management to make the most challenging, subjective or complex judgments, often because they must estimate the effects of matters that are inherently uncertain and may change in subsequent periods. Critical accounting policies involve judgments and uncertainties that are sufficiently sensitive to result in materially different results under different assumptions and conditions. We believe our most critical accounting policies are those described below. For a detailed discussion of these and other accounting policies, see Note 2 to the Consolidated Financial Statements.

REVENUES

Revenues are principally derived from health care insurance premiums. We recognize premium revenues in the period eligible individuals are entitled to receive health care services. Customers are typically billed monthly at a contracted rate per eligible person multiplied by the total number of people eligible to receive services, as recorded in our records. Employer groups generally provide us with changes to their eligible population one month in arrears. Each billing includes an adjustment for prior month changes in eligibility status that were not reflected in our previous billing. We estimate and adjust the current period's revenues and accounts receivable accordingly. Our estimates are based on historical trends, premiums billed, the level of contract renewal activity and other relevant information. We also estimate the amount of uncollectible receivables each period and record valuation allowances based on historical collection rates, the age of unpaid amounts, and information about the creditworthiness of the customers. We revise estimates of revenue adjustments and uncollectible accounts receivable each period, and record changes in the period they become known.

MEDICAL COSTS

A substantial portion of our medical costs payable is based on estimates, which include estimates for the costs of health care services eligible individuals have received under risk-based arrangements but for which claims have not yet been submitted, and estimates for the costs of claims we have received but have not yet processed. We develop medical costs payable estimates using consistently applied actuarial methods based on historical claim submission and payment data, cost trends, utilization of health care services, contracted service rates, customer and product mix, and other relevant factors.

Over time, as actual claim costs and more current information become available, our estimated liability for medical costs payable develops either favorably, with revised payable estimates less than originally reported medical costs payable, or unfavorably, with revised payable estimates more than originally reported medical costs payable. We include the impacts of changes in estimates in the operating results of the period in which we identify the changes.

Each period, our operating results include the effects of revisions in estimates related to all prior periods, based on actual claims processed and paid. Changes in estimates may relate to the prior fiscal year or to prior quarterly reporting periods within the same fiscal year. Changes in estimates for prior quarterly reporting periods within the same fiscal year have no impact on total medical costs reported for that fiscal year. In contrast, changes in medical costs payable estimates for prior fiscal years that are identified in the current year affect total medical costs reported for the current fiscal year.

Our medical costs payable estimates as of December 31, 2001, 2000 and 1999 each developed favorably in the subsequent fiscal year by approximately \$70 million, \$30 million and \$15 million, respectively, representing earnings from operations of 3.2% in 2002, 1.9% in 2001 and 1.3% in 2000. Favorable development of prior year medical costs payable estimates represented 0.5%, 0.2%, and 0.1% of medical costs in 2002, 2001 and 2000, respectively, and 2.7%, 1.2%, and 0.7% of medical costs payable as of December 31, 2001, 2000, and 1999, respectively. Management does not believe the changes in medical costs payable estimates described above were significant in relation to earnings from operations, medical costs or medical costs payable. Amounts related to the AARP business were excluded from these calculations since the underwriting gains and losses associated with this business are recorded as an increase or decrease to a rate stabilization fund. For additional information regarding the components of the change in medical costs payable for the years ended December 31, 2002, 2001 and 2000, see Note 7 of the consolidated financial statements.

Our estimate of inedical costs payable represents management's best estimate of the company's liability for unpaid medical costs as of December 31, 2002, developed using consistently applied actuarial methods. Management believes the amount of medical costs payable is reasonable and adequate to cover the company's liability for unpaid claims as of December 31, 2002; however, actual claim payments may differ from established estimates. Assuming a hypothetical 1% difference between our December 31, 2002 estimates of medical costs payable and actual costs payable, excluding the AARP business, 2002 earnings from operations would increase or decrease by approximately \$28 million and basic and diluted net earnings per common share would increase or decrease by approximately \$0.06 per share.

INVESTMENTS

As of December 31, 2002, we had approximately \$5.2 billion of investments, primarily held in marketable debt securities. Our investments are principally classified as available for sale and are recorded at fair value. We exclude unrealized investment gains and losses from earnings and report them together as a separate component in shareholders' equity. We continually monitor the difference between the cost and fair value of our investments. If any of our investments experience a decline in fair value that is determined to be other than temporary, based on analysis of relevant factors, we record a realized loss in our Consolidated Statement of Operations. Management judgment is involved in evaluating whether a decline in an investment's fair value is other than temporary. New information and the passage of time can change these judgments. We revise impairment judgments when new information becomes known, and record any resulting impairment charges at that time. We manage our investment portfolio to limit our exposure to any one issuer or industry, and largely limit our investments to U.S. Government and Agency securities, state and municipal securities, and corporate debt obligations that are investment grade.

LONG-LIVED ASSETS

As of December 31, 2002 and 2001, we had long-lived assets, including goodwill, other intangible assets, and property, equipment and capitalized software, of \$4.4 billion and \$3.6 billion, respectively. We review these assets for events and changes in circumstances that would indicate we might not recover their carrying value. In assessing the recoverability of our long-lived assets, we must make assumptions regarding estimated future utility and cash flows and other internal and external factors to determine the fair value of the respective assets. If these estimates or their related assumptions change in the future, we may be required to record impairment charges for these assets.

CONTINGENT LIABILITIES

Because of the nature of our businesses, we are routinely involved in various disputes, legal proceedings and governmental audits and investigations. We record liabilities for our estimates of the probable costs resulting from these matters. Our estimates are developed in consultation with outside legal counsel and are based upon an analysis of potential results, assuming a combination of litigation and settlement strategies and considering our insurance coverages, if any, for such matters. We do not believe any matters currently threatened or pending will have a material adverse effect on our consolidated financial position or results of operations. It is possible, however, that future results of operations for any particular quarterly or annual period could be materially affected by changes in our estimates or assumptions.

INFLATION

The current national health care cost inflation rate significantly exceeds the general inflation rate. We use various strategies to lessen the effects of health care cost inflation. This includes setting commercial premiums based on anticipated health care costs and coordinating care with physicians and other health care providers. Through contracts with physicians and other health care providers, we emphasize preventive health care, appropriate use of health care services consistent with clinical performance standards, education and closing gaps in care.

We believe our strategies to mitigate the impact of health care cost inflation on our operating results have been and will continue to be successful. However, other factors including competitive pressures, new health care and pharmaceutical product introductions, demands from physicians and other health care providers and consumers, major epidemics, and applicable regulations may affect our ability to control the impact of health care cost inflation. Because of the narrow operating margins of our risk-based products, changes in medical cost trends that were not anticipated in establishing premium rates can create significant changes in our financial results.

LEGAL MATTERS

Because of the nature of our businesses, we are routinely party to a variety of legal actions related to the design, management and offerings of our services. We record liabilities for our estimates of probable costs resulting from these matters. These matters include, but are not limited to: claims relating to health care benefits coverage; medical malpractice actions; contract disputes; and claims related to disclosure of certain business practices. Following the events of September 11, 2001, the cost of business insurance coverage increased significantly. As a result, we have increased the amount of risk that we self-insure, particularly with respect to routine matters incidental to our business.

In 1999, a number of class action lawsuits were filed against us and virtually all major entities in the health benefits business. The suits are purported class actions on behalf of certain customers and physicians for alleged breaches of federal statutes, including the Employee Retirement Income Security Act of 1974, as amended (ERISA), and the Racketeer Influenced Corrupt Organization Act (RICO).

Although the results of pending litigation are always uncertain, we do not believe the results of any such actions, currently threatened or pending, including those described above, will, individually or in aggregate, have a material adverse effect on our consolidated financial position or results of operations.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk represents the risk of changes in value of a financial instrument caused by changes in interest rates and equity prices.

Approximately \$6.2 billion of our cash and investments at December 31, 2002 was invested in fixed income securities. We manage our investment portfolio within risk parameters approved by our board of directors; however, our fixed income securities are subject to the effects of market fluctuations in interest rates. Assuming a hypothetical and immediate 1% increase or decrease in interest rates applicable to our fixed income portfolio at December 31, 2002, the fair value of our fixed income investments would decrease or increase by approximately \$205 million.

At December 31, 2002, our UnitedHealth Capital business had approximately \$150 million of equity investments primarily in various public and non-public companies concentrated in the areas of health care delivery and related information technologies. Market conditions that affect the value of health care or technology stocks will likewise impact the value of our equity portfolio.

CONCENTRATIONS OF CREDIT RISK

Investments in financial instruments such as marketable securities and accounts receivable may subject UnitedHealth Group to concentrations of credit risk. Our investments in marketable securities are managed under an investment policy authorized by our board of directors. This policy limits the amounts that may be invested in any one issuer and generally limits our investments to U.S. Government and Agency securities, state and municipal securities and corporate debt obligations that are investment grade. Concentrations of credit risk with respect to accounts receivable are limited due to the large number of employer groups that constitute our customer base. As of December 31, 2002, there were no significant concentrations of credit risk.

CAUTIONARY STATEMENT REGARDING "FORWARD-LOCKING" STATEMENTS

The statements contained in Results of Operations and other sections of this annual report to shareholders include forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 (PSLRA). When used in this report, the words and phrases "believes," "anticipates," "intends," "will likely result," "estimates," "projects" and similar expressions are intended to identify such forward-looking statements. Any of these forward-looking statements involve risks and uncertainties that may cause the company's actual results to differ materially from the results discussed in the forward-looking statements. Statements that are not strictly historical are "forward-looking" and known and unknown risks may cause actual results and corporate developments to differ materially from those expected. Except to the extent otherwise required by federal securities laws, we do not undertake to address or update each statement in future fillings or communications regarding our business or results, and do not undertake to address how any of these factors may have caused results to differ from discussions or information contained in previous fillings or communications. In addition, any of the matters discussed in this annual report may have affected our past as well as current forward-looking statements about future results. Any or all forward-looking statements in this report and in any other public statements we make may turn out to be inaccurate or false. They can be affected by inaccurate assumptions we might make or by known or unknown risks and uncertainties.

Many factors discussed below will be important in determining future results. Consequently, no forward-looking statement can be guaranteed. Actual future results may vary materially from those expressed in our prior communications. Factors that could cause results and developments to differ materially from expectations include, without limitation, (a) increases in medical costs that are higher than we anticipated in establishing our premium rates, including increased consumption of or costs of medical services; (b) increases in costs associated with increased litigation, legislative activity and government regulation and review of our industry, including costs associated with compliance with proposed legislation related to the Patients' Bill of Rights, e-commerce activities and consumer privacy issues; (c) heightened competition as a result of new entrants into our market, mergers and acquisitions of health care companies and suppliers, and expansion of physician or practice management companies; (d) failure to maintain effective and efficient information systems, which could result in the loss of existing customers, difficulties in attracting new customers, difficulties in determining medical costs estimates and establishing appropriate pricing, customer and physician and health care provider disputes, regulatory violations, increases in operating costs or other adverse consequences; (e) events that may negatively affect our contract with AARP, including any failure on our part to service AARP customers in an effective manner and any adverse events that directly affect AARP or its business partners; (f) medical cost increases or benefit changes associated with our remaining Medicare+Choice operations; (g) significant deterioration in customer retention; (h) violations of debt covenants or a significant downgrade in our debt ratings; (i) our ability to execute contracts on favorable terms with physicians, hospitals and other service providers, and (j) significant deterioration in economic conditions, including the effects of acts of terrorism, particularly bioterrorism, or major epidemics. A further list and description of these risks, uncertainties and other matters can be found in our annual report on Form 10-K for the year ended December 31, 2002, and in our periodic reports on Forms 10-Q and 8-K.

CONSOLIDATED STATEMENTS OF OPERATIONS

	For	the Year F	nded December 31,						
(in millions, except per share data)	2002		2001		2000				
REVENUES					• • • •				
Premiums	\$ 21,906	•	,683		8,926				
Services	2,894	2	2,490		1,964				
Investment and Other Income	220		281		232				
Total Revenues	25,020	23	3,454	2	1,122				
MEDICAL AND OPERATING COSTS									
Medical Costs	18,192	1.	7,644		6,155				
Operating Costs	4,387	;	3,979		3,520				
Depreciation and Amortization	25 <u>5</u>	_	265		247				
Total Medical and Operating Costs	22,834	2	1,888	1	9,922				
EARNINGS FROM OPERATIONS	2,186		1,566		1,200				
Gain on Disposition of UnitedHealth Capital Investments	-		_		27				
Interest Expense	(90)		(94)		(72)				
EARNINGS BEFORE INCOME TAXES	2,096		1,472		1,155				
Provision for Income Taxes	(744)		(559)		(419)				
NET EARNINGS	\$ 1,352	\$	913	\$	736				
BASIC NET EARNINGS PER COMMON SHARE	\$ 4.46	. \$	2.92	\$_	2.27				
DILUTED NET EARNINGS PER COMMON SHARE	\$ 4.25	\$	2.79	\$	2.19				
BASIC WEIGHTED-AVERAGE NUMBER OF COMMON SHARES			0.16.4		0040				
OUTSTANDING	303.4		312.4		324.2				
DILUTIVE EFFECT OF OUTSTANDING STOCK OPTIONS	14.7		J4.4		12.3				
WEIGHTED-AVERAGE NUMBER OF COMMON SHARES OUTSTANDING					200 5				
ASSUMING DILUTION	318.1		326.8		336.5				

See notes to consolidated financial statements.

CONSOLIDATED BALANCE SHEETS

	As of December 31, 2002			
(in millions, except share and per share data)	 2002		2001	
ASSETS				
Current Assets				
Cash and Cash Equivalents	\$ 1,130	\$	1,540	
Short-Term Investments	701		270	
Accounts Receivable, net of allowances of \$132 and \$127	835		856	
Assets Under Management	2,069		1,903	
Deferred Income Taxes	389		316	
Other Current Assets	50		61	
Total Current Assets	5,174		4,946	
Long-Term Investments	4,498		3,888	
Property, Equipment and Capitalized Software, net of accumulated				
depreciation and amortization of \$456 and \$314	955		847	
Goodwill	3,363		2,723	
Other Intangible Assets, net of accumulated amortization of \$31 and \$23	122		27	
Other Assets	52		55	
TOTAL ASSETS	\$ 14,164	\$	12,486	
Current Liabilities Medical Costs Payable Accounts Payable and Accrued Liabilities Other Policy Liabilities	\$ 3,741 1,459 1,781	\$	3,460 1,209 1,595 684	
Commercial Paper and Current Maturities of Long-Term Debt	811			
Unearned Premiums	 587		549	
Total Current Liabilities	8,379		7,491	
Long-Term Debt, less current maturities	950		900	
Deferred Income Taxes and Other Liabilities	407		204	
Commitments and Contingencies (Note 12)	 			
Shareholders' Equity				
Common Stock, \$0.01 par value - 1,590,000,000 shares authorized;				
299,458,000 and 308,626,000 shares outstanding	3		4	
Additional Paid-In Capital	173		39	
Retained Earnings	4,104		3,803	
Accumulated Other Comprehensive Income:				
Net Unrealized Gains on Investments, net of tax effects	148		4	
TOTAL SHAREHOLDERS' EQUITY	 4,428		3,89	
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 14,164	\$	12,48	

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

		non Stoc	_	P	fitional aid-to	Retained	Net Unve Gains	оп	fotal Shareholders'	
(in millions)	Shares	Arti	ount	С	apital	Евтиодъ	Investm	ents	Equity	Income.
BALANCE AT DECEMBER 31, 1999	335	\$	3	\$	250	\$ 3,445	\$ I	65	\$ 3,863	
Issuances of Common Stock.										
and related tax benefits	13		_		349	_		_	349	
Common Stock Repurchases	(31)		_		(599)	(581)			(1,180)	
Comprehensive Income	• •									
Net Earnings	_		-		-	736			736	\$ 736
Other Comprehensive Income Adjustments										
Change in Net Unrealized Gains										
on Investments, net of tax effects	_		_		_	_	(75)	(75)	(75)
Comprehensive Income										\$ 661
Common Stock Dividend			_			(5)		_	(5)	
BALANCE AT DECEMBER 31, 2000	317		3		-	3,595		90	3,688	
Issuances of Common Stock,										
and related tax benefits	11		-		474			_	474	
Common Stock Repurchases	(19)		-		(435)	(694)			(1,129)	
Comprehensive Income										
Net Earnings	-		-		-	913		-	913	\$ 913
Other Comprehensive Income Adjustments										
Change in Net Unrealized Gains										
on Investments, net of tax effects	_		-		-	-	((46)	(46)	(46)
Comprehensive Income										\$ 867
Common Stock Dividend					-			-	(9)	
BALANCE AT DECEMBER 31, 2001	309		3		39	3,805		44	3,891	
Issuances of Common Stock,			_			.,			•	
and related tax benefits	12		_		905	_		_	905	
Common Stock Repurchases	(22)				(771)	(1,044)		_	(1,815)	
Comprehensive Income	(~~,				(/	(-,,			, , ,	
Net Earnings	_		_		_	1,352		_	1,352	\$1,352
Other Comprehensive Income Adjustments						.,				
Change in Net Unrealized Gains										
on Investments, net of tax effects	_		_		_	_	1	104	104	104
Comprehensive Income							·			\$ 1,456
Common Stock Dividend	_		_		_	(9)			(9)	
BALANCE AT DECEMBER 31, 2002	299	\$	3	\$	173	\$4,104	\$:	148	\$4,428	

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

		For the Year Ended December 31,					
(in millions)		2002		2001	<u>-</u>	2000	
OPERATING ACTIVITIES	æ	1 959	\$	913	\$	736	
Net Earnings	\$	1,352	Φ	373	Ψ	1.70	
Noncash Items		255		265		247	
Depreciation and Amortization		255 154		40		73	
Deferred Income Taxes and Other		134		40		73	
Net Change in Other Operating Items, net of effects							
from acquisitions, sales of subsidiaries and changes							
in AARP balances				7		26	
Accounts Receivable and Other Current Assets		83				288	
Medical Costs Payable		74		156		400 75	
Accounts Payable and Accrued Liabilities		423		280			
Other Policy Liabilities		70		131		87	
Unearned Premiums		12		52		(11)	
CASH FLOWS FROM OPERATING ACTIVITIES		2,423		1,844		1,521	
INVESTING ACTIVITIES		(909)		(92)		(76)	
Cash Paid for Acquisitions, net of cash assumed and other effects		(302)		, ,		(245)	
Purchases of Property, Equipment and Capitalized Software		(419)		(425)		(3,022)	
Purchases of Investments		(3,246)		(2,088)		2,375	
Maturities and Sales of Investments		2,576		1,467			
CASH FLOWS USED FOR INVESTING ACTIVITIES		(1,391)		(1,138)		(968)	
FINANCING ACTIVITIES							
Proceeds from Common Stock Issuances		205		178		228	
Proceeds from (Payments of) Commercial Paper, net		(223)		275		(182)	
Proceeds from Issuance of Long-Term Debt		400		250		400	
Payments for Retirement of Long-Term Debt		_		(150)		-	
•		(1,815)		(1,129)		(1,180)	
Common Stock Repurchases		(9)		(9)		(5)	
Dividends Paid		(1,442)		(585)	-· 	(739	
CASH FLOWS USED FOR FINANCING ACTIVITIES		(1, 774) -		.(303)		. (100	
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(410)		121		(186	
HEREASE (DECREASE) IN CASH AND CASH EQUIPMENTS		(= -7		<u> </u>		,	
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD		1,540_		1,419		1,605	
	-						
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$	1,130	\$	1,540	\$_	1,419	
					_		
SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING ACTIVITIES	s	567	\$	163	\$	_	
Common Stock Issued for Acquisitions	- 4	100	Φ	105	φ		

See notes to consolidated financial scatements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1 DESCRIPTION OF BUSINESS

UnitedHealth Group Incorporated (also referred to as "UnitedHealth Group," "the company," "we," "us," and "our") is a national leader in forming and operating orderly, efficient markets for the exchange of high quality health and well-being services. Through strategically aligned, market-defined businesses, we offer health care access, benefits and related administrative, technology and information services designed to enable, facilitate and advance optimal health care.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

We have prepared the consolidated financial statements according to accounting principles generally accepted in the United States of America and have included the accounts of United Health Group and its subsidiaries. We have eliminated all significant intercompany balances and transactions.

USE OF ESTIMATES

These consolidated financial statements include certain amounts that are based on our best estimates and judgments. These estimates require us to apply complex assumptions and judgments, often because we must make estimates about the effects of matters that are inherently uncertain and will change in subsequent periods. The most significant estimates relate to medical costs, medical costs payable, revenues, contingent liabilities and asset valuations, allowances and impairments. We adjust these estimates each period, as more current information becomes available. The impact of any changes in estimates is included in the determination of earnings in the period in which the estimate is adjusted.

REVENUES

Premium revenues are derived from risk-based arrangements in which the premium is fixed, typically for a one-year period, and we assume the economic risk of funding health care services and related administrative costs. We recognize premium revenues in the period in which eligible individuals are entitled to receive health care services. We record premium payments we receive from our customers prior to such period as uncarned premiums.

Service revenues are primarily derived from services performed for customers that self-insure the medical costs of their employees and their dependents. Under service fee contracts, we recognize revenue in the period the related services are performed based upon the fee charged to the customer. The customers retain the risk of financing medical benefits for their employees and their employees' dependents, and we administer the payment of customer funds to physicians and other health care providers from customer-funded bank accounts. Because we do not have the obligation for funding the medical expenses, nor do we have responsibility for delivering the medical care, we do not recognize gross revenue and medical costs for these contracts in our consolidated financial statements.

MEDICAL COSTS AND MEDICAL COSTS PAYABLE

Medical costs include claims paid, claims processed but not yet paid, estimates for claims received but not yet processed, and estimates for the costs of health care services eligible individuals have received under risk-based arrangements, but for which claims have not yet been submitted.

We develop our estimates of medical costs payable using actuarial methods based upon historical claim submission and payment data, cost trends, utilization of health care services, contracted service rates, customer and product mix, and other relevant factors. The estimates may change as actuarial methods change or as underlying historical data upon which estimates are based are revised with more current information. We did not change actuarial methods during 2002, 2001 and 2000.

We reflect adjustments to medical costs payable estimates in the operating results of the period in which we identify the changes in estimates. Each period, our operating results reflect revisions in estimates related to all prior periods, based on actual claims processed and paid. Management believes the amount of medical costs payable is reasonable and adequate to cover the company's liability for unpaid claims as of December 31, 2002; however, actual claim payments may differ from established estimates.

CASH, CASH EQUIVALENTS AND INVESTMENTS

Cash and cash equivalents are highly liquid investments with an original maturity of three months or less. The fair value of cash and cash equivalents approximates their carrying value because of the short maturity of the instruments. Investments with a maturity of less than one year are classified as short-term. We may sell investments classified as long-term before their maturity to fund working capital or for other purposes. Because of regulatory requirements, certain investments are included in long-term investments regardless of their maturity date. We classify these investments as held to maturity and report them at amortized cost. All other investments are classified as available for sale and reported at fair value based on quoted market prices.

We exclude unrealized gains and losses on investments available for sale from carnings and report it as a separate component of shareholders' equity, net of income tax effects. We continually monitor the difference between the cost and estimated fair value of our investments. If any of our investments experiences a decline in value that is determined to be other than temporary, based on analysis of relevant factors, we record a realized loss in Investment and Other Income in our Consolidated Statement of Operations. To calculate realized gains and losses on the sale of investments, we use the specific cost of each investment sold.

ASSETS UNDER MANAGEMENT

We administer certain aspects of AARP's insurance program (see Note 4). Pursuant to our agreement, AARP assets are managed separately from our general investment portfolio and are used to pay costs associated with the AARP program. These assets are invested at our discretion, within investment guidelines approved by AARP. At December 31, 2002, the assets were invested in marketable debt securities. We do not guarantee any rates of investment return on these investments and, upon transfer of the AARP contract to another entity, we would transfer cash equal in amount to the fair value of these investments at the date of transfer to that entity. Because the purpose of these assets is to fund the medical costs payable, the rate stabilization fund liabilities and other related liabilities associated with the AARP contract, assets under management are classified as current assets, consistent with the classification of these liabilities. Interest earnings and realized investment gains and losses on these assets accrue to AARP policyholders through the rate stabilization fund. As such, they are not included in our earnings. Interest income and realized gains and losses related to assets under management are recorded as an increase to the AARP rate stabilization fund and were \$102 million and \$113 million in 2002 and 2001, respectively. Assets under management are reported at their fair market value, and unrealized gains and losses are included directly in the rate stabilization fund associated with the AARP program. As of December 31, 2002 and 2001, the AARP investment portfolio and rate stabilization fund included net unrealized gains of \$117 million and \$56 million, respectively.

PROPERTY, EQUIPMENT AND CAPITALIZED SOFTWARE

Property, equipment and capitalized software is stated at cost, net of accumulated depreciation and amortization. Capitalized software consists of certain costs incurred in the development of internal-use software, including external direct costs of materials and services and payroll costs of employees devoted to specific software development.

We calculate depreciation and amortization using the straight-line method over the estimated useful lives of the assets. The useful lives for property, equipment and capitalized software are: from three to seven years for furniture, fixtures and equipment; from 35 to 40 years for buildings; the shorter of the useful life or remaining lease term for leasehold improvements; and from three to nine years for capitalized software. The weighted-average useful life of property, equipment and capitalized software at December 31, 2002, was approximately five years.

The net book value of property and equipment was \$490 million and \$421 million as of December 31, 2002 and 2001, respectively. The net book value of capitalized software was \$465 million and \$426 million as of December 31, 2002 and 2001, respectively.

GOODWILL AND OTHER INTANGIBLE ASSETS

Goodwill represents the amount by which the purchase price and transaction costs of businesses we have acquired exceed the estimated fair value of the net tangible assets and separately identifiable intangible assets of these businesses. We adopted FAS No. 142, "Goodwill and Other Intangible Assets," on January 1, 2002. Under FAS No. 142, goodwill and intangible assets with indefinite useful lives are not amortized, but are tested at least annually for impairment. Intangible assets with discrete useful lives are amortized on a straight-line basis over their estimated useful lives.

LONG-LIVED ASSETS

We review long-lived assets, including property, equipment, capitalized software and intangible assets, for events or changes in circumstances that would indicate we might not recover their carrying value. We consider many factors, including estimated future utility and cash flows associated with the assets, to make this decision. An impairment charge is recorded for the amount by which the asset carrying value exceeds the estimated fair value. We record assets held for sale at the lower of their carrying amount, or fair value, less any costs for the final settlement.

OTHER POLICY LIABILITIES

Other policy liabilities include the rate stabilization fund associated with the AARP program (see Note 4) and customer balances related to experience-rated insurance products. Customer balances represent excess customer payments and deposit accounts under experience-rated contracts. At the customer's option, these balances may be refunded or used to pay future premiums or claims under eligible contracts.

INCOME TAXES

Deferred income tax assets and liabilities are recognized for the differences between the financial and income tax reporting bases of assets and liabilities hased on enacted tax rates and laws. The deferred income tax provision or benefit generally reflects the net change in deferred income tax assets and liabilities during the year, excluding any deferred income tax assets and liabilities of acquired businesses. The current income tax provision reflects the tax consequences of revenues and expenses currently taxable or deductible on various income tax returns for the year reported.

CUSTOMER ACQUISITION COSTS

Costs related to the acquisition and renewal of customer contracts, including sales commissions, enrollment materials and customer set-up costs, are charged to expense as incurred. Our insurance contracts typically have a one-year term and may be cancelled upon 30 days notice by either the company of the customer.

STOCK-BASED COMPENSATION

We account for activity under our stock-based employee compensation plans under the recognition and measurement principles of APB (Accounting Principles Board) Opinion No. 25, "Accounting for Stock Issued to Employees." Accordingly, we do not recognize compensation expense in connection with employee stock option grants because we grant stock options at exercise prices not less than the fair value of our common stock on the date of grant.

The following table shows the effect on net earnings and earnings per share had we applied the fair value expense recognition provisions of FAS No. 123, "Accounting for Stock-Based Compensation," to stock-based employee compensation.

(in millions, except per share data)	2002	For the Year	Ended Dece 2001	December 31,				
NET EARNINGS	 							
As Reported	\$ 1,352	\$	913	\$	736			
Compensation Expense, net of tax effect	(101)		(82)		(76)			
Pro Forma	\$ 1,251	\$	831	\$	660			
BASIC NET EARNINGS PER COMMON SHARE								
As Reported	\$ 4.46	\$	2.92	\$	2.27			
Pro Forma	\$ 4.12	\$	2.66	\$	2.04			
DILUTED NET EARNINGS PER COMMON SHARE								
As Reported	\$ 4.25	\$	2.79	\$	2.19			
Pro Forma	\$ 3.93	\$	2.54	\$	1.96			
WEIGHTED-AVERAGE FAIR VALUE PER SHARE OF								
OPTIONS GRANTED	\$ 28	\$	23	\$	14			

Information on our stock-based compensation plans and data used to calculate compensation expense in the table above are described in more detail in Note 10.

NET EARNINGS PER COMMON SHARE

We compute basic net earnings per common share by dividing net earnings by the weighted-average number of common shares outstanding during the period. We determine diluted net earnings per common share using the weighted-average number of common shares outstanding during the period, adjusted for potentially dilutive shares that might be issued upon exercise of common stock options.

DERIVATIVE FINANCIAL INSTRUMENTS

As part of our risk management strategy, we enter into interest rate swap agreements to manage our exposure to interest rate risk. The differential between fixed and variable rates to be paid or received is accrued and recognized over the life of the agreements as an adjustment to interest expense in the Consolidated Statements of Operations. Our existing interest rate swap agreements convert a portion of our interest rate exposure from a fixed to a variable rate and are accounted for as fair value hedges. Additional information on our existing interest rate swap agreements is included in Note 8.

RECENTLY ISSUED ACCOUNTING STANDARDS

On January 1, 2003, we adopted FAS No. 143, "Accounting for Asset Retirement Obligations," which addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated retirement costs. Its adoption did not have a material impact on our consolidated financial position or results of operations.

In June 2002, the Financial Accounting Standards Board (FASB) issued FAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities." FAS No. 146 requires companies to recognize a liability for costs associated with exit or disposal activities when they are incurred, rather than at the date of a commitment to an exit or disposal plan. FAS No. 146 is effective for exit or disposal activities initiated after December 31, 2002. The adoption of this statement on January 1, 2003 did not have a material impact on our consolidated financial position or results of operations.

In December 2002, the FASB issued FAS No. 148, "Accounting for Stock-Based Compensation - Transition and Disclosure – an amendment of FASB Statement No. 123." FAS No. 148 provides alternative transition methods for companies that make a voluntary change to the fair-value-based method of accounting for stock-based employee compensation. In addition, FAS No. 148 amends the disclosure requirements of FAS No. 123 to require disclosures in both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. We have adopted the disclosure provisions of FAS No. 148 in these consolidated financial statements, and its adoption had no impact on our consolidated financial position or results of operations.

RECLASSIFICATIONS

Certain 2000 and 2001 amounts in the consolidated financial statements have been reclassified to conform to the 2002 presentation. These reclassifications have no effect on net earnings or shareholders' equity as previously reported.

3 ACQUISITIONS

Effective September 30, 2002, we acquired AmeriChoice Corporation (AmeriChoice), a leading organization engaged in facilitating health care benefits and services for Medicaid beneficiaries in the states of New York, New Jersey and Pennsylvania. We are integrating our existing Medicaid business with AmeriChoice within the Health Care Services reporting segment, creating efficiencies from the consolidation of health care provider networks, technology platforms and operations. We issued 5.3 million shares of our common stock with a fair value of approximately \$480 million in exchange for 93.5% of the outstanding AmeriChoice common stock. We also issued vested stock options with a fair value of approximately \$15 million in exchange for outstanding stock options held by AmeriChoice employees and paid cash of approximately \$82 million, mainly to pay off existing AmeriChoice debt. The purchase price and costs associated with the acquisition of approximately \$577 million exceeded the preliminary estimated fair value of the net tangible assets acquired by approximately \$528 million. This has been assigned to goodwill in the amount of \$472 million, and finite-lived intangible assets, primarily customer contracts, in the amount of \$56 million. The weighted-average useful life of the finite-lived intangible assets is estimated to be approximately 11 years. We will acquire the remaining minority interest after five years at a value based on a multiple of the earnings of the combined Medicaid business. We have the option to acquire the minority interest at an earlier date if specific events occur, such as the termination or resignation of key AmeriChoice employees. The results of operations for AmeriChoice since the acquisition date have been included in our Consolidated Statements of Operations. The pro forma effects of the AmeriChoice acquisition on our consolidated financial statements were not material.

Our preliminary estimate of the fair value of the tangible assets/(liabilities) as of the acquisition date is as follows:

enellim nil		
Cash and Cash Equivalents	\$	32
Accounts Receivable and Other Current Assets		38
Long-Term Investments		151
Property, Equipment and Capitalized Software		21
Medical Costs Pavable		(129)
Other Current Liabilities		(64)
<u></u>	<u>\$</u>	49
Net Tangible Assets Acquired		

In Ocrober 2001, our Specialized Care Services business segment acquired Spectera, Inc. (Spectera), a leading vision care benefits company in the United States, to expand the breadth of service offerings we extend to our customers. We paid \$37 million in east, and issued 1.5 million shares of common stock with a fair value of \$106 million in exchange for all outstanding shares of Spectera. The purchase price and related acquisition costs of approximately \$146 million exceeded the estimated fair value of net assets acquired by \$126 million. Under the purchase method of accounting, we assigned this amount to goodwill. The results of operations for Spectera since the acquisition date are included in our Cousolidated Statements of Operations. The pro-forma effects of the Spectera acquisition on our consolidated financial statements were not material.

For the years ended December 31, 2002, 2001 and 2000, aggregate consideration paid or issued for smaller acquisitions accounted for under the purchase method was \$267 million. \$134 million and \$76 million, respectively. These acquisitious were not material to our consolidated financial statements.

4 AARP

In January 1998, we initiated a 10-year contract to provide insurance products and services to members of AARP. Under the terms of the contract, we are compensated for transaction processing and other services as well as for assuming underwriting risk. We are also engaged in product development activities to complement the insurance offerings under this program. Premium revenues from our portion of the AARP insurance offerings were approximately \$3.7 billion in 2002. \$3.6 billion in 2001 and \$3.5 billion in 2000.

The underwriting gains or losses related to the AARP business are directly recorded as an increase or decrease to a rate stabilization fund (RSF). The primary components of the underwriting results are premium revenue, medical costs, investment income, administrative expenses, member service expenses, marketing expenses and premium taxes. Underwriting gains and losses are recorded as an increase or decrease to the RSF and accrue to AARP policyholders, unless cumulative net losses were to exceed the balance in the RSF, we would have to fund the deficit. Any deficit we fund could be recovered by underwriting gains in future periods of the contract. To date, we have not been required to fund any underwriting deficits. The RSF balance is reported in Other Policy Liabilities in the accompanying Consolidated Balance Sheets. We believe the RSF balance is sufficient to cover potential future underwriting or other risks associated with the contract.

The following AARP program-related assets and liabilities are included in our Consolidated Balauce Sheets:

	Balance as of December 31.						
fin millionsi		2002		2001			
Assets Under Management	\$	2,045	8	1,882			
Accounts Receivable	\$	294	\$	281			
Medical Costs Payable	\$	893	\$	867			
Other Policy Liabilities	\$	1,299	\$	1,180			
Accounts Payable and Accrued Liabilities	\$	147	\$	116			

The effects of changes in balance sheet amounts associated with the AARP program accrue to AARP policyholders through the RSF balance. Accordingly, we do not include the effect of such changes in our Consolidated Statements of Cash Flows.

5 CASH, CASH EQUIVALENTS AND INVESTMENTS

As of December 31, the amortized cost, gross unrealized gains and losses, and fair value of cash, cash equivalents and investments were as follows (in millions):

2002	Amortized Cost	Gross Unrealized Gains	Gross Coreatized Losses	Fair Value	
Cash and Cash Equivalents	\$ 1,130	\$ -	\$ -	\$ 1,130	
Debt Securities — Available for Sale	4,742	238	(8)	4,972	
Equity Securities — Available for Sale	150	5	(5)	150	
Debt Securities — Held to Maturity	77			77	
Total Cash and Investments	\$ 6,099	\$ 243	\$_(13)	\$ 6,329	
2001	41	. <u> </u>			
Cash and Cash Equivalents	\$ 1,540	\$ -	\$ -	\$ 1,540	
Debt Securities — Available for Sale	3,896	121	(20)	3,907	
Equity Securities — Available for Sale	201	16	(46)	171	
Debt Securities Held to Maturity	80	<u> </u>		. 80	
Total Cash and Investments	\$ 5,627	\$ 137	\$ (66)	\$ 5,698	

As of December 31, 2002 and 2001, respectively, debt securities consisted of \$1,439 million and \$1,073 million in U.S. Government and Agency obligations, \$2,475 million and \$1,684 million in state and municipal obligations, and \$1,135 million and \$1,230 million in corporate obligations. At December 31, 2002, we held \$677 million in debt securities with maturities of less than one year, \$1,442 million in debt securities maturing in one to five years, and \$2,930 million in debt securities with maturities of more than five years.

During 2001 and 2000, respectively, we contributed UnitedHealth Capital investments valued at approximately \$22 million and \$52 million to the United Health Foundation, a non-consolidated, not-for-profit organization. The realized gains of approximately \$18 million in 2001 and \$51 million in 2000 were offset by related contribution expenses of \$22 million in 2001 and \$52 million in 2000. The net expenses of \$4 million in 2001 and \$1 million in 2000 are included in Investment and Other Income in the accompanying Consolidated Statements of Operations.

In a separate disposition of UnitedHealth Capital investments during 2000, we realized a gain of \$27 million.

We recorded realized gains and losses on sales of investments, excluding the UnitedHealth Capital dispositions described above, as follows:

For the Year Ended December 31.

(in millions)	2002		2661		2000	
Gross Realized Gains	\$ 57	\$	30	\$	12	
Gross Realized Losses	(75)		(19)		(46)	
Net Realized Gains (Losses)	\$ (18)	\$		\$	(34)	

6 GOODWILL AND OTHER INTANGIBLE ASSETS

We adopted FAS No. 142, "Goodwill and Other Intangible Assets," on January 1, 2002. Under FAS No. 142, goodwill and intangible assets with indefinite useful lives are not amortized. The following table shows not earnings and earnings per common share adjusted to reflect the adoption of the non-amortization provision of FAS No. 142 as of the beginning of the respective periods:

		2002	For the Yea	r Ended Dece 2001	անա 31,	2000
(in millions, except per share data)						
NET EARNINGS				0.149	ø	736
Reported Net Earnings	\$	1,352	S	913	\$	
Goodwill Amortization, net of tax effects				89		85 .
Adjusted Net Earnings	\$	1,352	\$	1,002	\$	821
BASIC NET EARNINGS PER COMMON SHARE						
Reported Basic Net Earnings per Share	\$	4.46	\$	2.92	\$	2.27
Goodwill Amortization, net of tax effects		-		0.29		0.26
Adjusted Basic Net Earnings per Share	\$	4.46	\$	3.21	\$	2.53
DILUTED NET EARNINGS PER COMMON SHARE						
Reported Diluted Net Earnings per Share	\$	4.25	\$	2.79	\$	2.19
	•			0.28		0.25
Goodwill Amortization, net of tax effects			<u> </u>	3.07	Ś	2.44
Adjusted Dilated Net Earnings per Share	\$	4.25	<u> </u>	5.97		4.77

Changes in the carrying amount of goodwill, by operating segment, during the year ended December 31, 2002, were as follows:

Caesilian ni)	Hoalth Care Services	ţia	::0ns6	Specialized Care Services		Ingenix	<u> </u>	nsplidated Total
Balance at January 1, 2009	\$ 1,166	S	698	\$ 322	\$	537	\$	2,723
Acquisitions and Subsequent Payments	527		-	41		75 79\		643
Dispositions	# t cos		698	\$ 363	—·	609		3,363
Balance at December 31, 2002	\$ 1,693		630	<u> </u>	-— ^p	003		

The weighted-average useful life, gross carrying value, accumulated amortization and net carrying value of other intangible assets as of December 31, 2002 and 2001 were as follows:

	Walgeted-	90	cearber 31, 200	2	Descinber 31, 2001				
(in millions)	Average Usefut Life	Gross Carrying Valu≘	Accumulated Amortization	Net Carrying Value	Gross Carrying Value	Accursulated Americation	Net Carrying Value		
Customer Contracts and Membership Lists	14 years	\$ 64	\$ (I)	\$ 63	\$ -	\$ -	\$ -		
Patents, Trademarks and Technology	10 years	58	(24)	34	28	(19)	9		
Non-compete Agreements and Other	7 years	31	(6)	25	22	(4)	18_		
Total	10 years	\$ 153	\$ (31)	\$122	<u></u> .\$_ <u>50</u>	8 (23)	\$ 27		

Amortization expense relating to other intangible assets was \$9 million in 2002. Estimated future amortization expense relating to other intangible assets for the years ending December 31 are as follows:

(in millions)	2003	2004	 2005	·	2006		2007
<u> </u>	\$ 15	\$ 14	\$ 14	\$	12	<u> </u>	. 12

7 MEDICAL COSTS PAYABLE

The following table shows the components of the change in medical costs payable for the years ended December 31, excluding amounts related to the AARP business:

tia millions)	2002	For the Year Ended Decen 2001	nber 31, 2000
MEDICAL COSTS PAYABLE, BEGINNING OF PERIOD	\$ 2,593	\$ 2,411	\$ 2,124
ACQUISITIONS'	180	17	_
REPORTED MEDICAL COSTS			
Corrent Year	14,860	14,367	12,996
Prior Years	(70)	(30)	(15)
Total Reported Medical Costs	14,790	14,337	12,981
CLAIM PAYMENTS			
Payments for Current Year	(12,435)	(11,933)	(10.711)
Payments for Prior Years	(2,280)	(2,239)	(1,983)
Total Claim Payments	(14,715)	(14,172)	(12,694)
MEDICAL COSTS PAYABLE, END OF PERIOD	\$ 2,848	\$ 2,593	\$ 2,411

Represents the medical costs payable balance as of the applicable acquisition date. Subsequent changes in estimates related to acquired medical costs payable are recorded as adjustments to Goodwill.

Amounts relating to the AARP business have been excluded since the underwriting gains or losses related to this contract are recorded as an increase or decrease to a rate stabilization fund, which is more fully described in Note 4. Medical costs payable balances relating to the AARP business were \$893 million, \$867 million, \$855 million and \$791 million as of December 31, 2002, 2001, 2000 and 1999, respectively. Medical costs relating to the AARP business were \$3,402 million, \$3,307 million and \$3,174 million for the years ended December 31, 2002, 2001 and 2000, respectively.

8 COMMERCIAL PAPER AND DEBT

Commercial paper and debt consisted of the following as of December 31 (in millions):

	2002			2601			
		rrysog Jarue		Fair falue	 Carrying Yaiue	,	Fair Value
fin millions) Commercial Paper	\$	461	\$	461	\$ 684	\$	684
Floating-Rate Notes due November 2003		100		100	100		100
6.6% Senior Unsecured Notes due December 2003		250		260	250		266
Floating-Rate Notes due November 2004		150		150	150		150
7.5% Senior Unsecured Notes due November 2005		400		450	400		433
5.2% Senior Unsecured Notes due January 2007		400	 -—	423	 		
Total Commercial Paper and Debt Less Current Maturities		1,761 (811)		1,844 _(821)	 1,584 (68 <u>4)</u>		1,633 (684)
Long-Term Debt, less current maturities	\$	950	. \$	1,023	\$ 900	<u>\$</u>	<u>949</u> .

As of December 31, 2002, our outstanding commercial paper had interest rates ranging from 1.4% to 1.5%. The interest rates on the floating-rate notes are reset quarterly to the three-month LIBOR plus 0.3% for the notes due November 2003 and to the three-month LIBOR plus 0.6% for the notes due November 2004. As of December 31, 2002, the applicable rates on the notes were 1.7% and 2.0%, respectively.

In January 2002, we issued \$400 million of 5.2% fixed-rate notes due January 2007. We used proceeds from this borrowing to repay commercial paper and for general corporate purposes including working capital, capital expenditures, business acquisitions and share repurchases. When we issued these notes, we entered into interest rate swap agreements that qualify as fair value hedges to convert a portion of our interest rate exposure from a fixed to a variable rate. The interest rate swap agreements have an aggregate notional amount of \$200 million maturing January 2007. The variable rates approximate the six-month LIBOR and are reset on a remiannual basis in arrears. At December 31, 2002, the rate used to accrue interest expense on these swaps was approximately 1.4%.

We have credit arrangements for \$900 million that support our commercial paper program. These credit arrangements include a \$450 million revolving facility that expires in July 2005, and a \$450 million, 364-day facility that expires in July 2003. We also have the capacity to issue approximately \$200 million of extendible commercial notes (ECNs). As of December 31, 2002 and 2001, we had no amounts outstanding under our credit facilities or ECNs.

Our debt agreements and credit facilities contain various covenants, the most restrictive of which require us to maintain a debt-to-total-capital ratio below 45% and to exceed specified minimum interest coverage levels. We are in compliance with the requirements of all debt covenants.

Maturities of commercial paper and debt for the years ending December 31 are as follows:

C		2003		2004		2005	20	006		2007
(III mimonz)	 		 .		8	400	S	_	ŝ	400
	- \$	811	\$	150		_ x vo	·—· — ·			
· -	 									

We made cash payments for interest of \$86 million, \$91 million and \$68 million in 2002, 2001 and 2000, respectively.

9 SHAREHOLDERS' EQUITY

REGULATORY CAPITAL AND DIVIDEND RESTRICTIONS

We conduct a significant portion of our operations through companies that are subject to standards established by the National Association of Insurance Commissioners (NAIC). These standards, among other things, require these subsidiaries to maintain specified levels of statutory capital, as defined by each state, and restrict the timing and amount of dividends and other distributions that may be paid to their parent companies. Generally, the amount of dividend distributions that may be paid by a regulated subsidiary, without prior approval by state regulatory authorities, is limited based on the entity's level of statutory net income and statutory capital and surplus. At December 31, 2002, approximately \$280 million of our \$6.3 billion of cash and investments was held by non-regulated subsidiaries. Of this amount, approximately \$130 million was available for general corporate use, including acquisitions and share reputchases. The remaining \$150 million consists primarily of public and non-public equity securities held by UnitedHealth Capital, our investment capital business.

The agencies that assess our creditworthiness also consider capital adequacy levels when establishing our debt ratings. Consistent with our intent to maintain our senior debt ratings in the "A" range, we maintain an aggregate statutory capital and surplus level for our regulated subsidiaries that is significantly higher than the minimum level regulators require. As of December 31, 2002, our regulated subsidiaries had aggregate statutory capital and surplus of approximately \$2.5 billion, which is significantly more than the aggregate minimum regulatory requirements.

STOCK REPURCHASE PROGRAM

Under our board of directors' authorization, we maintain a common stock repurchase program. Repurchases may be made from time to time at prevailing prices, subject to restrictions on volume, pricing and timing. During 2002, we repurchased 22.3 million shares for an aggregate of \$1.8 billion. As of December 31, 2002, we had board of directors' authorization to purchase up to an additional 16.5 million shares of our common stock.

As a limited part of our share repurchase activities, we had entered into purchase agreements with an independent third party to purchase shares of our common stock at various times and prices. In May 2002, the share purchase agreements were terminated, and we elected to receive shares of our common stock from the third party as settlement consideration. The favorable settlement amount was not material and was recorded through additional paid-in capital. We currently have no outstanding purchase agreements with respect to our common stock.

PREFERRED STOCK

At December 31, 2002, we had 10 million shares of \$0.001 par value preferred stock authorized for issuance, and no preferred shares issued and outstanding.

10 STOCK-BASED COMPENSATION PLANS

During 2002, our shareholders voted to consolidate our three primary stock-based compensation plans into one new plan. As of December 31, 2002, 29.0 million shares remained available under that plan for future grants of stock-based awards including, but not limited to, incentive or non-qualified stock options, stock appreciation rights and restricted stock. No shares are available for grants from our other plans.

Stock options are granted at an exercise price not less than the fair value of our common stock on the date of grant. They generally yest ratably over four years and may be exercised up to 10 years from the date of grant. Activity under our stock plans is summarized in the table below (shares in thousands):

		002_	_,		2001		2000 Weighted-Average		
	Shares		ec-Average ise Price	Shares	_	c-Average sa Prico	Shares	Exercise	
Outstanding at Beginning of Year	38,337	\$	29	38,810	\$	22	44,080	\$	19
Granted	12,517	\$	75	8,139	\$	58	8,516	\$	30
Assumed in Acquisitions	457	\$	60	194	\$	19	***	\$	-
Exercised	(6,614)	\$	27	(7,716)	\$	20	(12,331)	\$	17
Forfeited	(1,496)	\$	40	(1,090)	_ \$	25	(1,455)	\$	20
Outstanding at End of Year	43,201	\$	42	38,337	\$	29	38,810	\$	22
Exercisable at End of Year	20,696	\$	24	19,585	\$	21	17,367	\$	20

As of December 31, 2002		Options Outstanding Option				s Exercisable	
Range of Exercise Prices	Number Outstanding	Weighted-Average Remaining Option Term (years)	Weighted-A- Exercise F	•	Number Exercisable	Weighted-Average Exercise Price	
\$ 0 - \$20	4,358	4.5	\$ 1	7	4,219	\$ 18	
\$21 - \$40	19,597	6.3	\$ 2	4	14,724	\$ 23	
\$41 - \$70	13,833	8.5	\$ 6	1	1,631	\$ 54	
\$71 - \$100	5,413	9.6	<u> </u>	3	122	<u>\$ 83</u>	
\$ 0 \$100	43,201	7.3	<u> </u>	2	20,696	\$91	

To determine compensation expense under the fair value method, the fair value of each option grant is estimated on the date of grant using the Black-Scholes option-pricing model. The principal assumptions we used in applying the Black-Scholes model were as follows:

	2002_	2001	
Risk-Free Interest Rate	2.5%	3.7%	5.0%
Expected Volatility	40.2%	45.9%	49.0%
Expected Dividend Yield	0.1%	0.1%	0.1%
Expected Life in Years	4.5	4.8	<u> </u>

Information regarding the effect on net earnings and net earnings per common share had we applied the fair value expense recognition provisions of FAS No. 123 is included in Note 2.

Effective August 1, 2002, our employee stock ownership plan was merged into our existing 401(k) plan. We also maintain an employee stock purchase plan. Activity related to these plans was not significant in relation to our consolidated financial results in 2002, 2001 and 2000.

11 INCOME TAXES

The components of the provision (benefit) for income taxes are as follows:

Year Ended December 31, (in milhous)	 2002	 2001	_	2000
Current Provision Federal State and Local	\$ 675 57	\$ 524 45		\$ 330 38
Total Current Provision	 732	 569		368
Deferred Provision (Benefit) Total Provision for Income Taxes	\$ 1 <u>2</u> 744	\$ (1 <u>0)</u> 559		51 \$ 419

The reconciliation of the tax provision at the U.S. Federal Statutory Rate to the provision for income taxes is as follows:

Year Ended December 31, (in millions)	2002	2001	2000
Tax Provision at the U.S. Federal Statutory Rate	\$ 734	\$ 515	\$ 404
State Income Taxes, net of federal benefit	33	29	29
Tax-Exempt Investment Income	(26)	(21)	(17)
Non-deductible Amortization		29	27
Charitable Contributions	_	_	(18)
Other, net	3	7	(6)
Provision for Income Taxes	\$ 744	\$ 559	\$ 419

The components of deferred income tax assets and liabilities are as follows:

As of December 31, (in millions)	2002	2001
Deferred Income Tax Assets Accraed Expenses and Allowances Uncarned Premiums Medical Costs Payable and Other Policy Liabilities Net Operating Loss Carryforwards Other	\$ 252 47 60 61 30	\$ 206 65 84 39 30
Subtotal Less: Valuation Allowances Total Deferred Income Tax Assets	450 (39) 411	424 (39) 385
Deferred Income Tax Liabilities Capitalized Software Development. Net Unrealized Gains on Investments Depreciation & Amortization Total Deferred Income Tax Liabilities	(176) (82) (54) (312)	(150) (31) (22) (203)
Net Deferred Income Tax Assets	\$ 99	\$ 182

Valuation allowances are provided when it is considered more likely than not that deferred tax assets will not be realized. The valuation allowances relate to future tax benefits on certain federal, state and foreign net operating loss carryforwards. Federal net operating loss carryforwards expire beginning in 2017 through 2022, and state net operating loss carryforwards expire beginning in 2022.

We made cash payments for income taxes of \$458 million in 2002, \$384 million in 2001 and \$352 million in 2000. We increased additional paid-in capital and reduced income taxes payable by \$133 million in both 2002 and 2001, and by \$116 million in 2000 to reflect the tax benefit we received upon the exercise of non-qualified stock options.

The company, together with its wholly-owned subsidiaries, files a consolidated federal income tax return. Internal Revenue Service examinations for the 1909 and 1998 tax years have been completed and did not have a significant impact on our consolidated operating results or financial position.

12 COMMITMENTS AND CONTINGENCIES

LEASES

We lease facilities, computer hardware and other equipment under long-term operating leases that are noncancelable and expire on various dates through 2025. Rent expense under all operating leases was \$132 million in 2002, \$135 million in 2001 and \$132 million in 2000.

At December 31, 2002, future minimum annual lease payments, not of sublease income, under all noncancelable operating leases were as follows:

(in millions)	2003	2004	2005	2006	2007	Thereafter
	\$ 109	\$ 94	\$ 85	\$ 75	\$ 67	\$ 190

SERVICE AGREEMENTS

We have three separate contracts for certain data center operations and support, and network and voice communication services, which expire in 2005 and 2006. Expenses incurred in connection with these agreements were \$201 million in 2002, \$196 million in 2001 and \$182 million in 2000.

LEGAL MATTERS

Because of the nature of our businesses, we are routinely party to a variety of legal actions related to the design, management and offerings of our services. We record liabilities for our estimate of probable costs resulting from these matters. These matters include, but are not limited to: claims relating to health care benefits coverage; medical malpractice actions; contract disputes; and claims related to disclosure of certain business practices. Following the events of September 11, 2001, the cost of business insurance coverage increased significantly. As a result, we have increased the amount of risk that we self-insure, particularly with respect to routine matters incidental to our business.

In 1999, a number of class action lawsuits were filed against us and virtually all major entities in the health benefits business. The suits are purported class actions on behalf of certain customers and physicians for alleged breaches of federal statutes, including the Employee Retirement Income Security Act of 1974, as amended (ERISA), and the Racketeer Influenced Corrupt Organization Act (RICO).

Although the results of pending litigation are always uncertain, we do not believe the results of any such actions currently threatened or pending, including those described above, will, individually or in aggregate, have a material adverse effect on our consolidated financial position or results of operations.

GOVERNMENT REGULATION

Our business is regulated at federal, state, local and international levels. The laws and rules governing our business are subject to frequent change, and agencies have broad latitude to administer those regulations. State legislatures and Congress continue to focus on health care issues as the subject of proposed legislation. Existing or future laws and rules could force us to change how we do business, restrict revenue and enrollment growth, increase our health care and administrative costs and capital requirements, and increase our liability related to coverage interpretations or other actions. Further, we must obtain and maintain regulatory approvals to market many of our products.

We are also subject to various ongoing governmental investigations, audits and reviews, and we record liabilities for our estimate of probable costs resulting from these matters. Although the results of pending matters are always uncertain, we do not believe the results of any of the current investigations, audits or reviews, individually or in the aggregate, will have a material adverse effect on our consolidated financial position or results of operations.

13 SEGMENT FINANCIAL INFORMATION

Factors used in determining our reportable business segments include the nature of operating activities, existence of separate senior management teams, and the type of information presented to the company's chief operating decision-maker to evaluate our results of operations.

Our accounting policies for business segment operations are the same as those described in the Summary of Significant Accounting Policies (see Note 2). Transactions between business segments principally consist of customer service and transaction processing services that Uniprise provides to UnitedHealthcare and Ovations, certain product offerings sold to Uniprise and UnitedHealthcare customers by Specialized Care Services, and sales of medical benefits cost, quality and utilization data and predictive modeling to UnitedHealthcare, Ovations and Uniprise by Ingenix. These transactions are recorded at management's best estimate of fair value, as if the services were purchased from or sold to third parties. All intersegment transactions are eliminated in consolidation. Assets and liabilities that are jointly used are assigned to each segment using estimates of pro-rata usage. Cash and investments are assigned such that each segment has minimum specified levels of regulatory capital or working capital for non-regulated businesses. The "Corporate and Eliminations" column includes costs associated with company-wide process improvement initiatives, net expenses from charitable contributions to the United Health Foundation and eliminations of intersegment transactions. In accordance with accounting principles generally accepted in the United States of America, segments with similar economic characteristics may be combined. The financial results of UnitedHealthcare, Ovations and AmeriChoice have been combined in the Health Care Services segment column in the tables presented on the next page because these businesses have similar economic characteristics and have similar products and services, types of customers, distribution methods and operational processes, and operate in a similar regulatory environment, typically within the same legal entity. Substantially all of our operations are conducted in the United States.

The following tables present segment financial information as of and for the years ended December 31, 2002, 2001 and 2000 (in millions):

2002	Health Care Services	Umprise	Specialized Care Services	Ingenix	Corporate and Eleminations	Consolidated
Revenues — External Customers Revenues — Intersegment Investment and Other Income	\$ 21,465	\$ 2,083 603 27	\$ 897 598 14	\$ 355 136	\$ - (1,337)	\$ 24,800 - 220
Total Revenues	\$ 21,644	\$ 2,713	\$ 1.509	\$ 491	\$(1,337)	\$ 25,020
Earnings From Operations Total Assets ¹ Net Assets ¹	\$ 1,336 \$ 10,522 \$ 4,379	\$ 509 \$ 1,914 \$ 1,097	\$ 286 \$ 974 \$ 602	\$ 55 \$ 902 \$ 763	\$ - \$ (537) \$ (517)	\$ 2,186 \$ 13,775 \$ 6,324
Purchases of Property, Equipment and Capitalized Software Depreciation and Amortization	\$ 129 \$ 102	\$ 159 \$ 69	\$ 59 \$ 36	\$ 72 \$ 48	\$ - \$	\$ 419 \$ 255
2001 Revenues — External Customers Revenues — Intersegment Investment and Other Income Total Revenues	\$ 20,259 - 235 \$ 20,494	\$ 1,841 587 34 \$ 2,462	\$ 734 504 16 \$ 1,254	\$ 339 108 - - \$ 447	\$ (1,199) (4) \$(1,203)	\$ 23,173
Earnings From Operations Total Assets Net Assets	\$ 944 \$ 9,014 \$ 3,408	\$ 374 \$ 1,737 \$ 1,020	\$ 214 \$ 848 \$ 514	\$ 48 \$ 771 \$ 646	\$ (14) \$ (200) \$ (158)	\$ 1,566 \$ 12,170 \$ 5,430
Purchases of Property, Equipment and Capitalized Software Depreciation and Amortization	\$ 152 \$ 101	\$ 171 \$ 81	\$ 33 \$ 33	\$ 69 \$ 50	\$ \$	\$ 425 \$ 265
2000 Revenues — External Customers Revenues — Intersegment Investment and Other Income	\$ 18,502 194	\$ 1,595 520 25	\$ 503 461 10	\$ 290 85	\$ - (1,066) . 3	\$ 20,890 232
Total Revenues	\$ 18,696	\$ 2,140	\$ 974	\$ 375	\$(1,063)	\$21,122
Earnings From Operations Total Assets ³ Net Assets ³	\$ 739 \$ 8,118 \$ 3,085	\$ 289 \$ 1,578 \$ 978	\$ 174 \$ 525 \$ 276	\$ 32 \$ 730 \$ 617	\$ (34) \$ (133) \$ (113)	\$ 1,200 \$ 10,818 \$ 4,843
Purchases of Properts, Equipment and Capitalized Software Depreciation and Amortization	\$ 88 \$ 100	\$ 94 \$ 75_	\$ 28 \$ 25	\$ 35 \$ 47	\$ - \$ -	\$ 245 \$ 247

Fotal Assets and Net Assets exclude, where applicable, debt and accrued interest of \$1,775 million, \$1,603 million and \$1,222 million, income tax-related assets of \$389 million, \$316 million and \$235 million, and income tax-related liabilities of \$510 million, \$252 million and \$168 million as of December 31, 2002, 2001 and 2000, respectively.

14 QUARTERLY FINANCIAL DATA (UNAUDITED)

	For the Quarter Ended				
fin millions, except per share data;	March 31	June 30	September 30	December 31	
2002					
Revenues	\$ 6,013	\$ 6,078	\$ 6,247	\$ 6,682	
Medical and Operating Expenses	\$ 5,53 f	\$ 5,555	\$ 5,675	\$ 6,073	
Earnings From Operations	\$ 482	\$ 523	\$ 572	\$ 609'	
Net Earnings	\$ 295	\$ 325	\$ 353	\$ 3791	
Basic Net Earnings per Common Share	\$ 0.96	\$ 1.07	\$ 1.17	\$ 1.261	
Diluted Net Earnings per Common Share	\$ 0.92	\$ 1.01	\$ 1.12	\$ 1.20	
2001 Revenues Medical and Operating Expenses Earnings From Operations Net Earnings	\$ 5,680 \$ 5,315 \$ 365 \$ 212 \$ 0.67	\$ 5.813 \$ 5.429 \$ 384 \$ 223 \$ 0.71	\$ 5,941 \$ 5,545 \$ 396 \$ 231 \$ 0.75	\$ 6,020 \$ 5,590 \$ 421 \$ 247 \$ 0.79	
Basic Net Earnings per Common Share		•	\$ 0.73	\$ 0.76	
Diluted Net Farnings per Common Share	\$ 0.64	\$ 0.68	3 U.71	φ (0.71)	

REPORT OF MANAGEMENT

The management of UnitedHealth Group is responsible for the integrity and objectivity of the consolidated financial information contained in this annual report. The consolidated financial statements and related information were prepared according to accounting principles generally accepted in the United States of America and include some amounts that are based on management's best estimates and judgments.

To meet its responsibility, management depends on its accounting systems and related internal accounting controls. These systems are designed to provide reasonable assurance, at an appropriate cost, that financial records are reliable for use in preparing financial statements and that assets are safeguarded. Qualified personnel throughout the organization maintain and monitor these internal accounting controls on an ongoing basis.

The Audit Committee of the board of directors, composed entirely of directors who are not employees of the company, meets periodically and privately with the company's independent auditors and management to review accounting, auditing, internal control, financial reporting and other matters.

William W. McGuire, MD Chairman and Chief Executive Officer

Stephen 3. Hemsley President and Chief Operating Officer

Patrick J. Erlandson Chief Financial Officer

INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Shareholders of UnitedHealth Group Incorporated:

We have audited the accompanying consolidated balance sheet of UnitedHealth Group Incorporated and Subsidiaries as of December 31, 2002, and the related statements of operations, changes in shareholders' equity, and cash flows for the year then ended. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audit. The consolidated financial statements of UnitedHealth Group Incorporated and Subsidiaries as of December 31, 2001, and for each of the two years in the period ended December 31, 2001, were audited by other auditors who have ceased operations. Those auditors expressed an unqualified opinion on those consolidated linancial statements in their report dated January 24, 2002.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2002, and the results of their operations and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 2 to the consolidated financial statements, effective January 1, 2002, the Company changed its method of accounting for goodwill and other intangible assets.

As discussed above, the consolidated financial statements of UnitedHealth Group Incorporated as of December 31, 2001 and 2000, and for each of the two years in the period ended December 31, 2001, were audited by other auditors who have ceased operations. As described in Notes 6 and 7, these consolidated financial statements have been revised to (i) include the transitional disclosures required by Statement of Financial Accounting Standards (Statement) No. 142, Goodwill and Other Intangible Assets, which, as described in Note 2, was adopted by the Company as of January 1, 2002, and (ii) include disclosure of the components of the change in medical costs payable consistent with Statement of Position 94-5, Disclosures of Certain Matters in the Financial Statements of Insurance Enterprises. Our audit procedures with respect to the disclosures in Note 6 with respect to 2001 and 2000 included (i) agreeing the previously reported net income to the previously issued consolidated financial statements and the adjustments to reported net income representing amortization expense (including any related tax effects) recognized in those periods related to goodwill, intangible assets that are no longer being amortized, deferred credits related to an excess over cost, equity method goodwill, and changes in amortization periods for intangible assets that will continue to be amortized as a result of initially applying Statement No. 142 (including any related tax effects) to the Company's underlying records obtained from management, and (ii) testing the mathematical accuracy of the reconciliation of adjusted net income to reported net income, and the related earnings per-share amounts. Our audit procedures with respect to the disclosures in Note 7 with respect to 2001 and 2000 included (i) agreeing the previously reported beginning and end of year medical costs payable to the previously issued consolidated financial statements, (ii) agreeing the previously reported medical costs to the previously issued consolidated financial statements (iii) agreeing paid claims payments and prior years medical costs change in medical costs payable to supporting documentation of claims payment detail and (iv) testing the mathematical accuracy of the components of the change in medical costs payable. In our opinion, the disclosures for 2001 and 2000 in Notes 6 and 7 are appropriate. However, we were not engaged to audit, review, or apply any procedures to the 2001 and 2000 consolidated financial statements of the Company other than with respect to such disclosures and, accordingly, we do not express an opinion or any other form of assurance on the 2001 and 2000 consolidated financial statements taken as a whole.

DELOITTE & TOUCHE LLP Minneapolis, Minnesota January 23, 2003

INDEPENDENT AUDITORS' REPORT

The following audit report of Arthur Andersen LLP, our former independent auditors, is a copy of the original report dated fanuary 24, 2002, rendered by Arthur Andersen LLP on our consolidated financial statements included in our Annual Report on Form 10-K filed on April 1, 2002, and has not been reissued by Arthur Andersen LLP since that date.

To the Shareholders and Directors of UnitedHealth Group Incorporated:

We have audited the accompanying consolidated balance sheets of UnitedHealth Group Incorporated (a Minnesota Corporation) and Subsidiaries as of December 31, 2001 and 2000, and the related consolidated statements of operations, changes in shareholders' equity and cash flows for each of the three years in the period ended December 31, 2001. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of UnitedHealth Group Incorporated and its Subsidiaries as of December 31, 2001 and 2000, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2001, in conformity with accounting principles generally accepted in the United States.

ARTHUR ANDERSEN LLP Minneapolis, Minnesota January 24, 2002

CORPORATE AND **BUSINESS LEADERS**

BOARD OF DIRECTORS

UnitedHealth Group

William W. McGuire, MO

Chairman and Chief Executive Officer

Stephen J. Hemsley

President and Chief Operating Officer

Patrick J. Erlandson

Chief Financial Officer

David J. Lubben

General Counsel

James B. Hudak

Chief Executive Officer UnitedHealth Technologies

Reed V. Tuckson, MD

Senior Vice President Consumer Health and

Medical Care Advancement

L. Robert Dapper

Senior Vice President Human Capital

Tracy L. Bahl Senior Vice President Chief Marketing Officer

John S. Penshorn

Director of Capital Markets Communications and Strategy

UnitedHealthcare

Robert J. Sheehy

Cluef Executive Officer

Quations

Lois Quam

Chief Executive Officer

Uniprise

R. Channing Wheeler

Chief Executive Officer

Specialized Care Services

Ronald B. Cołby

Chief Executive Officer

Ingenix

Jeannine M. Rivet

Executive Vice President United/Tealth Group and Chief Executive Officer

Ingenix

AmeriChoice

Anthony Welters Chief Executive Officer William C. Ballard, Jr.

Of Counsel

Greenebaum, Doll & McDonald Louisville, Kentucky, law fum Director since 1993.

Richard T. Burke

Former Chief Executive Officer

and Governor

Phoenix Coyotes

National Hockey League team

Director since 1977.

Stephen J. Hemsley

President and Chief Operating Officer

UnitedHealth Group

Director since 2000.

James A. Johnson

Vice Chairman

Persons 11.C.

Private merchant banking and investment from

Director since 1993.

Thomas H. Kean

President

Drew University

Director since 1993.

Douglas W. Leatherdale

Former Chairman and

Chief Executive Officer The St. Paul Companies, but.

Insurance and related services

Director strice 1983.

William W. McGuire, MD

Chairman and Chief Executive Officer

UnitedHealth Group

Director since 1989.

Mary O. Mundinger, RN, DrPH

Dean and Centennial Professor in Health Policy, School of Nursing, and

Associate Dean, Faculty of Medicine

Columbia University

Director since 1997.

Robert L. Ryan

Semor Vice President and

Chief Financial Officer

Medironic, Inc.

Medical technology company

Director since 1996.

Donna E. Shalala, PhD

President

University of Miami

Director since 2001.

William G. Spears

Managing Partner Spears Grisanti & Brown LLC

New York City-based investment

counseling and management firm

Director since 1991.

Gall R. Wilensky, PhD

Semor Fellow

Project HOPE

International health foundation

Director since 1993.

Audit Committee

William C. Ballard, Jr.

James A. Johnson Douglas W. Leatherdale

Robert L. Ryan

Compensation and Human Resources Committee

Thomas H. Kean

Mary O. Mundinger

William G. Spears

Compliance and Government Affairs Committee

Richard T. Burke

Donna E. Shafala Gait R. Wilensky

Executive Committee

William C. Ballard, Jr.

Douglas W. Leatherdale

William W. McGuire

William G. Spears

Nominating Committee

William C. Ballard, Jr.

Thomas H. Kean

Douglas W. Leatherdale William G. Spears

FINANCIAL PERFORMANCE AT A GLANCE

GROWTH & PROFITS — CONSOLIDATED ² (in millions, except per share data)	2002	2001	2000
Revenues	\$ 25,020	\$ 23,454	\$21,122
Earnings From Operations Operating Margin	\$ 2,186 8.7%	\$ 1,566 6.7%	\$ 1,200 5.7%
Return on Net Assets	37.5%	30.7%	25.5%
Net Earnings Net Margin	\$ 1,352 5.4%	\$ 913 3.9%	\$1, 705 3.3%
Diluted Net Earnings per Share	\$ 4.25	\$ 2.79	8 - 2.10
GROWTH & PROFITS — BY SEGMENT	2002	2001	2900
HEALTH CARE SERVICES			
Revenues	\$ 21,644	\$ 20,494	\$ 18,696
Earnings From Operations	\$ 1,336	\$ 944	\$ 739
Operating Margin	6.2%	4.6%	4.0%
Return on Net Assets	35.7%	29.2%	24.6%
UNIPRISE	£ 9712	\$ 2,462	\$ 2,140
Revenues	\$ 2,713 \$ 509	\$ 374	\$ 289
Earnings From Operations	18.8%	15.2%	13.5%
Operating Margin	47.9%	37.2%	30.6%
Return on Net Assets SPECIALIZED CARE SERVICES	41.370	57.270	10117
Revenues	\$ 1,509	\$ 1,254	S 974
Earnings From Operations	\$ 286	\$ 214	\$ 174
Operating Margin	19.0%	17.1%	17.9%
Return on Net Assets	50.7%	59.1%	68.8%
INGENIX	501770	22.0	
Revenues	\$ 491	\$ 447	\$ 375
Earnings From Operations	\$ 55	\$ 48	\$ 32
Operating Margin	11.2%	10.7%	8.5%
Return on Net Assets	7.6%	7.5%	5.2%
CAPITAL IYEMS'			
(in inditions, except per share data)	2002	2001	
Cash Flows From Operating Activities	\$ 2,423	\$ 1,844	\$ 1,521
Capital Expenditures	\$ 419	\$ 425	\$ 245
Consideration Paid or Issued for Acquisitions	\$ 869	\$ 255	\$ 76
Debt-to-Total-Capital Ratio	28.5%	28.9%	24.7%
Return on Shareholders' Equity	33.0%	24.5%	19.0%
Year-End Market Capitalization	\$ 25,905	\$ 21,841	\$ 19,470
Year-End Common Share Price	\$ 83.50	\$ 70.77	\$ 61.38

 $^{^{1}}$ Excludes nonrecurring items in 2000, as described in footnote 1 at the bottom of page 19.

INVESTOR INFORMATION

Market Price of Common Stock

The following table shows the range of high and low sales prices for the company's stock as reported on the New York Stock Exchange for the calendar periods shown through February 28, 2003. These prices do not include commissions or fees associated with purchasing or selling this security.

	<u> High</u>	Low
2003		
First Quarter		
Through February 28, 2003	\$ 88.75	\$ 78.40
2002		
First Quarter	\$ 76.80	\$ 67.85
Second Quarter	\$ 97.89	\$ 75.13
Third Quarter	\$ 96.30	\$ 81.48
Fourth Quarter	\$101.00	\$ 75.04
2001		
First Quarter	\$ 64.36	\$ 50.50
Second Quarter	\$ 67.40	\$ 52.50
Third Quarter	\$ 70.00	\$ 58.80
Fourth Quarter	\$ 72.80	\$ 62.42

As of February 28, 2003, the company had 12,811 shareholders of record.

Account Questions

Our transfer agent, Wells Fargo, can help you with a variety of shareholder-related services, including:

Change of address

Lost stock certificates

Transfer of stock to another person

Additional administrative services

You can call our transfer agent at (800) 468-9716 or locally at (651) 450-4064.

You can write them at:

Wells Fargo Shareowner Services P.O. Box 64854 Saint Paul, Minnesota 55164-0854

Or you can e-mail our transfer agent at: stocktransfer@wellsfargo.com

Investor Relations

You can contact UnitedHealth Group Investor Relations any time to order, without charge, financial documents, such as the annual report and Form 10-K. You can write to us at:

Investor Relations, MN008-T930 UnitedHealth Group P.O. Box 1459 Minneapolis, Minnesota 55440-1459

Annual Meeting

We invite UnitedHealth Group shareholders to attend our annual meeting, which will be held on Wednesday, May 7, 2003, at 10 a.m., at UnitedHealth Group Center, 9900 Bren Road East, Minnesonka, Minnesota.

Dividend Policy

UnitedHealth Group's board of directors established the company's dividend policy in August 1990. The policy requires the board to review the company's audited financial statements following the end of each fiscal year and decide whether it is advisable to declare a dividend on the outstanding shares of common stock.

Shareholders of record on April 2, 2001, received an annual dividend for 2001 of \$0.03 per share. Shareholders of record on April 1, 2002, received an annual dividend for 2002 of \$0.03 per share. On February 11, 2003, the board of directors approved an annual dividend for 2003 of \$0.03 per share. The dividend will be paid on April 17, 2003, to shareholders of record at the close of business on April 1, 2003. We expect to continue paying comparable cash dividends in the future.

Stock Listing

The company's common stock is traded on the New York Stock Exchange under the symbol UNH.

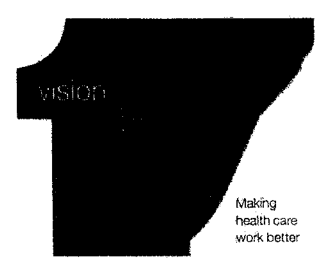
Information Online

You can view our annual report and obtain more information about UnitedHealth Group and its businesses via the Internet as:

www.unitedhealthgroup.com

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UnitedHealth Group 2003 annual report



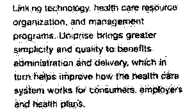
Recognizing that the fundamental challenge faced by the American health care system involves not a scarcisy of resources but the failure to optimize their use, United Health Group marshals people, skills and technology to make health care services more accessible for all Americans, to improve the health care experience, to enhance health outcomes and to make services more affordable.

Organizing and facilitating affordable access to health and well-being resources.

Developing and applying technology to simplify health care delivery. Improve the service experience and lower pasts.

-< capabilities

Gathering and sharing information to promote better decision-making and improve health care outcome?

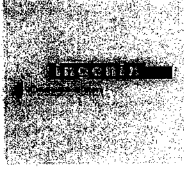


Focusing health care products and services on unique specialized needs. Specialized Care Services provides individuals with vital resources ranging from Centers of Excellence for pritical diseases and needs, to ambiliary care services, to unique patient support interventions.

Providing crucial data that physicians, care providers, hospitals, health plans, payers, governments, and pharmaceutical and device manufacturers need to optimize performance, ingenix marshals unavaled expertise in database services, consutting services and analytics, information software, publications and chime services, and support services for drug and medical device development





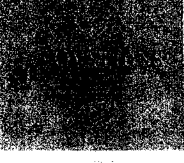




businesses



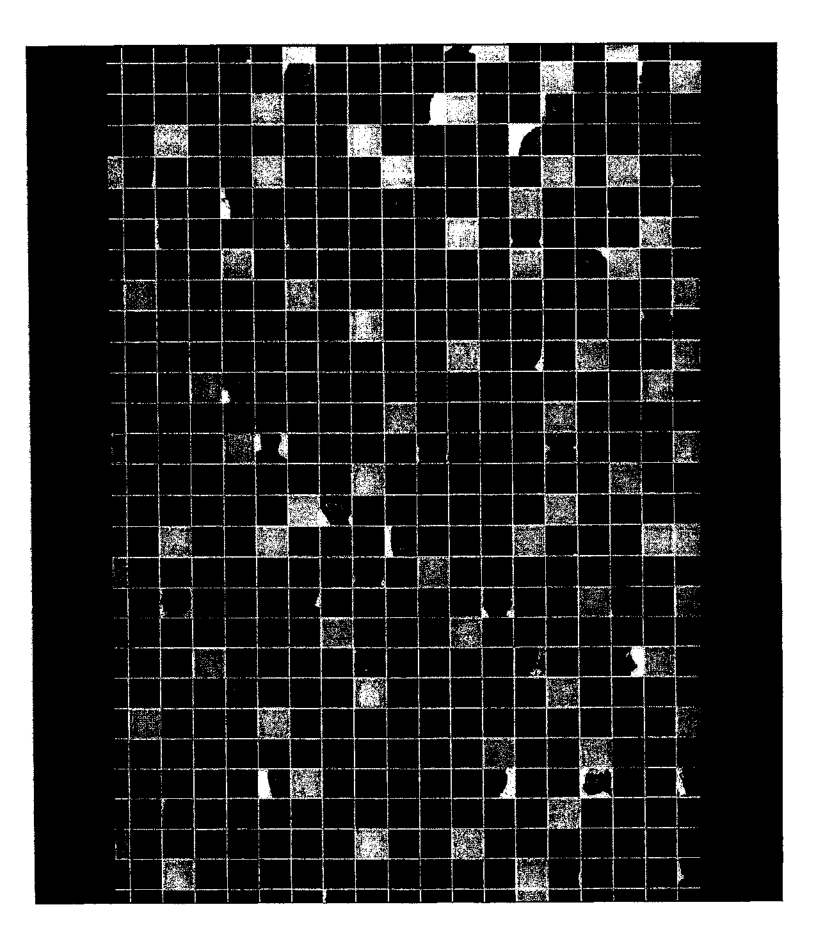
Providing individuals with simple, obrivational access to a broad and diverse spectrum of physicians, care professionals, hospitals and health care resources, thritedifficate cambines important health services with flegible, consumer enamed barieful designs and the buying power of nearly 20 million inchribuals.



The largest business in the United States solely decidated to the health and well-being needs of people age 50 and dver. Overlone provides a wide range of important products and services focused on the needs of older Americans.



Helping to deliver needed services to participents in state-sponsored. health care programs. AmeriCheice combines community-based health networks with presenting services, outreach, and select care management and facilitation to address the complex and unique needs of each recipient.



Infinite possibilities In the vast health and well-being marketplace, which represents more than \$1.7 trillion of our domestic spending and is growing faster than any other sector of our economy, no participant is better positioned for growth and performance than UnitedHealth Group, Our companies offer critical services that are broadly applicable to advancing performance across the health and well-being marketplace, and We relentlessly challenge the status quo to identify and seize opportunities to make health care more affordable and work better.

et sinedfleath Congr. om laggestanding interest - tipping histories, medical and small contest - has been to make health out resources tank better the oversome. This oftens have been suggiged at many looks - advancing acress to early himmoling senders and sessions integral to a progressive health season, and facilitating developingment new products and roots for bealth advancement - all with the internal of intering higher quality anticonnex at an affordable con-The netwiths and associated resides have benefited those accompanied those with whom we work. Our diarcheliters, in turn, have coalized meaningful and continuing advances in the value of United Flealth Group as an investment. In that regard, our 2003 financial results and languerro growth measures speak for themselves:

We are importante aliquit our anisoton to improve high lightly the works, and thus graphled by the image are high study and the benefits repliced by the soft over Arthur and the benefits and the configuration of ever meany disappointed that as an enterprise and a society we have not appliced more. The fieldship care challenges helpe as grow larger and more costly, and thug are expanding. This is configured to us copyr throus we uncoper with business leaders. Togist nors, plusicians, bespuid administrators and ecoses of the breath as some if the cross visiting a cope of a common the source of the common of the property to services, the impact of cising annuluses of unusaced. Sucricons the quality effectiveness and salety of modifical eatie. The studiences of promoting treatilities fitestiles and presenting disease, and the ovigraft emphesity of the health ours so considered health side administration.

Dur herftitreure sessem can - mest - work bener, ho mure efficient, and undeprovide for all people. From our rankage group we know this run happen. We see firstland, one retar-hedry has a the many advances that can and about the made to realist this goal. We also know that I misulificant County is positioned - by its assessand expertise - is help at these that and in concernation between and spate gaiscratistics, crapleyers, physicians, toodile care problems and amountaintisms and individual armstanger themselves.

As our configurity advances on many froms to make health care work better, we remain grided by key biglight that have only grown stronger meet the past severally eats:

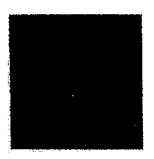
- > As a nation, we can and must cover everyone. Our society must provide an essential level of health care for all people. Without such basic and universal coverage, both human suffering and economic inefficiency are inevitable. Focusing first on essential services, and delivering them optimally to all people, is integral to moderating overall ficality care costs. Considerable evidence suggests that we can provide aimely, essential society to all up no more cost than we spend unlay to provide services for early portion of cast population, because ours is a frequently inefficient and oftentiones too discretionary health system.
- > Scientifically based decisions and actions regarding health care choices are assential. Today, it is more obvious than ever that the correspond for improving our health system is the adoption of cridence-based medicine as the standard for care decisions and action. Clinical care based on evidence must become a previous standard for the care that is delivered and that which is sought. It should underscore consumer decisions, physician action, respond originalization and health care benefit coverage. The positive effect of this approach comes from our ability to conserve resources and especial fewer dollars on marginal and, at times, unsupported approaches and interventions. Thus in turn will processe access and resource availability, as well as alternability, for what is of proventable.
- The chinology can significantly contribute. The complexity and rous associated with the administration of our current health system can be dramateably improved by applying basic technology to standard processes for health care in a fushion similar to the way standards have been applied in other service scalers, such as banking and manufacturing. We have already seen for our customers and our pays business the interest cities and parential galaxitoin efforts of this type, been such as those will meaningfully areness figure and parential galaxitoin efforts of this

increased officioner, benef information reclampes, error reguation, la diamion of optimion medical intersecutions, and hence eclipation justs, sessions and experiences for all insected. These bus dilang everyond, seems hungre in me of set destinations bus distributed his encourage that moderate costs.

Appropriate and necessary health care made available to all people at an albidable cost is consistent with escavone's definition of success, and can elegable descel at the broudest level as unconfirmised public good. It will require thoughtful leadership shoe, in this effort, charges to has be applied. some cases and less herathers, and in all simulatis, adversaring optimum digitis less what is provided.

The magnitude of the challenges in health-care combined with idealogy lead some to propose Decembride oc amigates of actions: processes us a commission can only succeed groundy combinative efforts by the public and private sectors. It will require critical thinking, the killulity willinguess to make tindeolfs, greater argenes and significant financial fittestment to brittle desclop many compenents of the health care inhibition ture. To no displish this government should work with highless pages must werk with physicians, hospitals, and other rare providers, and not to profit enganizations with four logishir with lastically configures. Strong duthild policies musichern the harister durantieus.

The private sector, which has alterate madistant is exactioning to make innuense investments in technology to singlify health rary processes, in verse efficiency, reduce errors, distribute intermentati and argument healths are differential appear tendences, should execute an these policies. We believe the results of such an appropriate can exemp with received when in provide touch engine and mine affinedable health carecles, electronics As the soule time, we consenting to lighter the literatures in health care that one region and its health reland emorphies are uniquely able to deliver - to our efficient as well as for the rest of the world,



The dynamic dancement be created by engaging the positive stability and breadth of responsibility of our government, complett with the propensity to drive change and initiovation embedded in private unterprise can lead to success Just as it has in many other endeasons in this country Our nation has the ability to make this work, We must move from discussion and debate to action. Tools for improvement are available. Resolve is necessary, Implementation mass occur more argently:

Affordable health earls for all American's can bigionic a reality. But for this to happen, we must establish a stronger looning of scientifically tassed decision-making, create process simplification and improvement based on modern technological equabilities, and mandate a realistic set of essential health benefus for everyone. As we move ahead in this pursuit, we at United Health Group are pleased to be at a stage where our contributions are meaningful, our capabilities are growing by a fashion that can advance immedian, and our results continue to deriving out the value of our services to a diverse and large group of constingers.

Building on years of successful impreasings and interpentions to expand acress, share information and make services more attendable. Unitedificalify Group again cancer a new year in a very soming position. One commitment to these efform is unwavering, and we will continue to strike to make health care nork hetter for everyone.

Shirerely.

Cishim W. M. Guira

William W. McGidie, M.D.

Obligation and Chief Executive Officer

innovative leadership to make health care work better

Promoting care advocacy. United Final di Group introduced unique programs for patient advocacy in 1999, in response in increased fragmentation in care delivery, greater complexity in disease treatment and human resource constraints surrounding care. Now widely recognized for their value in improving health care, the initial efforts have evolved into southsticated services that apply technology and database analytic tools to help identify and eliminate the gaps in care that can lead to inappropriate, unsafe and inadequate use of precious health care residires. Successful in realising these goals, such care coordination and facilitation services help physicians and patients organize acress thruseded services that improve quality and would costly complications and have been integrated into many care systems across America. As people generalder and live with more thronic disease, and new medical techniclogy and ticatments proliferate, the value of these patient and care advocacy programs will common to increase.

Enhancing access to the best quality health care through Centers of Excellence. Recognizing the unique expertise of scheded health care facilities and physicians to treat highly complex and rare diseases, United treath Group has for more than 15 years championed Centers of Excellence programs The mittal effort locused on organ transplantation and has grown to a preeminent service currently available to more than 42 million Americans. Than experience also produced militie methodological design and data assessment experise that is now being applied member specialized networks of hospitals and physicians. The resulting designation of addragrees on light performing bosphula and physicians for challenging elinical conditions - such as cardia, and congenital heart disease, conver and musculoskelend disorders - is a model for facilitating consellective arrest to the best trenument individualized around the needs of the specific patent. The Centers of Excellence concept is now muching to more regional and local contest that optimize clinical outcomes and onsire appropriate costs for more common has still significant medical conditions.

Addressing the needs of older Americans. As a leading advocate for the health and well-liking of older people. United Health Group created a dedicated husiness to ancer the health-related needs of people age 50 and older. Focused on the changing health issues and needs of this dynamic papulation instead of a simple product, this approach has helped expand health, care coverage through the use of medical supplement plans, provide more affiredable prescription drugs, apply care advocurs approaches to help care for trail, elderly and chronically ill individuals, and begin to address the challenges faced by pre-Medicare retirers.

Personalizing services for medically underserved individuals. United Health Groundias extended its expertise in care advances to more than I willion individuals who participate in state-sponsored health care programs - those who have often liteled access to health care services. These efforts combine community-based care networks with preventive services and intensive case management, including personalized sarial outreach and education programs, to serve the complex and imagine needs of individuals in these settings. Specialized personal health service coordinators are used to target the most frequent causes of severy health conditions in medically underserved communities, including asthma. dialactes, sickle cell disease and highersk programagies, to help people achieve and squain better overall healthwhile using health resuntees more appropriately.

improving practice quality through physician data sharing. An essential compound of quality health care delicery is the combined refinement of cliquest practice based on critical stabilists of porturnative and eniconces for individual physicians and medical practices. United health Comp has circued database analytic took that allow for the regular confusional strates performance against continue based standards and expert physician guidance, and subsequent feedback of the results to hadivilial physicians for their communical professional development. Having champloned this type all physician data-sharing and positive feedback for more than a decade, the company has lowered significantly improved plassician compliance with hea standards, leading to coverficions, quality clinical outcomes.

Promoting affordable and appropriate use of pharmacoulicals. Since creating the list truly integrated pharmaceutical management enterprise in the 1980s. United teath Group has being phincer and leader in the interestion, design and procure must of pharmacemical products and services, making them impre accessible and affordable, in addition to helping ensure they are used safely and into number that all achieve opinion beauth oncomes. Today, Caned Charmaceutical Solutions serves more than to million individuals through creationed individually barmacesoral licinetic programs, thereum parchasing of medicines, chaired interaction with physicians and other disease management entities, programs focused out injectable drugs, and assistance in intringing the nation's leading drug brenefit card that serves nearly 2 million seniors.

Engaging consumers in health care decisions. Health savings accounts and flexible spending accounts give consumers greater control as well as greater financial accountability for health care decisions. United/lealth Group, through its dedicated Consumer and Financial Services business unit, is at the forefront in individual consumer driven products and capabilities using consumer cards. Through these programs, employers can beverage the buying power of more than 50 million people from UnitedHealth Group companies and affiliates to make their consumer dollar go further and deliver more value. This helps achieve broad, affortable access to quality care and resources across the widest spectrum of care services, including medical, dental, vision, behavioral, chiropractic and other ancillary and complementary services. To support better personal health care decisions, new and enhanced internet information tools on mystic constincts to research the best treatment options, physicians and facilities for care, as well as find estimates of treatment costs for specific health care services in their immediate geographic areas.

Simplifying health care processes. Innocaine new medical ID cards use the latest magnetic stripe technology combined with the convenience of the MasterCard* network to provide easy, on-the-spot verification of patient eligibility for medical services as well as benefit information. In addition, consumer account stored-value cards enable communes to pay health-related espenses directly from their health savings accounts, flexible spending accounts and personal benefit accounts. Open architecture charmet portula for individuals, employers, physicians and brokers offer real-time access to self-service capabilities and as online enrollment, billing, claim inquiry, claim submission, claim payment benefit inquiry and physician selection. These internet portula are now widely-available through United Health Group and accurate used regularly by more than a million households representing more than 6 million benefit asserties. 180,000 employers and 15,000 brokers. In 2004, more than 50 different transaction options will be available and more than 160 million transactions will be conducted using our internet service portulation proving service quality, efficiency and accuracy, while also lowering costs.

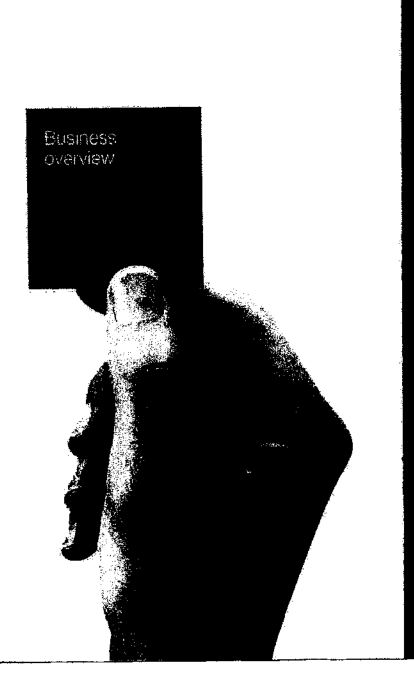
Addressing disparities in health care. Against the backdrop of the recent institute of Medicine report. Unequal Treatment that discoveres the unacceptable variations in the quality of health care and health stams experienced by minority and other populations of Americans. United Health Group has entered into parametalips with the federal Agency for Healthcare Research and Quality and the Foundation for Accountability to design and conduct analyses of variances in care delivery from unforms standards, and to provide innovative decision-support tools that apply to minority communities on the consumer Internet portal.

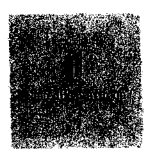
United Health Foundation - Making a difference in health care

Advancing avidence-based medicine. It is increasingly apparent that the basis for quality-health-care delivery and optimal outcomes is grounded in the successful (norstation of the basi scientific evidence into chinical practice. In response to this need, the United Health Foundation a private, nonprofit foundation funded solele by United Health Group, twice a year distributes Clinical Evidence free of charge to more than 500,000/or our inition's physicians, physicians introducing and norses. Clinical Evidence is a comprehensive, international source for the best available information on the effective care protocols for more than 1,000 medical conditions, cumpiled by one of the most respected organizations in medicine, the BMJ Publishing Group (formerly the Builsh Medical Journal).

Advancing community based clinics. The United Health Foundation has provided grains to Unity Health Care, Inc. in Wachington, D.C., and New York City-hased Children's Health Fund to introduce new Centers of Excellence models designed to improve access to qualify health care in medically underserved communities. Millippear support from the United Health Foundation funds health care teams that deliver integrated and community based care services and target important medical challenges such as infant annuality, cardinascular disease; diabetes and authur. Through this initiative, thousands of children and adult tell receive quality, comprehensive health care that would otherwise not be available. The project will also help the development of now models for con-effective care that can be replicated throughout the nation:

improving the health of America's communities. Through a partnership with the American Public Health Association and the Partnership for Prevention, the United Health Foundation publishes America's Health State Health Rankings, an armed comprehensive state-bestate analysis of health status throughout the nation. This report, which is based on data from the U.S. Departments of Health, Commerce, Education and Labor, highlights positive trends in public health as well as significant challenges that require attention, thereby targeting the efforts of individuals, families, community leaders, employers and public officials to imprive their own health and the overall health of their communities.





United Health Group is a diversified health and well-being company, serving approximately 52 million individual Americans.

How we've positioned ourselves for near-term and long-term success

- We are built around three core compatenaies essential to our focus on making the health care system work better, advanced technology-based transactional capabilities; health care data, knowledge and information and health care resource organization and care facilitation.
- > We operate through discrete, diversified businesses that focus on the needs of specific market segments.
- We continually invest in the future, spending more than \$2.2 billion on research, development and capital expenditures, largely for technology and clinical performance advancement services, over the past six years.

How we're making health care work better

We enhance access to health and well-being services.

- We leverage the aggregate buying power of millions of Americans to achieve greater affordability.
- In the increasingly complex health case environment, our physician and consumer our each services help individuals access, coordinate and manage the services they need.
- Through our family of businesses, we provide a comprehensive array of consumer-oriented services to meet the full spectrum of health and well-being needs.

We apply technology to simplify health care administration.

- Common operating systems and service platforms enable scantels integration of services, are antining benefits administration.
- > Technology improvements drive progressively higher levels of quality and service consistency.
- For employers, consumers and physicians alike, practical technology solutions speed health care interactions, and use paperwork and lower costs.

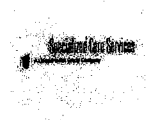
We gether and share information to achieve improved health outcomes.

- > We aggregate and integrate data from employers, insurance companies and other payers, pharmaceutral and laboratory services providers, hospitals and other participants across the health system to enable manningful clinical and economic analyses.
- > We provide data services and tools that help employers and other payers monitor utilization patterns; and control rising costs.
- We promote evidence-based modical care by providing consumers, physicians and other health care providen with relevant, actionable information about clinical quality and decision processes.
- > Our clinical research capabillities and related services support the descionment of new dicrapentic compounds and devices.

How we've performed

- The compound annual growth rate for revenues was 32 percent over the past 15 years and stock approviation has averaged 43 percent per year over the same time frame.
- > Earnings per share growth has averaged 36 percent per year since 1989.

Entertote harronner	2903	2902	200 I
in militari Rivenues	\$ 28,623	\$ 25,020	\$ 23,454
Earnings From Operations	\$ 2,935	\$ 2,186	\$ 1,556
Operating Margin	10,2%	8.7%	6.7%
Cash Flows From Operating Activities	\$ 5,003	\$ 2,423	\$ 1,844
Return on Net Assets	43.7%	37.5 %	30.7%
Return on Shareholders' Equity	89.0%	33,0%	24.5%



Specialized Care Services is the nation's most comprehensive platform for specialty health and wellness benefits, services and resources.

ACN Group* chatopacth care, physical therapy and alternative and complementary medicine services.

Dental Benefit Providers denial networks and services

HealthAlles*
consumer-driven
health care access
and purchasing
programs

National Benefit Hesources rost management services and consulting for fusioners, third-purp administrators and employers.

Optum^a Care beiliamon, disease and conduton management, and beilth information services

Speciara*
comprehensive vision
secon es and products

Unimerica accident, short-term disabilits and hic insurance products

United Behavioral Health behavioral health and substance amos services

United Resource Networks critical illness networks and services

Working Solutions employer assistance programs

How we're making health care work better

We improve access to specially health and well-being services.

> We offer services through a variety of channels/hasinesses and user groups, expanding access to important specialty programs. As a result, we directly serve more than 44 million individuals who have one or more of the products and services we offer through our 10 business units. Our specialty networks address a growing range of specialty and aneither needs.

Simple, modular product and service designs with a wide range of price points results insurers, employers and individuals to select specially benefits that match their unique needs, languaged aperating platforms, supported by a Nix Signastic fluidic virginatinent, also enable customers to combine specially services saturlessly with tasks medical benefits.

A focusion operating efficiency complete with group purchasing percenticles and improve affingiability.

We help individuals use health care services more effectively.

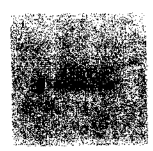
• Card management services help improve the effectiveness and quality of care (or people with clumin canditions by facilitating acress to care services, delivering patient education and support, and providing complex-case mailingment services.

> Through various Optum. Unted lichavoral Health and Working Solutions services, consumers have easy access to credible information about health conditions, the among options and other focused stipping, such as implementations of programs that link individuals to masteristical counselves, financial and legal resources, and care experts.

We help people with critical illosses achieve quality outcomes, while lowering costs.

5. Aggresso highly distinguished Courses of Facellence for the treatment of complex and critical medical remillions, including transplantation, cancer and have disease, can markedly improve difference and lower crisis. Expansion of these conjects, structured around specific data that demonstrates superior results is addressing the needs supernuching other improvementation conditions, such as interidity.

fire militiaries	2003	2002	2001
Resentes	1,878	\$ (509	\$ 1,234
Farnings From Operations	\$ \$85	\$ 2866	\$ 214
Operating Margin	20.5 %	10.0%	17,13
Return on Net Assets	59.1 %	30,7/4	393 %



Uniprise is the nation's leading provider of health benefits services for large organizations.

How we're making health care work better

We make it easier and more affordable for large organizations to deliver comprehensive health benefits and services.

> We provide customized, integrated benefit plans and operational support services for 9.5 million individuals and 345 large, multi-location employers, nearly 200 of which are in the Fortune 500.

We simplify, innovate and make the administration of health care more affordable.

- > Through a bread range of services, technologies and process innocutions. Uniprise is advancing and modernising the health care expedence. One initiatives make licable care interactions implies and easier and seek to make the experience of accessing and using health care services more like a consumer retail bright experience, thereby involving the consumer directly and responsibly. Building on each other, these efforts simplify and streamline the health care experience; lower basic costs and increase the speed of health care interactions. The ultimate goal is similar to what has been achieved in many non-health care industries to deliver services better, laster and cheaper.
- > Six Sigma-siyle quality disciplines are applied to continuously improve service quality, while advancing greater productivity and affordability.
- > Internet service portals provide convenient, low-cost information and service channels for consumers, employers, brokers, and physicians and health care providers. Through mythocom, individuals order ID rards, theck claim status, research health and well-being topics, find a physician and learn about treatment options and cases. Physicians and other health care providers one Unitediffealthcare Online to submit and track claim payments and look up patient benefit eligibility. Employer effective enables employers to increase and track health benefits in real time.
- > Newly introduced electronic medical iD raids use magnetic stripe technology and the MasterCards system and network to make it easy to verify partent eligibility and benefits in minutes.—anywhere, anytime.
- > New consumer account stored-value cards analyte consumers to pay health-related expanses directly from their flexible spending accounts and personal benefit accounts.

We engage consumers in health care decisions.

- > Uniprise provides consumer directed benefit plans that permute cost-sharing with employees and offer varying leavis of consumer engagement in health care decision-making.
- > When't an example of the most complete computer directed health glan option, combines high-deductible medical coverage linked to an employer-funded Personal Renefit Account and includes information tools: personal care assistance services, preventive health benefits and financial incentives that help individuals use health care resources visely.

(in millors)	2003	2002	2001
Revenues	\$ 8,107	\$ 2,725	\$ 2.474
Earnings From Operations	\$ 610	\$ 517	\$ 382
Operating Margin	19.6%	1920%	15.4%
Return on Net Assets	55.2%	48.7%	38.0%



UnitedHealthcare provides the most impositive and comprehensive, consumer offented health benefit plans and services to small and mid-sized employers and individuals nationwide.

How we're making health care work better

We make access to services broader.

- Entred Calcherace contracts with more than 400,000 physicians and 3,600 hospitals nationwide. In addition, we provide access to a full array of specially services and resources that augment basic modified care.
- We provide the most compachensive array of insurance and health benefit products and services, from simple individual health coverage in services for the largerit, most complex groups. Personal binefit accounts and health sayings accounts are available within all of our blowfit offerings.
- Innovative pharmaceutical management programs provide access to a large nervork of pharmacies, a rumpleur selection of generic and brand-name drugs, and a convenient home defixery program. A florable benefit model provides consumers with a wide range of drug choices and capazinem levels.

We help make health care better.

- Innovitive chircal outreach programs help identify and fill gaps in care. Disease and condition miniagement programs support chromeally ill patients with complex libresses.
- Our consumer information with support services encourage people to follow preferative guidelines and offer access to fredible health following on the laterage and in registered marcs and managers level counselors.
- Conters of Excellence programs, locased on both the hospitals and physicisms providing care, imprince results and lower costs for complex conditions, such as organ transplantations cancer and cordiac disease.
- As quart of this pharmacy management program, we use similaricated data applications that analyze durg inflication patterns and screen for safe userof medications prior to dispensing.

We make it all more affordable.

- We aggregate the buring power of millions to achieve the broadest access for the lowest price, including access to pharmaceuticals, medical decrees, and diagnostic testing at the lowest price.
- Through care incilitation initiatives and technologs, we preactively identify the people must in tweet of rare and ensure they have access to the inest appropriate services to improve and manuals their health and well-being, helping to prevent the excessive cost of complications that occur from lack of care.
- > Our information services help physicians and cultur care providers, as well as these who need care, make the best decisions to achieve the best outcomes.
- 5 Our leading wehnology simplifies and automates complex, fragmented health care transactions—providing accurate service the first time for a low cost.
- We empower consumers, physicians and other health care providers with free access to self-service capabilities that are available 24-hours a day, seven day, a week.
- > We use Six Sigma-style quality disciplines to find and remove inelliciency and waste in the health care system.

Financial performance—Health Care Services includes the histories of United technique October and United these

tile multi-mick	2603	2002	2031
Reservoirs	\$ 24,807	\$ 21,552	\$ 20,403
Farnings Form Operations	\$ 1,865	\$ 1,528	\$ 936
Operating Margin	7.5%	6.2%	4.6%
Rengiron Net Assets	40.5%	85.5 %	29.01%



Ovations is the largest U.S. business dedicated to serving the health and well-being needs of people age 50 and older.

How we're making health care work better

We enhance the quality, affordability and security of health care for people over age 50.

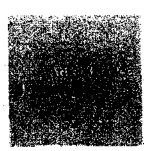
- » We represent the nation's largest Medicare supplement business serving nearly 4 million seniors enrolled in AARF Health Care Options.
- by the provide network-based health benefit products to 280,000 people eligible for Medicare, including Medicare+Chalce products and new Medicare prefetred provider plans as part of a plint initiative with the federal government through the Centess for Medicare and Medicaid Services (CMS).
- > For employers to achieve the best licalth coverages available to retirees, we after group coverage options in all 50 mates.

We make prescription drugs more affordable for older Americans.

We rifler the ration's largest and most popular plearmacy discount card program, along with pharmacy mail service and merchandise offerings of healthy living products, serving nearly 2 million people;

We improve the quality of life for elderly individuals and people with chronic illnesses.

- > Through Ecocure: we provide individualized eare services for more than 65,000 fixil or chronically ill individuals across the full continuum of care sentings, including at home.
- > We operate one of America's largest networks of specialized germaric care teams, including physicians, norse practitioners and support staff. We serve the British National Health Service, helping to develop and provide services for older individuals in order to optimize health resources.
- We offer Evercare Connections, a new service for adult children to help provide care advocacy and support for aging parents.



Who we are

AmeriCholos delivers network-based health care and personal care management services to more than 1 million individuals who participate in state-sponsored health care programs.

How we're making health care work better

We help states make high quality health care services available to people who would observe teck coverage because of social and economic factors.

- > We work with more than a dozen states to deliver Medicald and other health core services.
- We offer comprehensive preventive case services and a maternal and observiced programs which work presented to help individuals maintain good health mater. Through our Personal Care Model, we locks on helping individuals with serious and chronic health conditions preserve optimal health by coordinating access to care services from physicians, other health care providers, and government and community-based resources.
- We develop education and curreach programs with leading researchers and chinicians to target and intervene in severe illnesses common among Americaboice consumers, such as asilma, diabetes, sickle will disease and complicated programsy.
- Me pioneered the use of relemedicine to create our care management nurses and clinicians to menture vital algos, check medication use and facilitate care.



ingenix provides health care data, technology and analytics services to more than 250,000 physicians, 3,000 hospitals, 2,000 payers, 100 Fortune 500 companies and 140 pharmaceutical and biolechnology companies.

How we're making health care work better

We use data and information to solve key health care issues.

5 The Ingenix Galaxy durabase is the largest integrated database in the market with 18 centwees of information. It combines medical, laboratory

and pharmacy data elements to enable comprehensive assessment and evaluation of issues related to clinical quality and costs, including prospective views on illness and needed interventions, it is used by an ever-growing atmiber of employers, health plans, insurers, intermediaties and care profulers.

Ingenix provides analytics, applications and consulting services to strengthen health care administration and advance health outcomes.

- Ingenix decision-management services, actuarial services, clinical cost trend reporting and interasting services, and predictive modeling tools help costoners better understand medical cost trends, quality of care measures, utilization rates and the efficace of new therapies and compounds. Benchmarking data belps clients compare and contrast costs, drive performance improvement, itemap risk-mard discuse intervention strategies, and improve consumer choice and accommishible
- Physicians and payers use Ingents billing and compliance solutions to streamline billing practices. maximize reimbursements and detect chain errors to addition, as electronic connectivity within the health care industry advances. Ingenix is poised to deliver data applications and analytics directly to physician disktops and other points of care, where the information can be best used to improve health care delivery and reduce costs.
- > Fraud and abuse detection and presention services, benchmarking databases and compliance services provide tools that help health care payers monitor core business processes,

We help blomedical and pharmaceutical firms bring products to market safely.

- > 13 Research Is our full-service, global clinical research organization (CRO) specializing in our dogs. central nervous system, and respiratory and infections disease. With offices wirldwide and capabilities in more than 45 countries, 13 has the resources to launch clinical trials all over the world - from complex multinational totals to smaller studies in specialized patient populations.
- > il services include unditional clinical trial management capabilities, complemented by additional services such as feasibility assessments and protocol viviow; document submission, and comprehensive data and bhostalistics services. We draw on the resources of more than 24.000 hivestigators arising around the world.
- > higenix is a lender in medical education and communications, delivering coloration programs, interactive communications maks and publications services to inform and otherse the medical scammunity about new clinical treatments, therapies and practices.

Granterillisaries	2003	2002	2001
	201	491	447
Keramias:		100 100	
Carnings From Operations	\$ 75		\$ 48:
Operating Margin	13.1%	11:2%	10.7%
Remain (in Net Assets	9.7%	7.6%	7.5%

Financial review

- 20 Financial Highlights 21 Finants of Operations
- 40 Consolidated Statements of Operations 41 Consolidated Balance Sheets.
- 62 Consolidated Bataments of Changes in Manufections 43 Consolidated Blatements of Cash Flows 44 North to Consolidated Financial Statements

- 55 Report of Management 64 Independent Auditors' Report
- 65 Europeate and Business Leaders/Sound of Directors
- 67 Pagedal Performance ALA Glapos
- 68 Investor information

Financial Highlights

For the Year Ended December 31, (in millions, except per share dists)	2003	2902	2001	2000	1999
CONSOLIDATED OPERATING RESULTS				*4	ranggagan
Revenues	\$ 28,823	\$ 25,020	\$ 23,454	\$21,122	19.562
Earnings From Operations Net Earnings Return on Shareholders' Equity	\$ 2,935 \$ 1,625 39.0%	\$ 2,186 \$ 1,352 33.0%	\$ 1,566 \$ 913 24.5%	\$ 1,900 \$ 796' 19.8 %'	\$ 943 \$ 5687 14.1.76
Basic Net Earnings per Common Share	\$ 3.10	8 2.23	\$ 1.46	\$ 1.14	\$ 0.82
Diluted Net Earnings per Common Share	\$ 2.96	\$ 213	\$ 1.40	\$ 1.09.1	\$ 0.80.*
Common Stock Dividends per Share	\$ 0.915	\$ 0.015	\$ 0.015	\$ 0.008	\$ 0.008
consoligated CASH FLOWS FROM (USE Operating Activities Investing Activities Financing Activities	5 5,003 \$ (745) \$ (1,126)	\$ 2,423 \$ (1,391) \$ (1,442)	\$ 1.844 \$ (1.138) \$ (585)	\$ -1.521 \$.(968) \$.(739)	1.189 (623) (605)
CONSOLIDATED FINANCIAL CONDITION	<u> </u>				2 2 2 2 2 2
Cash and investments Total Assets	\$ 9,477 \$ 17,634	\$ 6,329 \$ 14,164	\$ 5,698 \$ 12,485	\$ 5,063 \$11,053 \$ 1,209	\$ 4.719 \$ 10.273 \$ 991
Debt Shareholders' Equity Debto Total Capital Ratio	\$ 1,479 \$ 5,128 27.8%	\$ 1.761 \$ 4.428 28.5 %	\$ 1,584 \$ 3,891 28,9%	\$ 1,668 24.7 %	\$ 5,863 20,4%

Financial Highlights and Results of Operations should be read together with the accompanying Consolidated Financial Squittering and Notes. I 2000 require include a \$14 million are permanent unitariestal subject in the contribution of United Results Societies in the contribution of United Results Societies and a \$17 million gain, \$17 million after tas) related to a separate displacation of United Results Capital investments. Excluding these terms for comparability purposes, \$200 million and \$1.85 per store, and return on short-holders equity was 19.0%.

Table Terms include a net permanent ear bonetic printarily related to the contribution of United Results Capital investments to the United Health Estimation. Excluding this benefit for comparability purposes, our carnings and diluted net deceiting per common that were \$555 million and \$0.79 per share.

Results of Operations

BUSINESS OVERVIEW

United Health Group is a leader in the health and well-being industry, serving approximately 52 million Americans. Our primary focus is on improving the American health care system by simplifying the administrative components of health care delivery, promoting evidence based medicine as the standard for care and providing selevant, actionable data that physicians, health care providers, consumets, employers and order participants in health care can use to make better, more informed decisions.

Through our diversified family of businesses, we leverage core competencies in advanced technology-based transactional capabilities, health care data, knowledge and informatics; and health care resource organization and care facilitation to make health care work better. We provide individuals with access to quality, cost-effective health care services and resources. We promote the delivery of care, consistent with the best gualiable evidence for effective health care. We provide employers with superovable, service and support, and we deliver value to our sharoliodiers by executing a business arrategy founded upon a spanniument to balanced growth, profitability and capital discipline.

2003 FINANCIAL PERFORMANCE HIGHLIGHTS

United Health Group had a very strong year in 2003. The company continued to achieve diversified growth across its huniness argments and generated next carnings of \$1.8 billion and operating cash flows of \$1.8 billion and operating cash flows

- > District recentifies per common share of \$2.36, representing an increase of \$9% over 2002.
- > Retenues of 126 8 billion, a 15% increase over 2002.
- Decreting exceptings of more than \$2.9 billion, up \$1% over 2002.
- Conscillated operating margin of 10.2%, up from 6.7% in 2002 divers principly in improved margins on risk vased products a product rule shift from risk based products to influorinaryin, fee-based products, and operational and production improvements.
- > Return on shareholders' equity of 39.0%, up from 33.0% in 2002.

2008 RESULTS COMPARED TO 2002 RESULTS

Consolidated Financial Results

Revenues

Revenues are comprised of premium revenues from this based products; services revenues, which primarily include thes for management, administrative and consulting anytices and investment and other income.

Premium resenues are primarily derived from risk-based leads insurance arrangements in which the premium is fixed, opically for a one-year period, and we assume the economic risk of funding our customers' hould our services and related administrative costs. Service resenues consist primarily of fees derived from services performed for customers that self-insure the method coins of meir employees and their dependence. For both premium risk-based and feeshood instrumers arrangements, we provide cognitive and fixelization of medical services, unmiscular processing, customer, consumer and care provider services, and access to contracted networks of physicians houpfalls and other health care provider services, and access to contracted networks of physicians houpfalls and other health care

A Supplication of the increased by \$3.8 billion, or \$5%, in 2005 to \$38.8 billion. Consolidated communications of the procedure of \$3.8 billion of the consolidated to approximately 11% as a result of security of premium and fee costs to approximate the procedure of the procedure of the procedure of the procedure of the process of the

Premium Revenues Consolidated premium revenues in 2003 totaled \$25.4 billion, an increase of \$3.5 billion, or 16%, over 2002. United Healthcare premium revenues increased by \$1.8 billion. driven primarily by average premium rate increases of 12% to 13% on renewing commercial risk-based business. Premium revenues from Medicaid programs also increased by approximately \$1.0 billion over 2002. Approximately 70% of this increase resulted from the acquisition of AmeriChoice on September 30, 2002, with the remaining 30% driven by growth in the number of individuals served by our AmeriChoice Medicaid programs since the acquisition date. The remaining premium revenue growth in 2003 was primarily driven by growth in the number of individuals served by Ovations' Medicare supplement products provided to AARP members and its Evercare business, along with growth in several of Specialized Care Services' businesses.

Service Revenues Service revenues in 2003 totaled \$5.1 billion, an increase of \$294 million, or 8%, over 2002. The increase in service revenues was driven primarily by aggregate growth of 7% in the number of individuals served by Uniprise and United Healthcare under fee-based arrangements during 2003.

Investment and Other Income Investment and other income totaled \$257 million, representing an increase of \$37 million over 2002, due primarily to increased capital gains on sales of investments. Net capital gains on sales of investments were \$22 million in 2003, compared with net capital losses of \$18 million in 2002. Interest income decreased by \$3 million in 2005, driven by lower yields on investments, partially offset by the impact of increased levels of cash and fixed income investments.

Medical Costs

The combination of pricing, benefit designs, consumer health care utilization and comprehensive care facilitation efforts is reflected in the medical care ratio (medical costs as a percentage of premium revenues).

The consolidated medical care ratio decreased from 85.0% in 2002 to 81.4% in 2003. Excluding the AARP business, thic medical care ratio decreased 140 basis points from 81.4% in 2002 to 80.0% in 2003. Approximately 30 tissis points of the decrease in the medical care ratio was driven by favorable development of prior period medical cost estimates as further discussed below. The balance of the medical care ratio decrease resulted primarily from net premium rate increases that exceeded overall medical benefit cost increases and changes in product, business and customer mix.

Each period, our operating results include the effects of revisions in medical cost estimates related to all prior periods. Changes in medical cost estimates related to prior fiscal years that are identified in the current year are included in total medical costs reported for the current fiscal year. Medical costs for 2003 include approximately \$150 million of favorable medical costs for years. Medical costs for 2002 include approximately \$150 million of favorable medical costs for 2002 include approximately \$70 million of favorable medical costs development related to prior fiscal years.

On an absolute dollar basis, 2003 medical costs increased \$2.5 billion, or 14%, over 2002. The increase was driven primarily by a rise in medical costs of approximately 10% to 11% due to medical cost inflation and a moderate increase in health care consumption, and incremental medical costs related to businesses acquired since the beginning of 2002.

Management believes disclosure of the medical sace ratio-excluding the AARP buttones, it mentioned since understriting gives of losses visually the AARP buttones the AARP buttoness secrete to AARP policy includes almost a new traditional for find (\$29). Although the company is at risk for understring losses to the calculative not insert served the buttone in the RSF, we have not been required to find any understrining defining in date and stoppy secret between the RSF, buttones is sufficient an enter parently! In our moder writing or other risks associated with the courses during the loranceable luture.

Operating Costs

The operating cost ratio (operating costs as a percentage of total revenues) for 2003 was 16.8%, down from 17.5% in 2002. This decrease was driven primarily by resenue mix changes, with greater growth from premium revenues than from service resenues, and productivity gains from reclinology doployment and other cost management initiatives. Our premium based products have fower operating cost ratios than our fee based products. The Impact of operating cost afficiencies in 2003 was paroally offsee by the nontinued incremental costs associated with the development, doployment, adoption and maintenance of new technology releases.

On an absolute dollar hasis, operating costs for 2003 increased \$488 million, or 11%, over 2002. This increase was driven by a 6% increase in total individuals served by Figaliti Care Services and Uniprise during 2003, increases in broker commissions and premium taxes due to increased revenues, general operating costs also dated with change initiatives and acquired fournesses.

Depreciation and Amortization

Depreciation and amortization in 2003 was \$299 million, an increase of \$44 million over 2002.

This increase was due to additional depreciation and amortization from higher levels of computer equipment and capitalized software as a result of technology enhancements, business growth and business acquired since the beginning of 2002.

income Taxes

Our effective fuscione tax rate was \$5.7% in 2003, compared to \$5.5% in 2002. The change from 2002 was thus to this into in business and tucomounts between pastes with this crops in business and tucomounts between pastes with this crops in come can takes.

Egginess Segments

The following automatizes the operating results of pur business segments for the years ended December 31 (in millions):

REVENUES	2008	2002	Percent Change
Health Care Services	\$24 B07	8.21.552	15%
Uniprise	8,107	2 725	14%
Specialized Care Services	1,878	1,509	21%
logenis	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	491	17%
Corporate and Eliminations	(150)	(1,257)	ner
Genstellaned Revenues	\$28,823	\$ 25,020	15%

EARNINGS FROM OPERATIONS 2001	201	Change
Health Care Services 4 1,865	1.528	.40%
Specialised Care Services 255	286	35%
Tagenals Saminga From Operations \$ 2,2955	55	36%

nm - nor mentingful

Health Care Services

The Health Care Services segment consists of the United Healthcare, Ovations and AmeriChoice businesses. United Healthcare coordinates network-based health and well-being services on behalf of local employers and consumers. Ovations delivers health and well-being services to Americans over the age of 50, including the administration of supplemental health insurance coverage on helial of AARP. AmeriChoice facilitates and manages health care services for state Medicald programs and their beneficiaries.

Health Care Services had revenues of \$24.8 billion in 2003, representing an increase of \$3.3 billion, or 15%, over 2002. The majority of the increase resulted from an increase of \$1.9 billion in UnitedHealthcare revenue, an increase of 14% over 2002. The increase in UnitedHealthcare revenues was driven by average premium rate increases of approximately 12% to 13% on renewing commercial risk-based business and 8% growth in the number of individuals served by fee based products during 2003. Revenues from Medicaid programs to 2003 increased by \$1:0 billion over 2002. Approximately 70% of this increase resulted from the acquisition of Americanice on September 30, 2002, with the remaining 30% driven by growth in the number of Individuals served by Americhaice Medicald programs since the acquisition date. Chatique revenues increased by \$319 million, or 5%, primarily due to increases in the number of individuals served by both its Medicare supplement products provided to AARP members and by its Evercare business.

Health Care Services earnings from operations in 2003 were nearly \$1.9 billion, representing an increase of \$557 million, or 40%, over 2002. This increase primarily resulted from revenue growth and improved gross margins on United Healthcare's risk-based products, growth in the number of individuals served by United Healthcare's fee-based products, and the acquisition of AmeriChoice on September 30, 2002. United Healthcare's commercial medical care ratio improved to 80.0% in 2003 from 81.8% in 2002. Approximately 40 basis points of the decrease in the commercial medical care ratio was driven by the favorable development of prior period medical cost estimates, with the balance of the decrease resulting from net premium rate increases that exceeded overall medical benefit cost increases and changes in business and customer mix. Health Care Services' 2003 operating margin was 7.5%, an increase of 130 basis points over 2002. This increase was driven by a combination of improved medical care ratios and a shift in commercial product mix from risk-based products to higher-margin, fee-based products.

The following table summarizes the number of individuals served by Health Care Services, by major marker segment and funding arrangement, as of December 31;

(iii) thousands)	2003	2002
Consucretat Risk-Based For-Based	5,400 2,895	5,070 2,715
Topal Commercial	8,295	7,785
Medicare Medicaid	230 1,105	225 1,030
Total Health Care Services	9,630	9,040

I Excludes Individuals served by Ovarious' Medicare supplement products provided to AAR members:

The number of individuals served by United Healthcare's commercial business as of December 31, 2003. increased by \$10,000, or 7%, over the prior year. This included an increase of 180,000, or 7%, in the number of individuals served with fee based products, driven by new customer relationships and existing customers converting from risk-based products to fee hased products. In addition, the number of individuals served by risk-based products increased by \$50,000. This increase was driven by the acquisition of Golden Rule Financial Corporation (Golden Rule) in November 2008, which resulted in

the addition of 430,000 individuals served, partially offset by customers converting to self-funded, fee-based arrangements and United Healthcare's targeted withdrawel of risk-based offerings from unprofitable arrangements with customers using multiple benefit carriers.

Ovations' year-over-year Medicare-Choice enrollment remained relatively stable, with 230,000 individuals served as of Detember 31, 2003. Medicaid enrollment increased by 75,000, or 7%, due to strong growth in the number of individuals served by AmeriChoice over the past year.

Uniprise

Uniprise provides network based health and well-being services, business to business transaction processing services, consumer connectivity and technology support services to large employers and health plans. Uniprise revenues in 2003 were \$3.1 billion, representing an increase of 14% over 2002. This increase was driven primarily by growth of 6% in the number of individuals served by Uniprise during 2003, amount service for each increases for self-insured customers, and a change in customer funding also during 2003. Uniprise served 9.1 million individuals and 8.6 million individuals as of December 31. 2005 and 2006, respectively.

Uniprise extrings from operations in 2003 were \$610 million, representing an increase of 18% over 2002. Operating margin for 2003 improved to 19:6% from 19:0% to 2002. Uniprise has expanded to operating margin through operating cost efficiencies derived from process improvements, technology deployabil and cost amanagement infilatives that have reduced laborand excapancy costs in its management infilatives that have reduced laborand excapancy costs in its management for the first processing and customer service, billing and enrollment functions. Additionally, Uniprise's inframiliative can be scaled afficiently, allowing to business to grow revenues at a proportionately higherstip that the associated growth in operating expenses.

Specializad Cara Services

Specialized Care Services is a portfolio of health and well-being companies, each sorving a specialized mainly deed will, a unique offering of benefits, networks, services and retources. Specialized Care Survices rependes during 2008 of \$1.9 billion increased by \$369 million, or \$4%, lever 2002. This increase was principally driven by an increase in the number of individuals served by United Behavioral Health, he mental beauth benefits business; Dental Benefit Providers, its dental services business; and Specters, its vision care benefits business; as well as rate increases related to these businesses.

Estraings from operations in 2003 of \$885 million increased \$99 million, or 35%, over 2002. Specialized Care Services' operating margin increased to 20.5% in 2008, up from 19.0% in 2002. This line case was drived primarily by operational and productivity improvements at United Behavioral Health. With the continuing growth of the Specialized Care Services beginning, we are formulating production and service operations to a regurential service and production infraintenance to improve service, quality and consistency, and to enhance productivity and efficiency.

*Ingent*x

Ingesits is an international leader in the field of health care data analysis and application, serving pharmaceutical companies, health insurers and other papers, physicians and other health care providers, large employers and governments. Ingenix resenues in 2008 of \$374 million successed by \$83 million, or 17%, over 2002. This was driven primarily by new business growth in the health information business.

Explines from operations in 2003 were \$75 million, up \$20 million, or 36%, from 2002. Operating insight was 15.1% in 2005, up from 11.2% in 2002, The increase in the operating margin was primarily disclosured in the health information business.

2002 RESULTS DOMPARED TO 2001 RESULTS

Consolidated Financial Results

Revenues

Consolidated revenues increased by approximately \$1.6 billion, or 7%, in 2002 to \$25.0 billion. Strong growth across our business segments was partially offset by the impact of targeted withdrawals from unprofitable risk based arrangements with customers using multiple health benefit carriers, and withdrawals and benefit design changes in our Medicare+Choice product offering in certain markets. Following is a discussion of 2002 consolidated revenue trends for each revenue component.

Promium Revenues Consolidated premium revenues in 2002 totaled \$21.9 billion, an increase of \$1.2 billion, or \$5, compared with 2001. Premium revenues from United Healthcare's commercial risk based products increased by approximately \$1.2 billion, or 10%, to \$12.9 billion in 2002. Average ner premium rate increases exceeded 13% on United Healthcare's repeating commercial risk-based business. This increase was partially offset by the effects of targeted withdrawals from upprofitable riak-based arrangements with customers using multiple health benefit carriers and a shift in product mix from risk-based to fee-based products. During 2002; the number of individuals served by UnitedHealthcare commercial risk-based products decreased by 180,000, or 3%.

Premium resenues from Medicaid and Medicare+Choice programs decreased by \$400 million. or 11%, to \$8.2 billion in 2002. Premium revenues from Medicare Choice programs decreased by \$850 million to \$1.6 billion because of planned withdrawals and benefit design changes in certain markets undertaken in response to insufficient Medicare program reimbursement rates, Premium revenues from Medicaid programs increased by \$450 million to \$1.6 billion in 2002. More than half of this increase, \$280 million, related to the acquisition of AmeriChaice on September 30, 2002.

The balance of premium revenue growth in 2002 included a \$240 million increase in Health Care Services, premium revenues driven by an increase in the monther of individuals served by both Ovations' Medicare supplement products provided to AARP members and by its Evercare business. In addition, Specialized Care Services realized a \$140 million increase in premium revenues in 2002.

Service Revenues Service revenues in 2002 totaled \$2.9 billion, an increase of \$404 million, or 16%. over 2001. The increase in service revenues was driven primarily by aggregate growth of 11% in the number of individuals served by Uniprise and UnitedHealthcare under fee based arrangements. Uniprise and United Healthcare service revenues grew by an aggregate of \$230 million during 2002. Additionally, revenues from Ovations' Pharmacy Services business, established in June 2001, increased by approximately \$110 million, as it was in operation for the full year in 2003.

Investment and Other Income Investment and other income in 2002 totaled \$220 million, a decrease of \$61 million, or 22%, from 2001. Interest income decreased by \$32 million due to lower interest yields on investments in 2002 compared with 2001, pairtally office by the impact of increased levels of cash and fixed income investments. Net realized capital losses in 2002 were \$18 million, compared to net tealized expital gains of \$11 million in 2001. The 2002 usi realized capital losses were mainly due to sales of lovestments in debt securities of certain companies in the selecommunications industry and impairments recorded on certain United Health Capital equity investments. The losses were partially office by capital gains on sales of investments in other debt securities.

Medical Costs

The consolidated medical care ratio decreased from 85.5% in 2001 to 85.6% in 2002. Excluding the AARP business, the medical care ratio decreased by 250 basis points from 85.5% in 2001 to 81.4% in 2002. Approximately 90 bath points of the medical care ratio decrease resulted from targeted withdrawals from unprofitable risk-based arrangement with commercial customers using rasidiple health benefit carriers and a shift in commercial contomer mix, with a larger percentage of premium. revenues derived from small business customers. These employer groups typically have a lower medical care ratio, but carry higher operating costs than larger customers. Additionally, the medical care ratio decreased approximately 90 has spoints because of withdrawals and benefit design changes in certain Medicare markets pertaining to our Medicare. Choice offering. The balance of the decrease in the medical care ratio was primarily driven by changes in product and business mile, care management activities and not premium rate increases that exceeded overall modical benefit cost increases.

On an absolute Hollar basis, consolidated misdical cores increased by \$548 million, or 5%, over 2001. This increase principally resulted from a rise in medical costs of approximately 12%, or \$21. Prince. driven by the combination of medical convintiation and increased health care communities. Partially officing this increase, medical coar decreased by approximately \$1 4 billion due to net reductions. in the number of people receiving benefits under our Medicare and commercial risk-based products. The balance of the decrease in medical cours was driven primarily by changes in benefit designs in certain Medicare markets

Operating Costs

The operating contrations 17.5% in 2002, compared with 17.0% in 2001. During 2012, our feet based products and services grow at a faster rate than our premium based products and for based products have much higher operating cost ratios than premium-based products. In addition, our Modicare business, which has retainely low operating come as a percentage of resenues, decreased in also relative to our overall operations. Using a revenue mix comparable to 2001, the 2002 operating cost ratio would have decreased slightly in 2002. This decrease was principally driven by operating cost efficiencies. dorived from process improvements, technology deployment and cost management initiatives that reduced labor and occupancy cours in our transaction processing and customer service, billing and enrollment functions. The impact of three efficiencies was partially offset by the incremental costs amorizated with the development, deployment, adoption and maintenance of new technology releases,

as well as increased butiness self-increases Com Surjay 2002.

On an absolute dollar balls, operating obtal occasion by \$406 million, or 10%, over 2011. Tals increase outs delvan by a 7% increase in this part injusted of individuals served by Health Care Scripes and Uniques during 2002, general operating cost initialion and the additional costs associated with arguired incheses.

Depreciation and Amortization

Depreciation and americation was \$255 and on a \$665 and \$265 million in \$60). This decrease was due to \$35 million of amortization in parties in 2001 recorded for goodwill, which was no longer amortized in 2002 pursuant to the adaption of Edmilli Accounting Standards (FAS) No. 142. "Goodwill and Other Imangible Assest" This deficate was largely office by \$65 million of additional depreciation and amortization restiling from agridule rels of equipment and depitalized software are restuling from the free model of technology enhancement shall be to the proof the

picomo Taxes

Our effective income tax rate was \$5.5% ht 2002 and \$5.0% in 2001. The decrease was printpully the no the impact of non-rax-deductible goods if an advisoration that is no longer amortized for furthful reporting purposes, as required by FAS No. 121 Assuming FAS No. 142 was effective during 2001. the effective tax rate would have been approximately \$6.0% charing 2001.

Business Segments

The following summarizes the operating results of our business segments for the years ended December 31 (in millions):

REVENUES	2002	2001	Percent Change
Health Care Services	\$ 21,552	\$ 20,403	6% 10% 20% 10%
Uniprise	2,725	2,474	10%
Specialized Care Services	1,509	1,254	20%
Ingenis	491	447	10%
Corporate and Eliminations	(1,257)	(1,124)	nm.
Consolidated Revenues	\$ 25,020	\$ 23,454	7%

EARNINGS FROM OPERATIONS			2001				
ENMINGS LUGAL DIEGOTIONS		2002		Reported		Adjusted*	Change
Health Care Services		1.328	\$	936	3	974	36% 28%
Unitotae	7.	517	•	382		410	25%
Specialized Care Services		286		214		220	30%
Institute		286 55		48		69	(20%)
Comertie		-		(14)		(14)	nm
Consolidated Earnings From Operations	\$	2.186	\$	1,566	\$	1,659	32%

na - not meaningful

Houlth Care Services

Health Care Services posted record revenues of \$21.6 billion in 2002, an increase of nearly \$1.2 billion, or \$66, over 2001. The increase in revenues primarily resulted from an increase of approximately \$1.2 billion in UnitedHealthcare's commercial premium revenues. This was driven by abelage net premium rate increases in excess of 15% on renewing commercial risk based business, partially offset by the effects of targeted withdrawals from unprofitable risk based arrangements with commercial customers using multiple health benefit carriers. Premium revenues from Medicaid programs increased by \$450 million in 2002, of which \$240 million related to the acquisition of AmeriChoice on September 30, 2002. Offsetting these increases, Medicare+Choice premium revenues decreased by \$850 million as a result of planned withdrawals and benefit design changes in certain markets in response to insufficient Medicare program reimbursement rates. The balance of Health Care Services' resenue growth in 2002 includes a \$240 million increase in Ovations revenues driven by an increase in the number of individuals served by both its Medicare supplement products provided to AARP members and its Evenuese business, and a \$140 million increase in revenues from in Pharmacy Services business, established in June 2001.

Health Care Services realized earnings from operations of \$1.1 billion in 2002, an increase of \$192 million; or 42%, over 2001 on a reported basis, and an increase of \$354 million; or 86%, over 2001 on a FAS No. 142 comparable reporting basis. This increase primarily resulted from improved gross margins on UnitedHealthcare's commercial risk-based products, revenue growth and operating cost efficiencies derived from process improvements, technology deployment and cost management initiatives that reduced labor and occupancy costs in the transaction processing and customer service, billing and enrollment functions. Health Care Services' operating margin increased to 6.7% in 2002 from 4.6% on a reported basis and from 4.8% on a FAS No. 142 comparable reporting basis in 2001.

This increase was driven by a combination of an improved medical care ratio, productivity improvements and a thirt in product mix from risk-based products to higher margin, fee-based products.

I Adjusted to exclude \$35 million of amortization expense associated with goodwill for comparability purposes. European to PAS No. 147, which we adopted effective factory I, 2002; growth is no longer smortized. Where applicable, the percent change is entollisted comparing the 2001 results to the 2001 "Adjusted" (estile.

United Healthcare's commercial medical care ratio decreased by 230 basis points from 84.1% in 2001 to 81.8% in 2002. Approximately 130 basis points of the commercial medical care ratio decrease resulted from suggested withdrawals from unprofitable risk-based arrangements with commercial customers using multiple carriers and a shift in commercial customer mix, with a larger percentage of premium resentes derived from small business customers. These employer groups applically have a lower medical care ratio, but carry higher operating costs than larger customers. The balance of the decrease in the commercial medical care ratio was primarily driven by changes in product mix, care management activities and not premium rate increases that exceeded overall medical benefit cost locateses.

The following table summarizes the number of individuals served, by major market segment and funding arrangement, and December 315

(fo diseasets)	2002	2001
Commercial Risk Based Rec land	5,070 2,918	5,250 2,805
Total Compressió	7.783	7,566
Medicare Medicard	795 1,090	945 649
Total Highlith Care Services	9,040	£540

Particular le Malitante served by Ourdons' Medicare supplement products provided to help members.

The pumper of individuals served by United Health care's commercial products increased by 250,000, or 18%, shring 2003. Toth included an increase of 440,000, or 18%, in the animber of individuals served with fee history products, driven by new customer relationships and customers converting from 194-based products during 2002. This increase was partially officer by a decrease of 180,000; or 5%, in the number of individuals served by risk based products, driven by customers converting to self funded, feedbased arrangements with Customers using multiple health benefit carriers.

Ovations, personal year medicate enrollment decreased 35% because of market withdrawals and benefit design changes. These actions were taken in response to insufficient Medicate program reimbursement rates in specific counties and were intended to preserve profit margins and better position the Medicate program for long-term success. Year overyear Medicate enrollment increased by \$90,000, largely due to the acquisition of AmeriChoice on September 50, 2002, which served approximately \$60,000 individuals as of the acquisition date:

Uniprise

Dalprise revenues were \$2.7 billion in 2002, up \$251 million, as 10%, over 2001. This increase 1964 driven primisrily by an 8% increase in Uniprise's ensumer base. Uniprine served 3.6 million wells divide as of December 31, 2002, and 8.0 million individuals as of December 31, 2001.

Uniprise earnings from operations grew by \$155 million, or \$5%, over 2001 on a reported basis, and by \$107 million, or 26%, over 2001 on a FAS No. 142 comparable reporting basis. Operating margin improved to 19.0% in 2007 from 15.4% on a reported basis and from 15.6% on a FAS No. 142 comparable reporting basis in 2001. Uniprise expanded in operating sharpin through operating cost efficiencies derived from process improvements, technology deployment and cost management influences that reduced labor and occupancy costs supporting to transaction processing and entire mer service, billing and emoliment functions. Additionally, Uniprise Linguisticians are than the scaled afficiently, alligating its business to grow revenues at a proportionality higher care than the susprised processing expenses.

Specialized Care Services

Specialized Care Services had revenues of \$1.5 billion in 2002, an increase of \$255 million, or 20%, over 2001. This increase was principally driven by \$140 million of revenue growth from Spectera, its vision care benefits business acquired in October 2001, and an increase in the number of individuals served by United Behavioral Health, its mental health benefits business, and Dental Benefit Providers, its dental services business.

Extraings from operations reached \$286 million in 2002, an increase over 2001 of \$72 million, or 84%, on a reported basis and \$66 million, or 30%, on a FAS No. 142 comparable reporting basis. Specialized Care Services' operating margin increased to 19.0% in 2002, up from 17.1% on a reported basis and from 17.5% on a FAS No. 142 comparable reporting basis in 2001. This increase was driven by operational and productivity improvements, partially offset by a shifting business mix toward higher revenue, lower margin products. With the growth of this segment, we began consolidating production and service operations to a segmentwide service and production infrastructure to improve service quality and consistency and enhance productivity and efficiency.

ingenix

Revenues were \$491 million in 2002, an increase of \$44 million, or 10%, over 2001. This was the result of strong new husiness growth in the health information business and revenues from acquired businesses, partially offset by reduced revenues in the pharmaceutical services business.

Earnings from operations were \$55 million, up \$7 million, or 15%, over 2001 on a reported basis, and down \$14 million, or 20%, from 2001 on a FAS No. 142 comparable reporting bath. Operating margin was 11.256 in 2002, up from 10.7% in 2001 on a reported bans, and down Boin 15,4% on a FAS No. 142 comparable reporting basis. The reduction in earnings from operations and operating margin on a FAS No. 142 comparable reporting basis was due to cancellations and delays of certain clinical research male by pharmacoutical clients; which were affected by weak industry specific conditions. This reduction was partially offset by strong business growth and dightly expanding margins in the health information business.

Corporate

Corporate includes costs for certain companywide process improvement initiatives, not expenses from charitable contributions to the United Health Foundation and eliminations of intersegment transactions. The decrease in corporate expenses of \$14 million from 2001 to 2002 reflects the completion during 2001 of certain companywide process improvement initiatives.

FINANCIAL CONDITION AND LIQUIDITY AT DECEMBER 31, 2003

Liquidity

We manage our cash, investments and capital abusture so we are able to meet the short and long-torm obligations of our business while instructing strong financial flexibility and liquidity. We forecast, analyze and monitor our cash flows to enable prudent investment and financing within the confines of our financial strategy.

Our fegulated ambidiaries generate significant cash flows from operations. A majority of the assets held by our regulated subsidiaries are in the form of cash, cash equivalents and investments. After considering expected cash flows from operating activities, we generally invest monies of regulated subsidiaries that exceed our short-term obligations in longer term, investment grade, marketable debt accurities to improve our overall investment return. Factors we consider in making these investment decisions include our board of directors' approved investment policy, regulatory limitations, return objectives, is implications, risk tolarance and manority dates. Our long-term investments are also available for sale to meet short-term liquidity and other needs. Monies in excess of the capital needs of our regulated soutiles are paid to their nearegulated parent comparise, typically in the former dividends, for general corporate use, when took in perintent by applicable regulations.

Our non-regulated businesses also generate significant cath from operations for general corporate use. Cosh flors generated by these entities, combined with the issuance of commercial paper, long-term debt and the availability of committed credit facilities, further strengthen our operating and financial flexibility. We generally use these cash flows to reduce in our businesses in the form of capital expenditures, to expand the depth and begular of our surfaces through business acquisitions, and to remove these shares of our common notice has exactly an market conditions.

to reputchise shares of our common stock, depresding an market conditions.

Could generated from operating at inside, put singlessy source of liquidity, is principally from their earnings, excluding depreciation and supermy and a tends, any future decline in our problemitity may have singgethe impact on our highlight, which shall problem from the business depends in large part on our abbits to accurately problem and price for health care continuousses. This risk is partially midgated by the diversity of our other landments, the geographic diversity of our risk based business and our disciplined underwinding and pricing processes, which seek to match premium rate increases with future health care costs. In 2005, a hypothetical 1% increase in commercial insured medical costs would have reduced ner examinately appropriate any 175 million.

medical costs would have reduced ner extrapp to impropriously \$15 million.

The availability of financing in the form of their in entrapy is influenced by many factors, including our profitshifty, operating each flow data block their their conferences conferences regulatory requirements and market conditions of blocks their theory in surgery and actions forward malmaining financial decipility minigate much of this risk.

Cash and investments

Cash flows from operating activities was \$3.0 billion in 2003, representing an increase over 2002 of \$580 million, or 24%. This increase in operating cash flows resulted primarily from an increase of \$454 million in net income excluding depreciation, amortization and other nonesth items. Additionally, operating cash flows increased by \$126 million due to cash generated by working capital changes, driven primarily by an increase in medical costs payable. As premium revenues and related medical costs increase, we generate incremental operating cash flows because we collect premium revenues in advance of the claim payments for related medical costs.

We maintained a strong financial condition and liquidity position, with cash and investments of \$9.5 billion at December \$1, 2008. Total cash and investments increased by \$5.1 billion since December 31, 2002, primarily due to \$2.2 billion in each and investments acquired in the Golden Rule acquisition in November 2003 and strong operating cash flows, partially offset by capital expenditures, businesses acquired for cash and common stock repurchases.

As further described under "Regulatory Capital and Dividend Restrictions," many of our subsidiaries are subject to various government regulations that restrict the timing and amount of dividends and other distributions that may be paid to their parent companies. At December 31, 2003, approximately \$385 million of our \$9.5 billion of cash and investments was held by non-regulated subsidiaries. Of this amount, approximately \$45 million was segregated for future regulatory capital riceds and the remainder was available for general corporate use, including acquisitions and share repurchases.

Financing and investing Activities

In addition to our strong each flows generated by operating activities, we use commercial paper and debt to maintain adequate operating and financial flexibility. As of December 31, 2005 and 2002, we had commercial paper and debt outstanding of approximately \$2.0 billion and \$1.6 billion, respectively. Our debt-to-total capital ratio was 27.8% and 28.5% as of December 31, 2003 and December 31, 2002. respectively. We believe the prudent use of debt leverage optimizes our cost of capital and return on shareholders' equity, while maintaining appropriate liquidity.

In December and March 2003, we issued \$500 million of four-year, fixed-rate notes and \$450 million of 10-year, fixed-rate index with interest rates of 3.3% and 4.9%, respectively. We entered into interest rate swap agreements to convert our interest exposure on \$725 million of the 2008 borrowings from a fixed to a variable rate. At December 31, 2008, the rate used to accrue interest expense on these agreements ranged from 1.2% to 1.6%. The differential between the fixed and variable rates to be paid or received is account and recognized over the life of the agreements as an adjustment to interest expense in the Consolidated Statements of Operations. We used the proceeds from these borrowings to repay commercial paper and term debt maturing in 2005, and for general corporate purposes. including working capital, capital expenditures, business acquisitions and share repurchases. Commercial paper and current maturities of long-term dobt decreased from \$811 million at of December 31, 2002, to \$229 million as of December 31, 2003, as a result of these actions.

We have credit arrangements for \$900 million that support our commercial paper program. These credit arrangements include a \$450 million revolving facility that expires in July 2005, and a \$450 million. 364 day facility that expires in July 2004. As of December 31, 2003, we had no amounts ountanding under our credit facilities.

Our debtarrangements and credit facilities contain various coverants, the most restrictive of which require us to maintain a debt-to-total-capital ratio (calculated at the sum of commorcial paper and debt divided by the sum of commercial paper, debt and shareholders' equity) below 45% and to exceed specified minimum interest coverage levels. We are in compliance with the requirements of all debt covenants.

Our senior debt is rated "A" by Standard & Poor's (S&P) and Fitch, and "A5" with a positive studyofk by Moody's. Our commercial paper is rated "A-1" by S&P, "F-1" by Fitch, and "F-2" with a positive outlook by Moody's. Consistent with our intention of maintaining our senior debt ratings in the "A" range, we intend to maintain our debt-to-toral capital ratio at 50% or less. A significant downgrade to our debt or commercial paper ratings could adversely affect our borrowing support yand costs.

Under our board of directors' authorization, we maintain a common stock repurchase program. Repurchases may be made from time to time at premiling prices; subject to terrain restrictions on volume, pricing and tining. During 2003, we repurchased 33 million shares at an average price of approximately \$47 per share and an aggregate cost of approximately \$1.6 billion. As of December \$1, 2003, we had beared of directors' authorization to purchase up to an additional 45 million thates of our common stock. Our common stock repurchase program is discretionary as we are under no obligation to repurchase shares. We repurchase shares there it is a prodein use of capital. A decision by the company to discontinue share repurchases would significantly increase our liquidity and financial floatistic.

In May 2003, our board of directors declared a modor one split of the company's common stack in the form of \$100% common stock dividend. The stock dividend was instead on June 18, 2002, so there had been decord as of June 2, 2003. All share and per share amounts have been restated to reflect the stock split.

On blocombar 18, 2003, our Health Care Services business segment sequired Golden Rule Finantial Consecution and substitution: We used \$495 million in cash in exchange for all of the outstanding such of the leading and the following such as the financial of the constanting such as the following such as the first of the constanting such as the first of the first outstanding such as the first of the first outstanding such as the first outstanding such as

On Patrinery TO, 2004, our Health Core Services business segment acquired Mill Atlantic Medical Strepton, Inc. (MAMSI). Unider the terms of the purchase agreement, MAMSI shareholders received 0.82 shares of Union Health Croup common stock and \$18 incash for each share of MAMSI common mock and \$18 incash for each share of MAMSI common mock and \$18 incash for each share of MAMSI common mock purchasely \$2.7 tillion, comprised of \$6.2 million shares of United Seattle Croup common stock (salued at \$1.9 billion hazed upon the average of United Health Group's share closing price for two days before, the day of and ever days after the acquisition autologicement date of October 27, 2003) and approximately \$800 million in cash.

We financed the rash portion of the MAMSI purchase price primarily through commercial paper issuances and a total of \$500 million of five and 10-year fixed-rate none issued on February 10, 2004. We have entered into interest rate stops agreements to convert our litterest exposure on these troops from a fixed to a marbible rate. Pollowing the closing to this acquisition and the debt issuances, our debt-to-post expired rate personned below 50%.

Under our Sil shelf registration enternent (for common stock, preferred stock, data securities with other securities), after consideration of the soles based in consideration of the soles based in connection with the MAMSI acquisition described above, is \$250 million. We may probably after securities from time to time at prices and terms to be determined at the time of officing. We plan to higher strendment to increase the inding capacity their our \$32 mell registration statement at \$2.0 tilling during the first half of \$004. Under our \$4 acquisition shelf segistration statement, we have registring having capacity of approximately \$4.5 million shares of our from not in connection with acquisition accidites. We filed a repeatate \$4 registration intermed for the \$6.4 million above in the solution of the sequinition of MAMSI described in connection with the requisition of MAMSI described above.

Contractual Obligations, Off-Balance Sheet Arrangements And Commitments

The following table summarizes future obligations due by period as of December 51, 2003, under our various contractual obligations, off-balance sheet arrangements and commitments (in millions):

	2004	2008 to 2005	2007 to 2008	Togrestler	Total
Debt and Commercial Paper	\$ 229	\$ 400	\$ 900	\$ 450	\$ 1,979
Operating Leases	103	185	144	191	623
Purchase Obligations*	83	99	14	_	196
Future Policy Benefits'	160	290	265	962	1,677
Other Long Term Obligations			55	173	258
Total Contractual Obligations	\$ 575	\$ 974	\$1,588	\$1,776	\$ 4,713

¹ Debt payments could be accelerated upon violation of debt extensitis. We believe the likelihood of a debt commants violation in remote.

Corrently, we do not have any other material contraction obligations, off-balance sheet arrangements or commitments that require cash resources; however, we continually evaluate opportunities to expand our operations. This includes internal development of new products, programs and technology applications, and may include acquisitions:

REGULATORY CAPITAL AND DIVIDEND RESTRICTIONS

We conduct a significant portion of our operations through companies that are subject to standards established by the National Association of insurance Commissioners (NAIC). These standards, among other things, require these subsidiaries to maintain apeciated levels of standards are defined by each state, and restrict the timing and amount of dividends and other distributions that may be paid to their parent companies. Generally, the amount of dividend distributions that may be paid by a regulated subsidiary, without prior approval by state regulatory authorities, is limited based on the entity's level of statutory net income and standary capital and surplus. The agencies that assess our credit worthiness also consider capital adequacy levels when establishing our debt ratings. Consistent with our intent to maintain our senior debt ratings in the "A" range, see maintain an aggregate statutory capital level for our regulated subsidiaries that is significantly higher than the minimum level regulators require. As of December 31, 2003, our regulated subsidiaries had aggregate statutory capital of approximately \$3.1 billion, which is significantly more than the aggregate minimum regulatory requirements.

I Minimum commitments under existing purchase abligations for goods and services.

⁵ Enteraced payments required under life insurance and annually character.

Includes philipathons associated with certain employee betteft programs and minority interest purchase commitments:

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Critical accounting policies are those policies that fequire management to make the most challenging. mblecure or complex judgments, often because they must estimate the effects of matters that are inherently uncertain and may thange in aubicquent periods. Critical accounting policies involve findgments and uncertainties that are sufficiently sensitive to result in materially different results under different assumptions and conditions. We believe our most critical accounting policies are those described below. For a detailed discussion of these and other accounting policies, see Note ? to the Consolidated Financial Statements.

Revenues

Revenues are principally derived from health care insurance premiums. We recognize premium revenues in the period eligible locky duals are enouged to receive health care services. Customers are applically billed monthly as a contracted say ber eligible person multiplied by the total number of people aligible to receive services, as recorded in our records. Employer groups generally provide us with changes to their eligible population one month in arrears. Each billing includes an administer for prior month: changes in eligibility status that were not reflected in our previous billing. We estimate and adjust the current period's resenues and accounts receivable accordingly. Our estimates are based on historical tionals, president billed, the level of contract residual activity and other relevant differentiation. We revise collingues of reservor adjournments each period, and record changes to the period they become known.

Madical Costs

Each reporting period, we estimate our obligations for medical care services that have been rendered contellated beauted consumers but for which claims have either not jet been accoved on processed. sign for liabilities for physicism to spiral and other medical cost disputes. We develop estimates for medical thire services interested but not reported using an actuarial process that it consistently applied, centrally cannot led and autoprated. The actuarial models consider factors such at time from date of service to cistin receipt, claim backloss, seasonal variances in medical care consumption, provider contract rate changes, medical cate utilization and other medical cost trouds, membership volume and demographics, benefit plan changes, and business mix changes related to products, customers and geography. Depending on the health care provider and type of service, the typical billing lag for services con range from two to Didays from the date of service. Substantially all claims related to medical care services are known and section within nine to 12 months from the date of survice. We estimate lightfules for physician, hospital and other medical cost disputes based upon an analysis of postatial outcomes. amuning a combination of linguion and settlement strangers.

Fach period we recummine previously established medical costs payable estimates pased on soluci is in prison and other changes in facts and circumstances. As the liability cannates recorded to parter periods become more exact, we increase or decrease the amount of the estimates, with the changes in estimates included in medical cours in the period in which the change is identified. In every reporting period, our operating results include the affects of more completely developed medical costs populate estimates associated with previously reported periods. If the revised estimate of prior pesiod medical couple less than the previous estimate, we will decrease reported medical couplinging muttout period (Errorable development). If the revised estimate of prior period medical costs is more than the residous multivate, we will increase reported medical costs is the gurrent period (unfavorable icomment. Historically, the net impact of estimate developments has represented less than our full of M of annual medical costs, less than 1% of annual excellenge from operations and less than \$30 of

medical costs payable.

In order to evaluate the impact of changes in medical cost estimates for any particular discrete period, one should consider both the amount of development recorded in the current periods pertaining to prior periods and the amount of development recorded in subsequent periods pertaining to the current period. The accompanying table provides a summary of the net impact of favorable development on medical costs and earnings from operations (in millions).

	Favorable	Net impact on	Medical Costs		Eachings from Operations	
	Development	Modical Costs (a)	As Reported	As Adjusted (b)	As Reported	As Adjusted (b)
2000 2001 2002	\$ 15 \$ 30 \$ 70	\$ (15) \$ (40) \$ (80)	\$ 16,155 \$ 17,644 \$ 18,192	\$ 16,140 \$ 17,604 \$ 18,112	\$ 1,200 \$ 1,565 \$ 2,186	\$ 1,215 \$ 1,606 \$ 2,266
2003	\$ 150	(c)	\$ 20,714	(c)	\$ 2,935	(c)

- a) The amount of favorable development recorded in the current year pertaining to the prior year less the amount of favorable development recorded in the subsequent year pertaining to the current year.
- b) Represents reported amounts adjusted to reflect the net impact of medical con development.
- c) Not yet determinable as the amount of prior period development recorded in 2014 will change as our December 31, 2003 medical costs payable entirate develops throughout 2014.

Our estimate of medical costs payable represents management's best estimate of the company's liability for unpaid medical costs as of December 31, 2003, developed using consistently applied actuarial methods. Management believes the amount of medical costs payable it reasonable and adequate to cover the company's liability for unpaid claims as of December 31, 2003; however, actual claim payments may differ from established estimates. Assuming a hypothetical 1% difference between our December 31, 2003 estimates of medical costs payable and actual costs payable, excluding the AARP business; 2003 earnings from operations would increase or decrease by approximately \$33 million and diluted net earnings per common share would increase or decrease by approximately \$0.03 per share.

Investments

As of December 31, 2003, we had approximately \$7.2 billion of investments, primarily held in marketable debt securities. Our investments are principally classified as available for sale and are recorded at fair-value. We exclude unrealized gains and losses on investments available for sale from earnings and report them together, net of income tax effects, as a separate component in shareholders' equity. We continually monitor the difference between the cost and fair value of our investments. As of Bacember 31, 2003, our investments had gross unrealized gains of \$238 million and gross unrealized losses of \$7 million. If any of our investments experience a decline in fair value that is determined to be other than temporary, based on analysis of relevant factors, we record a realized loss in our Consolidated Statement of Operations. Management judgment is involved in evaluating whether a decline in an investment of the passage of time can change these judgments. We revise impairment judgments when new information becomes known and record any resulting impairment charges at that time. We manage our investment portfolio to limit our exposure to any one issuer of industry and largely limit our investments to U.S. Government and Agency securities, gate and municipal securities, and corporate debt obligations that are investment grade.

Long-Lived Assets

As of December \$1, 2003 and 2002, we had long lived assets, including goodwill, other intangible assets, and property, equipment and capitalized software; of \$4.7 billion and \$4.4 billion, respectively. We review these assets for events and changes in cinquintances that would indicate we might not recover their carrying value. In assessing the recoverability of our long-lived assets, we must make assumptions regarding assumated future utility, each flows and other internal and external factors to determine the fair value of the respective assets. If these estimates or their related assumptions change in the future, we may be required to record impairment charges for these assets.

Contingent Liabilities

Became of the nature of our businesses, we are routinely involved in various disputes, legal proceedings and governmental audits and investigations. We second liabilities for our estimates of the probable costs resulting from these matters. Our estimates are developed in consultation with outside legal counsel and are based upon an analysis of potential results, assuming a combination of litigation and softlement strategies and considering our insurance coverages, if any, for such matters. We do not believe any matters currently threatened or pending will have a material adverse effect on our consolidated financial position or results of operations. It is possible, however, that future results of operations for any particular quarterly or annual period could be materially affected by changes in our estimates or assumptions.

INFLATION

The courseli national livelin care cost inflation rate algorithm by exceeds the general inflation care. We use various strategies to lessen the effects of health care cost inflation. These include setting commercial premiums based on anticipated health care costs and coordinating care with physicians and other health care providers. Through contracts with physicians and other health care providers, seemphastic greecoure health care, appropriate use of health care services consistent with clinical physicians and other health care, appropriate use of health care services consistent with clinical physicians as a service consistent with clinical physicians.

We believe our strategies to mitigate the impact of bealth care cost inflation on our operating sesults have been applicable to be successful. However, other factors including competitive pressures new brails care and pharmaccurical product introductions, decreate from physicians and other health type provides and consumers, major epidemics, and applicable regulations may affect our ability to confide formation the cost inflation, because of the narrow operating margins of our risk-based physicials changes in medical cast trends that were not anticipated in establishing premium rates can create brailing thanges in our financial results.

LEGAL MATTERS

Because of the nature of our businesses, we are routinely party to a variety of legal actions related to the design; management and offerings of our services. We record liabilities for our estimates of probable costs resulting from these matters. These matters include, but are not limited to claims relating to health gave banefus coverage; medical malpractice actions; contract disputes; and daims related to flacious relating to flacious coverage medical malpractice actions; contract disputes; and daims related to flacious coverage the maintest practices. Following the events of September 11, 2001, the cost of business have not related the smoothst of risk that we self-latence coverage increased against and a femilia for business.

Beginning in 1990, a series of class action fansities were filed against in and virtually all major, critical in the health benefits brisiness. Generally, the health care provides plantiffs allege violations of the Employed Retirement Income Security Act of 1974, as amended (ERISA), and the Rackotour Infliction of Corrupt Organization Act (RICO), as well as several state law claims. The spit seeks inflintence compensatory and equitable refler as well as restitution, costs, fees and interest payments. We are engaged in discovery in this matter. A trial date has been see for September 13, 2004.

In Harith 2000, the American Medical Association filed a lawstill against the company in considers. The fall the falculation of reasonable and customary reimbursement rates file not method for providers. The little delta declaratory injunctive and compensatory relief as well as complicational interest paytheris. In the fall the fall the fall interest paytheris. In the fall the f

Although the results of pending litigation are always uncertain, we do not believe the results of any such actions currently threatened or pending, including those described above, will individually or in aggregate, have a material adverse effect on our consolidated financial position of results of operations.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk represents the risk of changes in the fair value of a financial instrument caused by changes in interest rates and equity prices. The company's primary market risk is exposure to changes in interest rates that could impact the fair value of our investments and long-term debt.

Approximately \$7.0 billion of our investments at December 31, 2009 were fixed-income securities. Assuming a hypothetical and immediate 1% increase or decrease in interest rates applicable to our fixed-income investment portfolio at December 31, 2003, the fair value of our fixed-income investments would decrease or increase by approximately \$340 million. We manage our investment portfolio to limit our exposure to any one issuer or industry and largely limit our investments to U.S. Covernment and Agency securities, state and municipal securities, and corporate debt obligations that are investment grade.

To mitigate the financial impact of changes in interest rates, we have entered into interest rate swap agreements to more closely match the interest rates of our long-term debt with diose of our cash equivalents and short-term investments. Including the impact of our interest rate swap agreements: approximately \$1.2 billion of our commercial paper and debt had variable rates of interest and \$825 million had fixed rates as of December \$1, 2003. A hypothetical 1% increase or decrease in interest rates would not be material to the fair value of our commercial paper and debt.

At December 31, 2003, we had \$181 million of equity investments, primarily held by our UnitedHealth Capital business in various public and non-public companies concentrated in the areas of health care delivery and related information technologies. Market conditions that affect the value of health care or technology stocks will likewise impact the value of our equity portfolio.

CONCENTRATIONS OF CREDIT RISK

Investments in financial instruments such as marketable securities and accounts receivable may subject. UnitedHealth Group to concentrations of credit risk. Our investments in marketable securities are managed under an investment policy authorized by our board of directors. This policy limits the amounts that may be invested to any one issues and generally limits our investments to U.S. Government and Agency securities, state and municipal securities and corporate debt obligations that are investment grade. Concentrations of credit risk with respect to accounts receivable are limited due to the large number of employer groups that constitute our customer base. As of Occamber \$1, 2003, there were no significant concentrations of credit risk.

CAUTIONARY STATEMENT REGARDING "FORWARD-LOOKING" STATEMENTS

The statements contained in Results of Operations and other sections of this annual report in shareholders include forward-looking statements within the meaning of the Private Securities Linguistan Reform Act of 1908 (PSLRA). When used in this spport, the words and phrases believes, anticipator, "intends," will likely result, "culmater," projects" and similar expressions are intended to identify such forward looking maternents. Any of these forward looking statements involve risks and processingles that may cause the company's actual results to differ materially from the results discussed in the forward-looking statements. Statements that are not strictly historical are forward-looking, and known and unknown risks may cause actual results and corporate developments to differ materially from those expected. Except to the extent otherwise required by federal securities laws, we do not undertake to address or update each unterment to future fillings or communications regarding our business or results; and to not undertake to address how any of these factors may have caused results to differ from distriction or information constitued in previous filtings or communications. In addition, any of the matters discussed in this annual report may have affected dur past as well as mureo the wantlooking statements about future results. Any or all forward looking statements in this report and in any other public statements we make may turn out to be inaccurate. They can be affected by inaccurate essumptions or might make or by known or unknown risks and uncertainties.

Many figures will be important in determining future results. Consequently, no forward looking natement and be given need. Acrost future results may vary materially from those expressed in our prior company arions. Factors that tould expected the and developments to differ materially from experientions include, without limitation, (a) localises in medical costs that are higher than we anticipated in establishing our premium rails. Including increased consumption of or costs of medical erroces. (II) hourespen in goes associated with increased litigation, legislative acidity and government regulation and review of our industry; (c) has hound competition as a result of new entraper into our market, morgers and acquisitions of health care companies and suppliers, and expansion of physician or practice management companies; (d) faith e to main lain effective and efficient information systems, which could reside in the loss of existing customers, difficulties in attracting now customers, difficulties in determining medical costs estimates and establishing appropriate pricing, customer and physician and health care provider disputes, regulatory violations, increases in operating costs or other adverse consequences; (c) events that may negatively affect our contract with AARP, including any failure on our part to service AARP customers in strictler the manner and any adverse events that directly affect AARP or its beginess payments. (f) significant Referencesion in customer resention; (g) par stalling to execute contracts on insurable terms with all plaints, insuftal and other service movides. And (it) applicant rivered and for monomic conditions, lightfulling the affects of sets of terms on, particularly biomercularly or major epidemics. A further, he and description of these rules, increasing such or her matters can be found in our annual proof on Form 16 K for the year ended Desember 31, 2005, and in our reports on Forms 10 Q and B.K.

Consolidated Statements of Operations

	For the year Engled December 51.			
fiti millinam, europi per strare dataj	2003	2502	5001	
REVENUES				
Premiums	\$ 25,448	\$ 21,906	\$ 20,583	
Services	9,118	2,894	2,490	
Investment and Other Income	257	220	281	
Total Revenues	28,825	25,020	28,454	
MEDICAL AND OPERATING COSTS				
Medical Costs	20,714	18,192	17,644	
Operating Costs	4,875	4,387	3,979	
Depreciation and Amerization	299	255	265	
Total Medical and Operating Costs	25,888	27.834	21,888	
EARNINGS FROM OPERATIONS	2,935	2.186	1,566	
Interest Expense	(05)	(90)	(94)	
EARNINGS BEFORE INCOME TAXES	2,840	2,095	1,472	
Prevision for Income Taxes	(1,015)	(744)	(559)	
NET EARNINGS	\$ 1,325	\$ 1,852	\$ 913	
BASIO NET CARNINGS PER COMMON SHARE	5 3.10	\$ 2.23	\$ 1,46	
DILUTED HET EARNINGS PER CONMON SHARE	\$ 2.96'.	\$ 2.13	\$ 1.40	
BASIC WEIGHTED AYERAGE NUMBER OF COMMON	589	607	625	
SHARES OUTSTANDING	28°	29	29	
DILUTIVE EFFECT OF OUTSTANDING STOCK OPTIONS	25	43	40	
DILUTED WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING	617	636	654	

See Notes to Compolidated Financial Statements.

Consolidated Balance Sheets

ASSETS Corrent Assets Coat and Cash Equivalents Short-Ferm Investments Accounts Receivable, net of allowances of \$88 and \$85 Assets Under Management Deferred Income Taxes. Other Current Assets Total Current Assets I Long Term Investments Frogen and Cash Sales Total Current Assets Long Term Investments Frogen and Cash Sales Total Current Assets Long Term Investments Frogen and Cash Sales Software, net of accumulated depreciation and amortization of \$855 and \$456 Geodwill Other Intangible Assets, net of accumulated amortization of \$48 and \$31 Other Assets Fotal Assets Fotal Assets Total Corrent Assets LIABILITIES AND SIGNIFICATION Account Managines of Angle Term Debt. Corrent Liabilities Medical Cours Payable Accounts Populate and Accound Liabilities Other Policy Liabilities Commental Pages and Carryant Managines of Angle Term Debt. Unexpect Premiums Total Current Liabilities Total Current Liabilities Total Current Liabilities Commental Pages and Carryant Managines of Angle Term Debt. September 1,750 Surre Policy Embers of the and Angley Onlinates Focus of Surrent Liabilities Commental Pages of Surrent Embers (Nois 12) Sliarcholders Equity Common Suck, 20,01 par value – 1,000 sharer authorized, 1875 and 379 sharer outstanding Additional Pafe to Capital Received Taxonings Accumulated Chief Capital Accumulated Chief Capital Received Taxonings Additional Pafe to Capital Received Taxonings Accumulated Chief Capital Accumulated Chief Capital Accumulated Chief Capital Received Taxonings Accumulated Chief Capital Accumulat				As of Decemb	ber Si	
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Deferred Intomic Bases Qther Current Assets Same Same Same Same Same Same Same Same	Accounts Receivable, net of allowances of \$88 and \$85		745			664
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Commercial Paper and Current Managines of Long Term Debt	Other Police Liabilities		26.4.73			1,781
Unequed Primitus Total Gurrent Liabilities Long-Term Debts less current maturities Long-Term Debts less current maturities Liffo Future Policy Benefits for Life and Annujty Contracts Deterred Income Times and Other Liabilities 471 Communicans and Contingencies (Noté 12) Shareholders Equity Common Stock, 20.01 pair value – 3.000 sharet authorized, p85 and 539 shares dustanding Additional Paid-to Capital Retained Exemings Accumulated Cities Comprehensive Impirity		•	229	j.		B11
Total Gurrant Habilities 8,508 8,577 Long Term Deba, less current maturities 1,750 956 Foture Policy Benefits for Life and Annually Chiptracts 1,517 Deferred Incomo Tines, and Other Liabilities 471 40 Communicatis and Contingencies (Note 12) Shareholders Equity Common Stock, 20,01 pair value - 1,000 sharet authorized, p85 and 539 sharet outstanding 6 Additional Paid-to Capital 59 shares outstanding 50 Retained Exemings 4,210 Accumulated Chief Comprehensive Imaging			695			587
Long-Term Debt, less current maturiles L.750 958 Foture Policy Benefits for Life and Annujty Contracts L.517 Deferred Income Forecand Other Liabilities 471 40 Communeum and Contingencies (Note 12) Shareholders' Equity Common Stock, \$0.01 par value - 1,000 shares authorized, 103 and 579 shares outstanding 6 Additional Paid in Capital 58 Retained Esmithes 58 12 Retained Esmithes 6,015 4,70	· · · · · · · · · · · · · · · · · · ·	~_12 TK 12 A	8.768			8,579
Foture Policy Seachts for Life and Annully Contracts Deferred Income Toxes and Other Liabilities 471 40 Communeum and Contingencies (Note 12) Stareholders Equity Common Stock, 20:01 pai value - 1,000 shares authorized, p85 and 559 shares outstanding 5 Additional Faid-in Capital 59 19 Retained Familings 4,200 Accumulated Cities Comprehensive Impages	[13] [13] [14] [15] [15] [15] [15] [15] [15] [15] [15		1.750			950
Deferred Income Pares and Other Likblines 471 40 Communeus and Contingencies (Note 12) Shareholders Equity Common Stock, 20,01 pai value - 1,000 sharet authorized, p85 and 559 sharet outstanding. Additional Paid-to Capital 59 19 Retained Excilings 4,205 Accumulated Cities Comprehensive Impage:			1.517			_
Commitments and Contingencies (Note 12) Shareholders Equity Common Stock, 20:01 pai value – 1,000 sharet suthorized, p85 and 559 sharet outstanding. Additional Faid-in Capital Retained Existings Accumulated Cities Comprehensive Impirate.			471		4,	407
Shareholders Equity Common Stock, \$0.01 pai value - 1,000 shares suthorized; 685 and 596 shares outstanding. Additional Paid-to Capital Retained Estinings Accumulated Cities Comprehensive Impage;						
Common Stock, \$0.01 par value - 1,000 shares authorized, \$05 and 559 shares outstanding. Additional Fald-in Capital Retained Estilings Accumulated Cities Comprehensive Impaging.						· · ·
685 and 559 sharry constanting Additional Paid to Capital Retained Estallings Accumulated Other Comprehensive Imparate						
Additional Fald in Capital Retained Lamings Accumulated Citer Comprehensive Impirate			i	ŝ		6
Retained Earnings 4.20 Accumulated Cities Comprehensive Impigati			.50	3		170
Accumulated Lither Comprehensive Impunity	[1] 1267年8月1日 [1] 1267年 [1] 12674 [1] 12674 [1] 1267年 [1] 12674 [6,9F	į.		4,704
		٠				
						148
TOTAL SHAREHOLDERS' SOUTT					<u> </u>	4,428
TOTAL LIABILITIES AND SHAREACCOERS EQUITY	TOTAL CLABILITIES AND SHAREHOCDERS FOURTY	5	17,53	1	\$_	14,)54

See Notes to Consultaned Financial Statements

Consolidated Statements of Changes in Shareholders' Equity

	Comm	от \$10	<u>.</u>	P ₁	ational int-lin	Reisono	Ge	vendized ns en		Comprehensive
in self-cont	Sharet	Jm	cust.	0	opital '	Earnings	arrest.	treers	Equity	Incores
	634	4	6	é		\$ 3,592	*	90	\$ 5,688	
ALANCE AT DECEMBER 31, 2000	0.3-2	•	U	₹.	_	A O'DOT		••		
Issuances of Common Stock,	60				474	_			474	
and related tax benefits	22		÷		(438)	(691)		_	(1,129)	
Common Stock Repurchases	(39)		_		(draci)	(001)			1,,,,	
Comprehensive Income						913		_	913	\$ 913
Net Earnings	-		-		_	24.3		•	: 7.17	4 -7.
Other Comprehensive Income Adjustments										
Change in Net Unrealized Cains								(45)	(46)	(46)
on livesiments, net of tax effects	•-		**		-	-		1401	(40)	\$ 867
Comprehensive Income			·			فص			(9)	13.71
Common Stock Dividend						(9)			(3)	- · · · · · · · · · · · · · · · · · · ·
	617		6		36	3,805		44	3,891	
BALANCE AT BECEMBER 31, 2001	D17		٠		50	34.00		•••		
lasuances of Common Stock,	26				905				905	
and related tax benefits	-		-		(771)	(1,044)		-	(1,815)	
Common Stock Repurchases	(44)		_		GW	(thirt)		_	(1,014)	
Comprehensive Income						1.352		_	1.352	\$ 1.352
Net Earwings	-		┷,			1,352		-	1332	
Other Comprehensive Income Adjustments	:									
Change in Net Unrealized Gains		•						104	104	102
on investments, net of tax effects	-		-		-	-		104	104	\$1.456
Comprehensive Income						**			265	A
Common Stock Dividend	:-				=	(9)	<u> </u>		(9)	<u> </u>
	599		4		170	4.104		148	4,428	
BALANCE AT DECEMBER 31, 2002	535		15		110	41104		• **	-10-7	
issuances of Common Stock,					490				490	
and related tax benefits	17					. /1 005			(1,607	1
Common Stock Repurchases	(33)		-		(502)	(1,005	,	_	ériou.	,
Comprehensive Income						1 000			1.825	\$ 1,825
Net Earnings	4		-		_	1,825			1,043	de a decario
Other Comprehensive Income Adjustment	5 .									
Change in Net Unrealized Gains										. 9
on laverments, ner of tax effects	_		<u> </u>		-				-1.	21 00
Comprehensive Income										1 1 CA
Common Stock Dividend	<u>, , , , , , , , , , , , , , , , , , , </u>	27.40	ى <u>تە.</u> <u>ئەرنى</u>			(9			(9	<u> </u>
BALANCE AT DECEMBER 31, 2003	583		t: 6		\$ 58	\$ 4,915		\$ 149	\$5,12	į

See Notes to Constituted Financial Statements

Consolidated Statements of Cash Flows

		For (the West Ended December 2012			\$1, .2001	
Çú inflicos)	·	2005		***************************************			
OPERATING ACTIVITIES		.2 5 3		i ilaa			
Net Earnings	\$	1,825	\$.	1,352	3	913	
Noncash Items		= 15.4		4.24		Mark :	
Depreciation and Americation		299	÷.	255		265	
Deferred Income Taxes and Other		91		154		40	
Not Change in Other Operating Items, not of effects							
from acquintions, sales of subsidiaries and changes							
in AARP balances						_	
Accounts Receivable and Other Current Assets		(46)	·	83		7	
Medical Cons Payable		276		74.	- 7	156	
Accounts Payable and Accrued Liabilities		460	3	123	9 245	780	
Other Policy Liabilities		87	1.50	70	200	131	
Unearned Premium		11	13	12	4.4	3.2	
CASH FLOWS EROM OPERATING ACTIVITIES		3.003		2,123		1,844	
MOESTING ACTIVITIES						o Artica	
Cath hard for Atministrate, net of cash assumed and other effects		(690)		(302)	1.00	(92)	
Populates of Property, Equipment and Capitalized Software		(352)		(419)		(425)	
Parchages of Investments		(2,583)	74,	(3,246)		(2,098)	
Managines and Spies of Investments		2,780	ر <u>در رسیفن</u>	2.576	<u> </u>	1,467	
CASH PLOWS LISED FOR INVESTING ACTIVITIES		(745)	4	(1,391)	بهتليج	(1,138)	
FINANCING RETWETIES		(882)		(228)	:	275	
Proceeds from (Payments of) Commercial Paper, net				400		250	
Proceeds from Issuance of Long-Torm Debt		950		THE		(150)	
Payments for Retirement of Long-Term Debt		(350)		(1.81b)	٠	(1.129)	
Common Stock Repurchases		(1,607)	٠.	\$05		178	
Proceeds from Common Stock Issuances		268		7 T.	٠.;	(9)	
Dividends Faid		(9)	٠.	(9)		100	
Other				(1,447)	******	(385)	
CASH FLOWS USED FOR FINANCING ACCOUNTS		(1,176)		(1,442)	}• <u>:-</u> . ऍ	19031	
		4.132		(479)	د. معدوما رو	421	
INCREASE IDECREASES IN CASH AND CASH EDGINATIONS		4,10K		****	Park Care	- 4-4	
		1.130	J. Sy	1,540	endigit.	1,410.	
CASH AND CASH EQUIVALENTS, BECHNING SEPERIOR		Real-		t prost	74. M	4116	
		2 262	· · · · · · · · · · · · · · · · · · ·	1 1100		1.540	
CASH AND CASH EQUIVALENTS, END OF PERIOD		A 1202					
	e si	TIBITIES.	diy.		Maria San	in The	
SUPPLEMENTAL SCHEDULE OF HUNCASH SAVESTAND SALL FINANCIA	(4 N	****	10	\$ 567	1	16	
Common Suck Issued for Acquiertions		-					

See Notes to Consolidated Financial Statemonto

Notes to Consolidated Financial Statements

1 DESCRIPTION OF BUSINESS

UnitedHealth Group Incorporated (also referred to as "UnitedHealth Group," "the company," "we," "us," and "our") is a national leader in forming and operating orderly, efficient markets for the exchange of high quality health and well-being services. Through strategically aligned, market-defined businesses, we offer health care access, benefits and related administrative, technology and information services designed to enable, facilitate and advance optimal health care.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

We have prepared the consolidated financial statements according to accounting principles generally accepted in the United States of America and have included the accounts of United Health Group and its subsidiaries. We have eliminated all significant intercompany balances and transactions.

Use of Estimates

These consolidated financial statements include certain amounts that are based on our ben estimates and judgments. These estimates require us to apply complex assumptions and judgments, often because we must make estimates about the effects of matters that are inherently uncertain and will change in subsequent periods. The most significant estimates relate to medical costs medical costs payable, revenues, contingent liabilities and asset valuations, allowances and impairments. We adjust these estimates each period, as more current information becomes available. The impact of any changes in estimates is included in the determination of earnings in the period in which the estimate is adjusted.

Revenues

Premium revenues are primarily derived from risk-based health insurance arrangements in which the premium is fixed, typically for a one-year period, and we assume the economic risk of funding our customers' health care services and related administrative costs. We recognize premium revenues in the period in which eligible individuals are entitled to receive health care services. We record health care premium payments we receive from our customers in advance of the service period as unearned premiums.

Service revenues consist primarily of fees derived from services performed for customers that selfhistore the medical costs of their employees and their dependents. Under service fee contracts, we recognize revenue in the period the related services aroperformed based upon the fee charged to the customer. The customers retain the risk of financing medical benefits for their employees and their employees dependents, and we administer the payment of customer funds to physicians and other health care providers from customer funded bank accounts. Because we do not have the obligation for funding the medical expenses, nor do we have responsibility for delivering the medical care, we do not recognize gross revenue and medical costs for these contracts in our consolidated financial statements.

For both premium risk-based and fee-based customer arrangements, we provide coordination and facilitation of medical services, transaction processing, riskomer, consumer and care provider services, and access to contracted networks of physicians, hospitals and other health care professionals.

Medical Costs and Medical Costs Payable

Medical costs and medical costs payable include enumerated our obligations for medical care services that have been rendered on behalf of insured collimines but for which claims have either nor yet been received or processed, and for liabilities for physician, hospital and other medical cost disputes. We develop estimates for medical costs incurred but not reported using an actualist process that is consistently applied, centrally controlled and automated. The accuminal models consider factors such as time from date of service to claim receipt, claim backlogs, provider contract rate changes, medical care

consumption and other medical cost trends. Each period, we re-examine previously established spedical costs payable estimates based on actual claim submissions and other changes in facus and circumstances. As the liability estimates recorded in prior periods become more restor, we increase on decrease the amount of the estimates, with the changes in estimates included in medical costs in the period in which the change is identified. In every reporting period, our operating results include the effects of more completely developed medical costs payable estimates associated with presionsly reported periods.

Cash, Gash Equivalents and Investments

Cash and cash equivalents are highly liquid investments with an original maturity of three months or less. The fair value of cash and cash equivalents approximates their carrying value because of the above maturity of the instruments. Investments with a maturity of less than one year are classified as short-term. We may self investments classified as long-term before their maturity to fund working capital or for other purposes. Because of regulatory requirements, certain investments are included in long-term investments repurdented their maturity date. We classify these investments as held to maturity and reported at their state their maturity and reported at fair white based on quoted market prices.

We exclude unrealized gains and losses on investments available for sair from earnings and report it, not of incorporate effects, as a separate component of shareholders' equity. We continually monitor the difference is the cost and estimated faintable of our investments. If any of our investments, experiences actions in value that is determined to be other than recipionary, based an analysis of relevant beings, servectors a realized loss in investment and Other income in our Consolidated.

Statement of Operations. To calculate realized gains and losses on the sale of investments, we use the specific that in amortized cost of each investment sold.

Assets Under Management

We administer certain aspects of AARP's insurance program (see Note-1). Purmant to our agreement. AARD aspets are managed separately from our general investment portfolio and are used to pay come associated with the AARP program. These assets are invested at our discretion, within investment guidelines approved by AARP. At December \$1, 2008, the assets were invested in marketable debt securities. We do not guarantee any rates of inventment return on these investments and, upon transfer of the AARP contract to another entity, we would transfer tash equal in amount to the fair value of these investments at the date of transfer to that entity. Because the purpose of these assets is to fund the medical codes payable, the rate stabilization fund liabilities and other related liabilities associated with the KARP contract, assets under management are classified as current assets, consistent with the classification of these liabilities. Interest carnings and realized investment gains and losses on these executive to AARP policyholders through the renessabilization fund. As such, they are not included in our carnings. Interest income and realized gains and losses related to assets under management are recorded as an increase to the AARP rate stabilitation fund and water \$101 million, \$102 million and \$) 13 million in 2003, 2002 and 2001, responsiblely Assets under indiagrament are reported at their fair market value, and unrealized gains and louis the included directly in the rate stabilization band associated with the AARP programs As of December 31, 2003 and 2002, the AARP investment postatio and face malfilleation fund included net unrealized game of \$35 million and \$117 million, temperaturely.

Property, Equipment and Capitalized Software.

Property equipment and capitalized software is mated at rose, net of accessinglated deprocatation and demonstrated. Capitalized software consists of cartain constant material little development of internal states of materials and services and payroll constant employees demonstrated to specific software development.

We calculate depreciation and amortization using the straight-line method over the estimated useful lives of the assets. The useful lives for property, equipment and capitalized software are: from three to seven years for furniture, fixtures and equipment; from 35 to 40-years for buildings the thorter of the useful life or remaining lease term for leasehold improvements; and from three to dine years for capitalized software. The weighted-average useful life of property, equipment and capitalized software at December \$1, 2003, was approximately five years.

The net book value of property and equipment was \$593 million and \$490 million as of December 31, 2003 and 2002, respectively. The net book value of capitalized software was \$529 million and \$465 million as of December 31, 2003 and 2002, respectively.

Goodwill and Other Intangible Assets

Goodwill represents the amount by which the purchase price and transaction costs of businesses we have acquired exceed the estimated fair value of the net tangible assets and separately identifiable intangible assets of these businesses. Goodwill and intangible assets with indefinite useful lives are not amonited, but are tested at least annually for impairment. Intangible assets with discrete useful lives are amortized on a straight-line basis over their estimated useful lives.

Long-Lived Assets

We review long-lived assets, including property, equipment, capitalized software and intengible assets, for events or changes in encumeratives that would indicate we might not recover their currying value. We consider many factors, including estimated future utility and cash floor associated with the assets, to make this decision. An impairment charge is recorded for the amount by which an asset's carrying value exceeds its estimated fair value. We record assets held for sale at the lower of their carrying amount or fair value, lets any costs for the final settlement.

Other Policy Liabilities

Other policy liabilities include the rate stabilization fund associated with the AARP program (see Note 4), customer balances related to experience rated insurance products and the current portion of future policy benefits for life insurance and annuity contracts. Customer balances represent excess customer payments and deposit accounts under experience-rated contracts. At the customer's option, these balances may be refunded or used to pay future premiums or claims under eligible contracts.

Income Taxes

Deferred income tax assets and liabilities are recognized for the differences between the financial and income tax reporting bases of assets and liabilities based on enacted tax rates and liabs. The deferred income tax provision or benefit generally reflects the net change in deferred income tax assets and liabilities of acquired liabilities during the year, excluding any deferred income tax assets and liabilities of acquired husinesses. The current income tax provision reflects the tax consequences of resenues and expenses currently taxable or deductible on various income tax returns for the year reported.

Fixure Policy Benefits for Life and Annuity Contracts

Future policy benefits for life insurance and annuity contracts represents account balances that accrue to the benefit of the policyholders, excluding surrender charges, for universal life and investment annuity products.

Policy Acquisition Costs

For our health insurance contracts, come related to the acquisition and renewed of customer contracts are charged to expense as incurred. Our health insurance contracts typically have a one-year term and may be cancelled upon 30 days notice by either the company or the customer.

Stock Based Compensation

We account for activity under our stock-based employee compensation plans under the recognition and measurement principles of Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees." Accordingly, we do not recognise compensation expense in connection with employee stock option grants because we grant stock options at exercise prices not less than the fair value of our common stock on the date of grant.

The following table shows the effect on net earnings and earnings per share had we applied the fair value expense recognition provisions of Statement of Financial Accounting Standards (FAS) No. 123, "Accounting for Stock-Based Compensation," to stock-based employee compensation.

(io billigius, excips per stress čala):		2003	For the Ven	2002	comber \$1.
WET EARWINGS					
As Reported	\$	1,825	\$	1,352	\$ 913
Compensation Expense, not of tax effect		(177)		(101)	487
Pro Fouris	- 3	1,763	\$	1,251	881
BASIC NET EARNINGS PER COMMON SHARE					
As Reported	5	3,10	. 8	2.23	\$ 1.46
Pro Forms	\$	1.89	\$	2.06	\$ 1.88
DILUTED MET EARNINGS PER COMMON SHARE			A MANAGEMENT	· · ·	- 11
Ar Researce	. \$	2.96	\$	2.15	\$ 1.40
Bru Forms	ं . ः	2.76	\$	1.97	\$ 140
WEIGHTED AVERAGE FAIR VALUE FER AWARD OF	**				
OPTIONS DRANTED	\$	11		14	\$ 17

Information on our neck based compensation plant and data used to calculate compensation expense in the table above are described in more described in the table 10.

Net Earnings Per Common Share

We compute basic not earnings per commonships by dividing net carnings by the weighted average number of common shares outstanding digring the period. We determine diluted net earnings per common share using the weighted average situated in themson shares outstanding during the period, adjusted for patentially dilutes shares that singlific issued upon exercise of common stock options.

Derivative Financial Instruments

As part of our risk management appropries frequential two interest rate was agreements to intensive during the exposure to interest rate risk. The differential between fixed and variable rates to be paid or statisted in account and tracking the life of the pay singular adjustment to take real expense in the Consolidated Statements of Operations (say Existing Mercury rate was agreements convert a portion of our interest rate exposure from a fixed in a faulth reflected are accounted for as fair value heriges. Additional information on our existing by the effective greenents is included in Note 6.

Recently Issued Accounting Standards

During 2003, we adopted the following attorniting straintries, which did not have a material impact on our consolidated finantial position or resulting operations: 1) FAS No. 143. "Accounting for Asset Retirement Obligations," which addresses float obligations and reporting for obligations associated with the retirement of tangible long lived a term and floating and reporting for obligations associated with Earlier Displays citations." which requires companies to recognize a liability for consussociated with earlier displays a terminal which are incurred, rather than at the date of a commitment to an end; of almost plain 3) Interpretation No. 10. "Character's Accounting and Dischouse Requirements for Goal affects. Including indirect Guarantees of Indebtedness of Others," which requires that upon issuance of section guarantees, a guarantee must

recognize a liability for the fair value of the obligation assumed under the guarantee; 4) interpretation No. 46, "Consolidation of Variable Interest Entities - an Interpretation of ARB No. 51," which requires an enterprise to consolidate a variable interest entity if that enterprise has a variable interest that will absorb a majority of the emity's expected losses, receive a majority of the entity's expected residual returns, or both; 5) FAS No. 149, "Amendment of Statement 133 on Derivative Instruments and Hedging Activities," which amends and clarifier accounting for derivative instruments and hedging activities under FAS No. 139, "Accounting for Derivative Instruments and Hedging Activities" and 6) FAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity," which establishes standards for classifying and measuring as liabilities certain freestanding financial instruments that represent obligations of the issuer and have characteristics of both liabilities and equity.

Reclassifications

Germin 2001, and 2002 amounts in the consolidated financial statements have been reclassified to conform to the 2003 presentation. These reclassifications have no effect on net earnings or shareholders' equity as previously reported.

3 ACQUISITIONS

On February 10, 2004, our Health Care Services business segment acquired Mid Atlantic Medical Services, Inc. (MAMSI), MAMSI offers a broad range of health care coverage and related administrative services for individuals and employers in the mid-Atlantic region of the United States. This merger significantly strengthens Unitedificaltheare's market position in the mid-Atlantic region and provides substantial distribution apportunities for other United Health Group businesses. Under the terms of the purchase agreement, MAMSI shareholders received 0.82 shares of United Health Group common stock and \$18 in rash for each share of MAMSI common stock they owned. Total consideration issued was approximately \$2.7 billion, comprised of \$6.4 million shares of United Health Group common stock (rained at \$1.9 billion based on the average of UnitedHealth Group's share closing price for two days before, the day of and two days after the acquisition announcement date of October 27, 2003) and \$800 million in eash. The purchase price and costs associated with the acquisition exceeded the prefiminary estimated fair value of the net tangible assets acquired by approximately \$2.1 billion. We have preliminarily allocated the excess purchase price over the fair value of the net tangible assets acquired to finite-lived intangible assets of \$150 million and associated deferred the liabilities of \$126 million, and goodwill of approximately \$1.9 billion. The finite-lived intangible assets consist primarily of member lists and health care physician and hospital networks, with an estimated weighted exchange useful life of 19 years. The acquired goodwill is not deductible for income tax purposes. Our preliminary enimate of the fair value of the tangible assets/(liabilities) as of the acquisition date, which is niblect to further refinement, is as follows:

(m. pullions - scandinot) Cosh, Cash Edunyalents and Investmen	ls .	 ,	\$ 735
Arrount Receivable and Other Curren	nt Assets	.*	252
Property: Equipment, Capitalized Soft	rare and Other Assets		91 (292)
Medical Conu Payable			(132)
Other Carriege Labblatics			 1421

The results of operations and limancial condition of MAMSI have not been included in our Consolidated Statements of Operations or Consolidated Balance Sheets atments acquisition closed, after December 31, 3008. The unaudited pro forms financial information presented below assumes that the acquisition of MAMSI had occurred as of the beginning of each respective period. The pro forms adjustments include the pro forms effect of United Health Group shares saided in the acquisition, the amortization of finite-lived intangible assets arising from the proliminary purchase price allocation. Interest expanse related to financing the cash portion of the purchase price and the associated income tax effects of the pro-forms adjustments. Because the unaudited pro-forms financial information has been prepared based on preliminary estimates of fair values, the actual amounts recorded as of the completion of the purchase price allocation may differ materially from the information presented below. The unaudited pro-forms results have been prepared for comparative purposes only and do not purport to be indicative of the results of operations that would have becomed had the MAMSI acquisition been communicated at the beginning of the respective puriods:

(be selffene encount per share than	(Fre Forces Generalized)	(Pro France Utomicitzo)
Remnuca	 3 31511	\$ 27.548
Net Landings	 \$ 1.971	\$ 1,497
Earnings Per Share:	 	. P. 09
Bay'c Ollered	3 189	\$ 919
Littisea	 printing.	Y

On November 13, 2005, our Health Care Services lustures segment acquired Golden Rule Financial Corporation and subsidiaries (Colden Rule). Golden Rule offers a broad range of health and life insurance and annuly product to the individual configuration market. And this acquisition provides United Health Group with a dediested business space of this market. We paid \$495 million in cash in exchange for all of the outstanding rock of Golden Rule. The purchase price and contrassociated with the acquisition exceeded the preliminary estimated fairvaine of the not tangible assets acquired by approximately \$111 million. We have preliminary algorated the excess purchase price over the fair value of the net tangible assets acquired to finite lived intengible assets of the net tangible assets acquired to finite lived intengible assets of the intensity of customer contracts and goodwill of \$75 million. The finite lived intengible assets consist primarily of customer contracts and the present value of faunce operating profits from life insurance contracts, with an existiated weighted assets appeared to be \$14 years. The acquired goodwill is not deducible for income 12x purposes. The pulsasset operations for Colden Rule since the acquisition date have been included in our consolidated flowing peaks were not material. Our preliminary entities of the tally value of the tally value of the tangible assets of last peaks out it is acquisition date in as follows:

(ic millors)		<u></u>	
Cash and Cash Equivalents			\$ 82
Accounts Receivable and Other Cur	rent Assets		- 38
Long-Term Investments			7,218
Property, Equipment and Capitalize	d Software		19
Medical Costs Payable	· · · · · · · · · · · · · · · · · · ·	The state of the s	(900)
Other Current Liabilities	and the second second second		77 244
Future Policy Benefits for Life and A	namy Congres	The second secon	1107
Net Tempible Assets Acquired		AND THE PARTY OF T	\$ OF 1

Effective September 30, 2002, we acquired AmeriChoice Corporation (AmeriChoice), a leading organization engaged in facilitating health thre benefits and services for Medicald beneficiaries in the states of New York, New Jersey and Pennsylvania. We integrated our existing Medicant business with AmeriCholce within the Health Care Services reporting segment, creating efficiencies from the consolidation of physician and health care provider networks, technology platforms and operations. We issued 5.3 million shares of our common stock with a fair value of approximately \$480 million in exchange for 93.5% of the outstanding AmeriChoice common stock. We also issued wested stock options with a fair value of approximately \$15 million in exchange for ourstanding stock options held by AmeriChoice employees and paid cash of approximately \$82 million, mainly to pay off existing AmeriChoice debt. The purchase price and costs associated with the acquisition of approximately \$577 million exceeded the estimated fair value of the net tangible assets acquired by approximately \$541 million. The excess purchase price was assigned to goodwill in the amount of \$485 million, and finite-lived intangible succis, primarily customer contracts, in the amount of \$56 million. The weightedaverage useful life of the finite-lived intangible assets was approximately 11 years. The acquired goodwill. is not deductible for income eax purposes. We will acquire the remaining misiority interest in October 2007 at a value based on a multiple of the earnings of the combined Medicaid business. We have the option to acquire the minority interest at an earlier date if specific events occur, such as the exmination or resignation of key AmeriChoice employees. The results of operations for AmeriChoice since the acquisition date have been included in our Consolidated Statements of Operations. The pro forms effects of the AmeriChoice acquisition on our consolidated financial attacments were not material. The estimated fair value of the rangible assets/(liabilities) as of the acquisition date was as follows:

fin ai Block			90
Cath and Cash Equivalents	•	Þ	32 38
Accounts Receivable and Other Current Assets			151
Long Term Ingestments			
Property, Equipment and Capitalized Software	•		2]
Medical Costs Payable			(142)
Other Current Liabilities			(64)
Net Tangible Asiets Acquired	· · · · · · · · · · · · · · · · · · ·		36

For the years ended December 31, 2003, 2002 and 2001, aggregate consideration paid or issued for smaller acquisitions accounted for under the purchase method was \$127 million, \$267 million and \$184 million, tespectively. These acquisitions were not material to our consolidated financial statements.

In January 1998, we initiated a 10-year contract to provide health imprence products and services to members of AARP. Under the terms of the contract, we are compensated for transaction processing and other aeroices as well at for assuming underwriting risk. We are also engaged to product development activities to complement the insurance offerings under this program. Fremium revenues from our portion of the AARP insurance offerings were approximately \$4.1 billion in 2003, \$5.7 billion in 2002 and \$5.6 billion in 2001.

The underwriting gains or losses related to the AARP business are directly recorded as an increase or decrease to a rate stabilization fund (RSF). The primary components of the underwriting results are premium revenue, medical costs, investment income, administrative expenses, member service expenses, marketing expenses and premium taxes. Underwriting gains and losses are recorded as an increase, or decrease to the RSF and accrue to AARP policyholders; unless cannolative not losses were to exceed the balance in the RSF. To the extent underwriting losses exceed the falance in the RSF, we would have so fund the deficit. Any deficit we fund could be recovered by underwriting gains in future periods of the contract. To date, we have not been required to fund any underwriting contracts. The RSF balance is reported in Other Policy Liabilities in the accompanying Controlidated Balance Sheets. We believe the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance is sufficient to cover potential future underwriting or other risks associated with the RSF balance.

The following AARP program-related assets and liabilities are included in our Consolidated Balance

	Ratures as of December 31.	1
TO THE WAY	2603/	<u>XZ</u>
A STATE OF THE STA	3 332	94
Asses Contar Alastanement	\$ 1,459 \$ 2,7	45
	a and	93
Wedical Post Labanic	\$ 1,275	χqq
Other Policy Labilities		4.7
Other Current Limbilities	\$ 102 9 .1	<u> </u>

The effects of changes in balance sheet amounts associated with the AARP program accine to AARP policyhelders abrough the RSF balance. Accordingly, we do not include the effect of such changes in our Consolidated Statements of Cash Flows.

& CASH, CASH EQUIVALENTS AND INVESTMENTS

As of December 31, the amortized cost, gross unrealized gains and losses, and fair value of cash, cash equivalents and investments were as follows (in millions):

2003	Amortizeo Cost	Greek Upreakized Gains	Gross Unrealized Losses	Faur Value
Cash and Cash Equivalents	\$ 2,262	\$	\$ =	\$ 2,262
Debt Securities - Available for Sale	6,737	229	(6)	6,960
Equity Securities - Available for Sale	173	9	(1)	181
Debt Securities - Held to Maturity	74		· · · · · · · · · · · · · · · · · · ·	74
Total Cash and Investments	\$ 9,246	\$ 238	\$ (7)	\$ 9,477
2002	·			
Cash and Cash Equivalents	\$1,130	\$	\$ -	\$ 1,190
Debt Securities - Available for Sale	4.742	238	(8)	4,972
Equity Securities — Available for Sale	150	5	(5)	150
Debt Securities - Held to Maturity	77	_	<u> </u>	<i></i>
Total Cash and Investments	\$ 6,099	\$ 243	\$ (15)	\$ 6,329

As of December 31, 2003 and 2002, respectively, debt securities consisted of \$1,221 million and \$1,439 million in U.S. Government and Agency obligations, \$2,617 million and \$2,475 million in state and municipal obligations, and \$5,196 million and \$1,185 million in corporate obligations. At December \$1, 2003, we held \$583 million in debt securities with maturities of less than one year. \$2,102 million in debt securities maturing in one to five years, \$2,554 million in debt securities maturing in five to 10 years and \$1,815 million in debt securities with maturities of more than 10 years.

During 2001, we contributed UnitedHealth Capital investments valued at approximately \$22 million to the United Health Foundation, a non-consolidated, not-for-profit organization. The realized gain of approximately \$18 million was offset by related contribution expense of \$22 million. The net expense of \$4 million is included in Investment and Other Income in the accompanying Consolidated Statements of Operations.

We recorded realized gains and losses on sales of investments, excluding the United Health Capital dispositions described above, as follows:

·	For the Year Inded December 31,				
Re collisions	2003	2902	2001		
Gross Realized Gains	\$ 45	\$ 57	\$ 30		
Gross Realized Losses	(23)	(75)	(19)		
Net Realized Gains (Losses)	5 22	\$ (18)	11		

& GOODWILL AND OTHER INTANGIBLE ASSETS

We adopted FAS No. 142, "Goodwill and Other Imangible Assets," on January 1, 2002. Under FAS No. 142, goodwill and intangible assets with indefinite useful lives are not amortized. The following calibrations not carmings and carmings per common share adjusted to reflect the adoption of the non-amortization provision of FAS No. 142 as of the beginning of the respective periods:

(he militions, except per share case)		For the Year Buded Descent 2003 2002			suber 31.	ther 31. 2001	
NET EARNINGS Reported Net Earnings Gharbell Amortization, net of tax effects	\$	1,825	♣.	1,362	\$	913 89	
Adjusted Net Extrange	_ \$	1,825	\$.	1,353		1,002	
BASIC SET EXESTIGES WES COMMON EMARE RAIGHTEST THING NO. RECORDING PET START CONCLUSIVATION TO A CONCLUSIVATION OF THE CONCLUSIVATIO	*	3.10	*	2.23	**************************************	1,45 044	
Adjusted Basic Net Farmings per Share	3	\$.10	\$	2.23	•	1.60	
DILUTED HET EARBINGS PER COMMON SHARE Repured Diluted Net Earlings per Share Cloudwill Amortization, act of the effects	\$	2.96		2.13	\$	1.40 0.13	
Adjusted Dilitied Net Exertings per Share	\$	2.96	*	2,13	- \$	1.88	

Changer in the parrying amount of goods ill, lay operating sogment; during the year ended Detember 31, 2003, were at follows:

Air militions)	Madel Con Section Linguise	Spet believe Cart Services	lagesty	Constituted
Balance as farmary 1, 2002	\$1.06 \$ 600	\$ \$22	\$ 537	\$ 2,723
Acquisitions and Subsequent Payments	- 3991	41	73	643
Dispositions		<u> </u>	(3)	(3)
Balance at December 31, 2002	1,495 698	363	609	3,568
Acquiminous and Sidsequent Payments	77 4	46	23	146
Balance at December 31, 2003	\$1,770 \$ 698	\$ 409	\$ 632	\$ 3,509

The weighted exerage useful life, gross carriers value accomplated amordization and net carrying value of other meangible briefs as of December 31, 1808 and 1809 were as follows:

· .		Marie 1 100		Lan arabeta	German 31, 2027			
(in the Beat)	And a contract of				Mail Camples Value	Care Carrier	Accordate Acquilights	And Company
Customer Contracts and			a de la compa				A 20-50	
Membership Lists		12 14 103	3 95	¥ (B)	等 数	\$ 54	\$ (D)	\$ 68
Patents, Trademarks and Technology		9 96403		(26)	37	58	(24)	54
Other		14 years	797	<u>(0)</u>	46	81	(6)	25
Total		10 years	1 723	\$ (43)	\$ 180	\$ 153	\$ (31)	\$ 122
		W	Contract to the second second	7	17 19.0			

Amornization expense relating to intengible species and \$18 million in 2003 and \$9 million in 2002. Estimated future amortization expense relating to intengible assets for the years ending Decomber \$1 are as follows:

(Are qualificates)	2004	2005	20905	2007	2006
	\$ 21	\$ 20	\$ 19	\$ 16	\$ 17

7 MEDICAL COSTS PAYABLE

The following table shows the components of the change in medical costs payable for the years ended December \$1:

Cockerminer 21.			
(to sullions)	2003	2002	2001
MEDICAL COSTS PAYABLE, BEGINNING OF PERIOD	\$ 3,741	\$ 3,460	\$ 8,266
ACQUISITIONS	165	180	17
REPORTED MEDICAL COSTS			. We have a
Current Year	20,864	18,262	17,674
Prior Years	(150)	(70)	(30)
Total Reported Medical Costs	20,714	18,192	17,644
CLAIN PAYMENTS		. *	
Payments for Current Year	(17,411)	(15,147)	(14,536)
Payments for Prior Years	(3,957)	(2.044)	(2,951)
Total Claim Payments	(20,468)	(18,091)	(17,457)
MEDICAL COSTS PAYABLE, END OF PERIDO	\$ 4,152	\$ 3,741	\$ 3,460

8 COMMERCIAL PAPER AND DEST

Commercial paper and debt consisted of the following as of December 31:

		1003	2002			
[bs txillions)	Carding Value	Fart Value	Carrying Value	Fall Varue		
Commercial Paper	\$ 79	\$ 79	\$ 461	\$ 461		
Floating Rate Notes			100	100		
due November 2003			. 100	1,00		
6.6% Senior Unsequied Notes			250	260		
due December 2003	-	- .	250.	200		
Floating Rate Notes			154	ira		
due November 2004	150	150	150	150		
7.5% Senior Unsecured Notes		_		450		
due November 2005	400	438	400	450		
5.2% Senior Unsecured Notes						
due January 2007	400	427	400	423		
3.5% Senior Unsecured Notes						
due January 2008	500	499	7- 0	÷		
4/9% Semior Lingerwood Notes		-=				
due April 2013	450	454		-		
Total Commercial Paper and Debt	1,879	2,047	1,761	1,844		
Less Current Maturities	(229)	(229)	(811)	(821)		
Long Term Debt, less current manurities	5 1,750	\$ 1,818	\$ 950.	\$ 1.025		

As of December 31, 2003, our outstanding commercial paper had interest rates of approximately 1.2%. The interest rates on our November 2004 floating-rate notes are reset quarterly to the three-month LISOR (London Interbank Offered Rate) plus 0.5%. As of December 31, 2005, the applicable rate on the notes was 1.8%.

In December 2003, we issued \$500 million of \$.3% fixed-rate notes that January 2008, and in March 2003, we issued \$450 million of 4.0% fixed-rate notes due April 2013. We used the proceeds from these borrowings to repay commercial paper and term debt maturing in 2003, and for general corporate purposes including working capital, business acquisitions and there repurchases.

We have interest rate map agreements that qualify at fair value bedges to convert a portion of our interest rate exposite from a fixed to a variable rate. The interest rate swap agreements have aggregate notional amounts of \$425 inition with variable rates that are benchmarked to the six month LIBOR rate and are reset on a semiannual basis in arrears. At December 31, 2003, the rate used to accrue interest expense on these agreements ranged from 1.2% to 1.6%. The differential between the fixed and variable rates to be paid or received is accrued and recognized over the life of the agreements as an adjustment to interest expense in the Consolidated Statements of Operations.

We have credit arrangements for \$900 million that support our commercial paper program. These credit arrangements include a \$450 million revolving facility that expires in July 2005, and a \$450 million. Sold day facility that expires in July 2004. As of December 31, 2003, we had no amounts during under our credit facilities.

Our debt arrangements and credit facilities contain various covenants, the most restrictive of which require us to maintain a debt-to-total-capital ratio below 45% and to exceed apacified minimum interest coverage books. We are in compliance with the requirements of all debt coverage.

Manufiller of commercial paper and debutor the years ending December 31 are as follows:

a fare townshipperson in the				1.2	grant to the	
and the Avioration of the Marian		- Line	*****		dinne	2 National Plant
Cincin Michigan 200	4 2005	2,800		معديني	-	
	5 4 400	ė	\$ 400	···- 🕵	'500	\$ 450
1 3 222	9 B 900	```	φ -20 0			

We made cash preparate for interest of \$94 million, \$86 million and \$91 million in 2005, 2002 and 2001, respectively.

On February 10, 2004, we issued \$250 million of 3.6% fixed-rate cotes due February 2009 and \$250 million of 4.6% fixed-rate notes due February 2014 to finance a majority of the cash portion of the MAMSI purchase price as described in Note 5. When we issued these notes, we entered into interest rate twap agreements that qualify as fair value hedges to convert our interest rates from a fixed to a variable rate. The interestrate swap agreements have aggregate notional amounts of \$500 million with variable rates that are benchmarked to the six month LiBOR rate and are reset on a semiannosi basis in arrears. As of the date of the rote issuance, the rate on these agreements ranged from 1.4% to 1.6%.

9 SHAREHOLDERS' EQUITY

Regulatory Capital and Dividend Restrictions

We conduct a significant portion of our operations through companies that are subject to standards established by the National Association of Insurance Commissioners (NAIC). These standards, among other things, require these subsidiaries to maintain specified levels of statutory capital, as defined by each state, and reutict the timing and amount of dividends and other distributions that may be paid to their parent companies. Generally, the amount of dividend distributions that may be paid by a regulated subsidiary, without prior approval by state regulatory authorities, is limited based on the entity's level of statutory net income and statutory capital and surplus. At December \$1, 2003, approximately \$385 million of our \$9.5 billion of cash and investments was held by non-regulated subsidiaries. Of this amount, approximately \$45 million was acgregated for future regulatory capital needs and the comainder was available for general corporate use, including acquisition; and share repurchases.

The agencies that assets our creditworthiness also consider capital adequacy levels when establishing our debt ratings. Consistent with our intent to maintain our senior debt ratings in the "A" range, we maintain an aggregate statutory capital and surplus level for our regulated subsidiaries that is significantly higher than the minimum level regulators require. As of December \$1,2003, our regulated subsidiaries had aggregate stantory capital and surplus of approximately \$3.1 billion, which is significantly more than the aggregate minimum regulatory requirements.

Stock Repurchase Program

Under our board of directors' authorization, we maintain a common stock regurdiate program. Reporchases may be made from time to time at prevailing prices, subject to certain restrictions on volume, pricing and timing. During 2003, we repurchased \$5 million shares at an average price of approximately \$47 per share and an aggregate cost of approximately \$1.6 billion. As of December 31, 2003, we had board of directors' authorization to purchase up to an additional 45 million shares of our common stock.

Common Stock Split

In May 2003, our board of directors declared a two-for-one split of the company's common stock in the form of a 100% common stock dividend. The stock dividend was usued on June 18, 2003, to shareholders of record as of June 2, 2008. The accompanying consolidated financial statements have been restated to reflect the share and per share effects of the common stock split.

Preferred Stock

At December \$1, 2009, we had 10 million shares of \$0,001 par value preferred mock authorized for issuance, and no preferred shares issued and outstanding.

10 STOCK-BASED COMPENSATION PLANS

As of December 31, 2003, we had approximately 42 million shares available for future grants of work-based awards under our stock-based componisation plan including, but not limited to, incentive or non-qualified stock options, stock approximated rights and restricted stock.

Stock aptions are granted at an exercise price not less than the fair value of our common stock on the date of grant. They generally vest raisbly over four years and may be exercised up to 10 years from the date of grant. Activity under our stock option plan is summarized in the table below (thates in thousands):

	2003			002	2001		
	Shares	Theighted-Average Exercise Price	Sases	Heighted Average Exercise Price	Side Exists Price		
Chattanding at Beginning of Year	86,402	\$ 21	76,674	\$ 15	77,621 \$ 11		
Same	18.426	\$ 44	25,038	\$ 38	16,277 \$ 27		
Assumed in Acquisitions	1 924	f t -	914	. 30	\$88 \$ 50		
Previous	(15,340)	\$ 15	(15.227)	* 13	(1K432) \$ 16		
Partened.	(2.) (2)	\$ 30	(2,992)	\$ 20	(2.180) 1 13		
Contending at East of Year	87.386	\$ 27	86,492	\$ 21	76,674 \$ 45		
Exercisable at End of Year	42,693	\$ 16	41,391	\$ 12	59,170 \$ 11		

well-man N. MO		Options Supramo		Option California
	Number Outstanding	Weight and Average Recordining Option Form (years)	Weighter brouge Lingshe Price	Norther Houselful Acres Executive Sensite Section
\$ 0-6(6	18,395	5.4	.\$ 10	18,228 \$ 10
\$114\$20	17,965	4.9.	\$ \$\$	14.45
\$11-355	28,670	7.5	\$ 30	7.318 \$ 29
W. W	28/178	9,1	\$ 43	2,705 4 42
X 0 105	87,886	7.1	\$ 27	12,643 1 16

To determine compensation expense under the fair value method, the fair value of each option grant is endmared on the date of grant using an option-pricing model. During 2001 and 2002 we intilized a Black Scholes model for purposes of estimating the fair value of our employee stock option grant. Ouring 2003, see began using a hipomial model that considers certain factors that the Black Scholes model does not, such as inferenced exercise patterns and the illiquid nature of adiployee options. For these reasons we believe that the binomial model provides a more representance amployee areas option to provide. The principal assumptions we used in applying the option pileting models were as follows:

	the state of the s		2093	107 7001
	Historia become Pare		16%	25% 27%
			20.0%	79% KEDS
	Emeract District Vield		A 144C	014 014
	Especial Announce Field	•	Acti	
•	Expended like in Years		(8:1	1.0

Information regarding the effect on net earnings and net earnings per commonshare had we applied the thir value expense recognition provisions of FAS No. 123 is included in Note 2. We also maintain a 401(£) plan and an employee stock purchase plan: Activity related to these plans was not significant in relation to our possibilities in a country of the proposed dated in annual results in 2003, 2002 and 2001.

11 INCOME TAXES

The components of the provision (benefit) for income taxes are as follows:

Year Ended December 31, fin millions)	2003	2002	2001
Current Provision Federal	\$ 932	\$ 675	\$ 524
State and Local	46	:07	569
Total Current Provision Deferred Provision (Benefit)	978 37	732 12	(10)
Taral Provision for Income Taxes	\$ 1,015	\$ 744	\$ 559

The reconciliation of the tax provision at the U.S. Federal Statutory Rate to the provision for income taxes is as follows:

Year Emiled December 31, (in radiioni)		2003	2002	2004
Tax Provision at the U.S. Federal Standary Rate	<u></u>	\$ 994	\$ 754	\$ 515
State Income Taxes, net of federal benefit Tax-Exempt Investment Income		29 (50)	33 (26)	(21)
Non-deductible Amortization				29
Ocher, net		27	<u></u>	\$ 559
Provision for Income Taxes		\$ L015	### ####	9 323

The components of deferred income tax assets and liabilities are as follows:

As of Dicamber M. (in cellions)	2003	2007
Deferred Income Tax Assets	S 161	4 215
Accrued Expenses and Allowances	T. 751,71	47
Unearned Premiums	28 83	300
Medical Casts Payable and Other Policy Liabilities		60 37 61
Long Term Liabilities	49	34
Net Operating Loss Carryforwards	86	
Other	42	30 ,
Subtotal	449	450
Loss; Valuztion Allowances	(43)	(39)
Total Deferred Income Tax Assets	406	413
And the control of th		

Deferred Income Tax Liabilities		(186)	(176)
Gapitalized Software Development Net Unrealized Gains on Inseltments		(82)	(82) (54)
Depreciation and Amortization	<u> </u>	(108)	(312)
Total Deferred Income Tax Liabilities Nis Deferred Income Tax Assets		3 50	\$ 399

Valuation allowances are provided when it is considered more likely than not that deferred tax assets will not be realized. The valuation allowances primarily relate to future tax benefits on certain federal and state net operating loss carryforwards. Federal net operating loss sarryforwards expire beginning in 2012 through 2025, and state net operating loss carryforwards expire beginning in 2005 through 2023.

We made eash payments for income taxes of \$785 million in 2003, \$458 million in 2002 and \$884 million in 2001. We increased additional paid in capital and reduced income taxes payable by \$222 million in 2003, and by \$153 million in both 2002 and \$901 to reflect the fax benefit we received upon the exercise of non-qualified stock aptions.

Consolidated income say returns for fiscal years 2000 through 2002 are our cody being enamined by the Internal Revenue Service. We do not believe any adjustments that may result from the examination will have a agnificant impact on our consolidated financial position or results of operations.

12 COMMITMENTS AND CONTINGENCIES

Leases

We lease facilities; computer hardware and other equipment under long term operating leases that are noncancelable and expire on various dates through 2025. Rent expense under all operating leases was \$135 million in 2003, \$132 million in 2002 and \$135 million in 2001.

At December \$1, 2003, future minimism annual lease payments, net of subjects income, under all moncancelable operating leases were as follows:

the millione) 2004	2003	2006	2007	2008	:Thereafter
8 103	\$ 98	\$ 87	\$ 80	\$ 64	\$ 191

Service Agreements

We have noncaporiable contracts for certain data center operations and support, network and voice communication services, and other services, which expire on various dates through 2008. Expenses incurred in connection with these agreements were \$255 million in 2003; \$254 million in 2002 and \$755 million in 2001. At December \$1,2005, future minimum obligations under our noncancelable contracts were as follows:

行品質、苦煙行 行 あわたた おりつ とびの ニュー					
the millional 2004	10.00	and the land and	(attaces)	2008	
Marine Silve	2006	2306	2004	6709	
			4 4 4		
10 Mg	7. XX	\$ 43	# 1D	3 4 .	
			> a		

Legal Matters

Because of the nature of our businesses, we are routinely party to a variety of legal actions related to the design appropriate ment and offerings of our services. We record liabilities for our estimates of probable costs resulting from these matters. These matters include, but are not finited to claims relating to health take benefits coverage, medical malpractice actions, contract disputes and claims related to disclosure of certain business practices. Following the events of September 11, 2001, the cour of business insurance coverage increased significantly. As a result, we have increased the amount of risk that we self-insure, particularly with respect to matters incidental to our business.

Beginning in 1899, a series of class action lawsuits were filed against us and strittally all major natities in the health hencefus husiness. Generally, the health care provider plaintiffs allege violations of the Employee Retirement Income Security Act of 1974, as amended (ERISA), and the Racketers Influenced Corrupt Organization Act (RICA), as well as several state has claims. The suit secks injunctive; compensatory and equitable relief as well as restitution, costs, fees and interest payments. We are conspect in discovery in this matter, A trial date has been set for September 13, 2004.

In March 2000, the American Medical Association filed a lateral against the company in connection with the calculation of reasonable and customary relief to well as costs, feet and futures partients. The suit seeks declaratory, injunctive and companistory relief as well as costs, feet and futures partients. An amended complaint was filed on August 25, 2000, which alleged two classes of plaintiffs, an TRISA class and a non-ERISA class. After the court dismused certain ERISA claims and the claims brought by the American Medical Association, a third amended complaint was filed. On Counter 25, 2002, the court granted in part and denied in part our motion to distals the third amended complaint. We are engaged in discovery in this matter.

Affingulative results of ponding tingation are always uncertain, we do not believe the Yesults of any such actions currently dereatened or pending, including those described shows, will, individually or in aggregate have a material adverse effect on our consolidated financial position or results of operations.

Government Regulation

Our business is regulated at federal, state, local and international levels. The laws and rules governing our business are subject to frequent change, and agencies have broad latitude to administer those regulations. State legislatures and Congress continue to focus on health care issues arthe subject of proposed legislation. Existing or future laws and rules could force us to change how we do business. restrict revenue and circollineting rowth, increase our health care and administrative costs and capital requirements, and increase our liability related to coverage interpretations or other actions. Further, we must obtain and maintain regulatory approvals to market many of our products.

We are also subject to various ongoing governmental investigations, audits and reviews, and we record liabilities for our estimate of probable costs resulting from these matters. Although the results of pending matters are always uncertain, we do not believe the results of any of the current investigations, audits or reviews, Individually or in the aggregate, will have a material adverse effect on our consolidated financial position or results of operations.

13 BEGMENT FINANCIAL INFORMATION

Factors used in determining our reportable business segments include the nature of operating activities. existence of separate senior management leams, and the type of information presented to the company's chief operating decision maker to evaluate our results of operations.

Our accounting policies for business segment operations are the same as those described in the Summary of Significant Accounting Policies (see Note 2). Transactions between business segments principally commit of customer service and transaction processing services that Uniprise provides to Health Care Services, certain product offerings sold to Uniprise and Health Care Services customers by Specialized Care Services, and sales of medical benefits cost, quality and utilization data and predictive modeling to Health Care Services and Uniprise by Ingenix. These transactions are recorded at management's best estimate of fair value, as if the services were purchased from or sold to third parties. All intersegment transactions are eliminated in consolidation. Assets and liabilities that are jointly used are assigned to each segment using estimates of pro-rate usage. Cash and investments are assigned such that each segment has minimum specified levels of regulatory capital or working capital for nonregulated businesses. The "Corporate and Eliminations" column includes costs associated with companywide protest improvement initiatives, net expenses from charitable contributions to the United Health Foundation and eliminations of intersegment transactions. Substantially all of our operations are conducted in the United States.

In accordance with accounting principles generally accepted in the United States of America. segments with similar economic characteristics may be combined. The financial results of United Healthcare, Orations and AmeriChoice have been combined in the Health Care Services segment column in the tables presented on the next page because these humerses have similar oconomic characteristics and have similar products and services, types of customers, distribution methods and operational processes, and operate in a similar regulatory confronment, typically within the same legal entity.

The following table presents segment financial information as of and for the years ended December 31, 2003, 2002, and 2001 (in millions):

2003	Health Care Services	Unionse	Specialized Care Services	Hagerita	Connectors and Electropics	Convinces
Revenues — External Customers Revenues — Interseguent	\$ 24,592	\$ 2,496 563	5 1,077 787	\$ 401 173	(1,543)	\$ 28,566 757
ignistracut and Office Income	215 \$ 24,807	\$ 3,197	\$ 1,878	\$ 574	\$(1,545)	3 28 32 1
etal Revenues	\$ 24'cm.	· > 0,144:	3 11010	4 3.4		* a-fran
arnings From Operations	\$ 1,865	\$ 610	\$ 585	\$ 75	\$ (366)	\$ 2,935
l'otal Assets' Net Assets	\$ 13,597 \$ 5,008	\$ 2,024 \$ 1,116	\$ 1,191 \$ 716	\$ 919 \$ 766	\$ (366) \$ (347)	\$ 17,365
JOE USACINE	4 Signa.	4 1,110	Ψ 124	· • • • • • • • • • • • • • • • • • • •	क कालाड	
Purchases of Propury, Equipment and Cantalized Software Depositions and Americation	\$ 122 \$ 116	\$ [35 \$ 86	\$ 48 \$ 40	\$ 57 \$ 57	1 =	\$ 352 \$ 200
1602						
Resenues — Paternal Customers Resenues — Intraseguient Ingeloment and Other Income	\$ £1,979	\$ 2,175 525 27	\$ 897 598	\$ 355 186	(1,257)	\$ 24,800 220
iota Revenues	\$ 21,552	\$ 2,725	\$ 1,509	\$ 49)	\$(1,257)	\$ 25,020
Burnings From Operations Told Assets Net Assets	1.328 10.529 1.879		\$ 286 \$ 974 \$ 602	\$ 95 \$ 902 \$ 768	\$ (537) \$ (517)	\$ 9,186 \$ 18,775 \$ 6,324
Parchases of Property, Equipment and Cambilized Software Depreciation and Amortization	\$ 129 \$ 102	1 18 1 180	\$ 50 \$ 30	\$ 72 \$ 48	<u> </u>	\$ 419 \$ 259
2001						in the second
Resenues - External Chommers	\$ 20,168	1 1911	\$ 784	\$.539		\$ 23,17
Revenues — Interseguient Investment and Other Income	285		504 16	108	(1,120)	28
Total Revenues	\$ 20.403	1 2471	\$ 1,254	\$ 447	\$(1,124)	\$ 23,45
		100 F	2			
Earnings From Operations	\$ 936 \$ 9.014	\$ 382	\$ 214 \$ 848	\$ 48 \$ 771	\$ (14) \$ (200) \$ (158)	\$ 1,56 \$ 12,17
Total Assets' Net Assets'	\$ 3.408	3 1.030	\$ 514	\$ 646	\$ (158)	\$ 5.43
ranger i de la companya de la compan	. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.			18 4747	tall a solida	21.11.46.0
Purchases of Property Equipment	\$ 152	¥ 1000	ik na	\$ 69	. (8	\$ 42
und Capitalized Subsect Depreciation and Amortization	101		\$ 13	\$ 30	4 2	\$ 42 \$ 26

14 QUARTERLY FINANCIAL DATA (UNAUDITED)

	For the Chance Laded				
(In milliona, except per share data)	March 31	June 30	September 30	December 31	
2003	•				
Revenues	\$ 6,975	\$ 7,087	\$ 7,238	\$ 7,523	
Medical and Operating Expenses	\$ 6,322	\$ 6.378	\$ 6,475	\$ 6,713	
Earnings From Operations	\$ 655	\$ 709	\$ 763	\$ 810	
Net Earning	\$ 403	\$ 439	\$ 476	\$ 507	
Birde Net Earnings per Common Share	\$ 0.68	\$ 0.74	\$ 0.81	\$ 0.87	
Diluted Net Earnings per Common Share	\$ 0,65	\$ 0.71	\$ 0.77	\$ 0.85	
2002					
Revenues	\$ 6,013	\$ 6,078	\$ 6247	\$ 6,682	
Medical and Operating Expenses	\$ 5.551	\$ 5,555	\$ 5,575	\$ 6,073	
Egmings From Operations	\$ 482	\$ 525	\$ 572	\$ 609	
Net Earnings	\$ 295	\$ 325	\$ 355	\$ 379	
Basic Net Farnings per Common Share	\$ 0.48	\$ 0.58	\$ 0.59	\$ 0.55	
Diluted Net Earnings per Common Share	\$ 0.46	\$ 0.51	\$ 0.56	\$ 0.60	

Report of Management

The management of United Health Group is responsible for the integrity and objectivity of the consolidated financial information contained in this annual report. The consolidated financial statements and related information were prepared according to accounting principles generally accepted in the United States of America and include some amounts that are based on management's hest estimates and judgments.

To meet its regionalistity, management depends on its accounting systems and related internal accounting controls. These systems are designed to provide reasonable assurance, at an appropriate cost, that financial records are reliable for use in preparing financial statements and that assets are safeguarded. Qualified personnel throughout the organization maintain and monitor these internal accounting controls on an ongoing basis.

The Audit Committee of the board of directors, composed entirely of directors who are not employees of the company meest periodically and privately with the company's independent and loss and management to review accounting, miditing, internal control, financial reporting and other matters.

William W. McGuire, MD. Chairman and Child Executive Officer.

Staphen J. Hemsley President and Chief Operating Officer

Pattick J. Edandson Citiel Financial Cifficer

Independent Auditors' Report

To the Board of Directors and Shareholders of United Health Group Incorporated and Subsidiaries:

We have audited the accompanying consolidated balance sheets of UnitedHealth Group Incorporated and Subsidiaries (the "Company") as of December 31, 2003 and 2002 and the related statements of operations, changes in shareholders' equity, and cash flows for the years then ended. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. The consolidated financial statements of UnitedHealth Group incorporated and Subsidiaries for the year ended December 31, 2001 were audited by other auditors who have ceased operations. Those auditors expressed an unqualified opinion on those consolidated financial statements in their report dated January 24, 2002.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material miastatement. An audit includes examining, on a test hasis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable hasts for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2003 and 2002 and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 6 to the consolidated financial statements, effective January 1, 2002, the Company

changed its methods of accounting for goodwill and other intangible assets.

As discussed above, the consolidated financial statements of United Health Group Incorporated and Subsidiaries for the year ended December 31, 2001 were audited by other auditors who have ceased operations. As described in Note 6. Note 7 and Note 9, these consolidated financial statements have been revised to (1) include the transitional disclosures required by Statement of himancial Accounting Standards ("Statement") No. 142, Cooquall and Other Intangible Assets, which, as described in Note 6, was adopted by the Company as of January 1, 2002, (ii) include disclosure of the components of the change in medical costs payable consistent with Statement of Position 94.5. Disclosure of Certain Matters in the Financial Sintements of Insurance Enterprises, and (iii) give effect to the June 2003 stock split. Our audit procedures with respect to the disclosures in Note 6 with respect to 2001 included (i) agreeing the previously reported net income to the previously issued consolidated financial statements and the adjustments to reported not income representing amortization expense (including any related tax effects) recognized in those periods related to goodwill, intangible assets that are no longer being amortized, deferred credits related to an excess over cost, equity method goodwill, and changes in amortization periods for intangible assets that will continue to be amortized as a result of initially applying Statement No. 142 (including any related tax effects) to the Company's underlying records obtained from management, and (ii) testing the mathematical accuracy of the reconciliation of adjusted net income to reported net income, and the related earnings per share amounts. Our audit procedures with respect to the disclosures in Note 7 with respect to 2001 included (i) agreeing the previously reported beginning and end of year medical costs payable to the previously issued consolidated financial statements. (ii) agreeing the previously reported medical costs to the previously usued consolidated financial statements. (iii) agreeing paid claims payments and prior years' medical costs change in medical costs payable to supporting documentation of claims payment detail, and (iv) testing the mathematical accuracy of the components of the change in medical costs payable. Additionally, at described in Note 9, the 2001 consolidated financial statements have been revised to give effect to the stock split June 18, 2005. We audited the adjustments described in Note 9 that were applied to revise the 2001 consolidated financial statements for such stook split. Our audit procedures included (1) comparing the amounts shown in the earnings per share disclosure for 2001 to the Company's underlying accounting analysis obtained from management, (2) comparing the previously reported shares ourstanding and income statement amounts per the Company's accounting analysis to the previously issued consolidated financial statements; and (3) recalculating the additional shares to give effect to the stock split and testing the mathematical accuracy of the underlying analysis. lu our opinion, the disclosures for 2001 in Notes 6 and 7 are appropriate, and the adjustments for the stock split described in Note 9 have been appropriately applied. However, we were not engaged to audit, review, or apply any procedures to the 2001 consolidated financial statements of the Company other than with respect to such adjustments and accordingly, we do not express an opinion or any other form of assurance on the 2001 consolidated financial statements taken as a whole.

DELOTTE & TOUCHE LEP Minneapolis, Minnesota February 10, 2004

Independent Auditors' Report

The following audit report of Arthur Anderson LLP, our former independent auditors, is a copy of the original report dated famous 24, 2002, rendered by Arthur Anderson LLP on our consolidated financial stalements included in our Annual Report on Form 10-K filed on April 1, 2002, and has subtlein research by Arthur Anderson LLP street that date.

To the Shareholders and Directors of UnitedHealth Group Incorporated:

We have audited the accompanying consolidated balance sheets of UnitedHealth Group Ricorporated (a Minnesota Corporation) and Subsidiaries as of December 31, 2001 and 2000, and the related consolidated statements of operations, changes in the claim of equity and cash flows for each of the three years in the period anded December 31, 2001. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our sudite in accordance with multiting standards generally accepted in the United States. These standards require that we plan and perform the audit to obtain reasonable inturance about whether the financial statements are free of material missistances. An audit includes examining, on a vest basis, evidence supporting the amounts and discionines in the financial statements. An audit also includes accounting principles used and significant estimates made by management, as well as evaluating the executing principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our sudits provide a reasonable basis for our symbolo.

In our origing, the figure is the teneral referred to above present fairly in all material respects, the financial position of United Health Group Incorporated and its Subsidiaries as of December 31, 1901 and 2009, and the requision cheir operations and their cash flows for each of the three years in the period ended December 31, 2001, in conformity with accounting principles generally according the United States.

ARTHUR ANDERSEN LLP Minneapolis, Minnesous January 24, 2002

Corporate and Business Leaders

United Health Group

William W. McGuire, MD Charman and Chief Executive Officer

Stephen J. Hemiley President and Chief Operating Officer

Patrick J. Edandson Chief Financial Officer

Devid J. Lubben General Counsel

Jeannine M. Rivet Executive Vice President

Head V. Tanason, MD Senior Vice President Consumer Health and Medical Care Advancement

L Fictiert Depoer Senior Vice President Human Capital

Tracy L. 64hl Senior Vice President and Chief Marketing Officer

John B. Penshorn Director of Capital Markets Communications and Strategy

United Health care
Robert J. Sheety
Chief Executive Officer

Golden Rule

Therese A. Rooney Chairwoman and Chief Executive Officer

Ovations
Lots Quam

Chief Executive Officer

AmeriChoice Anthony Wellers Chief Executive Officer

Uniprise

R. Charming Wheeler Chief Executive Officer

Specialized Care Services

David S. Wichmann Chief Executive Officer

Ingenix

Kevin W. Pearson Chief Executive Officer

Board of Directors

William C. Ballard, 37.
Of Counsel
Greenchaum Doll & McDonald PLLC
A Louisville, Sentucky law firm
Director state 1993.

Richard T. Burke
Pormer Chief Executive Officer
and Governor
Phoenix Goyotes
A National Hockey League team
Director aince 1977.

Stephen J. Hemsley President and Chief Operating Officer Uniteditieshth Group Director since 2000

James A. Johnson
Vice Chairman
Perseus, LLC
A private merchant banking
and investment from
Director stace 1993.

Thomas H. Koso President Drew University Director since 1995.

Douglas W. Leniherdale
Former Chairman and
Chief Executive Officer
The St. Paul Companies, Inc.
Insurance and related services
Director since 1983.

William W. McGuiro, MD Chairman and Chief Executive Officer UnitedHealth Group Director since 1989.

Many O. Mundinger, RN, OrPH
Dean and Contennial Professor in
Health Policy School of Norsing, and
Associate Dean, Faculty of Medicine
Columbia University
Director since 1997.

Robert L. Byan
Senior Vice President and
Chief Financial Officer
Meditronic, Inc.
A medical technology company
Director times 1996.

Donne E. Shelale, PhD President University of Miami Director since 2001.

William G. Speers
Senior Erincipal
Speers Grisanti & Brown LLC
A New York City-based investment
connecting and management firm
Director since 1991

Gail R. Wilensky, PhD Senior Fellow Project HOPE An international health foundation Director space 1993:

Audit Committee William C. Ballard, Jr. Richard T. Burke Couglas W. Leathfriale Robert L. Byan

Compensation and Human Resources Committee

James A. Johnson Mary O. Mundinger William G. Speers

Compliance and Government Affairs Committee Thomas H. Keen Donna E. Shalala Gell R. Wijensky

Executive Committee William G. Ballard, Jr. Douglas W. Leatherdale William W. McGuire Angliam G. Speece

Nominating Committee William C. Balland, Jr. Thomas H. Kear! Doubles W. Leatherdele William G. Speers

Financial Performance At A Giance

GROWTH & PROFITS — CONSOLIDATED (in millions, except per there data)	2003	2002	2001
Revenues	\$ 28,823	\$ 25,020	\$25,454
Exchings From Operations	\$ 2,035	\$ 2,186	\$ 1,566
Operating Margin	16.2%	8.7%	6.7%
Return on Net Assets	43.7%	37.5%	30,7%
Net Exculsign	\$ 1,825	\$ 1,352 5.4%	\$ 913 5.9%
Net Margin	6.3%	20.20	2.570
Diluted Not Earnings per Common Share	\$ 2.96	\$ 2.13	\$ 1.40
GROWTH & PROFITS - BY SEGMENT	2003	2007	2001
HEACTH CARE SERVIDES			Leville
Revenues	\$24,697	\$ 21,652	\$ 20,603
Farmings from Operations	\$ 1366	\$ 1,328	\$ 936 4.6%
Operating Margin	7.5%	67% 85.5%	29.0%
Return on Not Assets	40.5%	30.576	#####
Uniferiale.	\$ 5,107	\$ 2,725	\$ 2474
Ravelney Fram Operations	\$ 610	\$ 617	3 982
Operatory Massia	19,6%	19.0%	15.4%
Recurs on San Ameri	55.2%	18.7%	38.0%
SPECIALIZEDICĂNE SERVICES	.a. braha		\$ 1,254
Revenue	\$ 1,878 \$ \$85	\$ 1,599 \$ 286	5 1 14
Earmings Expres Operations	\$ 185 26.5%	19.0%	171%
((perating Margi) Removal, Net Asses	59.1%	507%	19136
INGENIA	Section 1		
Rossuct	\$ 574	\$ 491	\$ 447
Baroungs From Operations	* . * * *	\$ 55	3 48
Operating Margin	13.1%	11.2%	10.7%
Return on Net Assets	9.1%	7.6%	7.5%
			\$
CAPITAL TEERS (in millions, records per strate from)	2003	2002	2001
Cash Flows From Operating Activities	4 3,903	\$ 2,425	\$ 1,844
Capital Expenditures	\$ d83	* 40°	8 425
Consideration Paid or Israed for Acquisitions	\$ 696	\$ 869	\$ 200
Debigo Total Capital Ratio	27.8%	78.18	28.9%
Recard on Stateholders Equity	20.02	Polit	2434
Year-End Market Capitalisation	\$33,896	\$ 25,005	\$ 21.841
The spin of the second of the	\$ 58.38	\$ 41.75	\$ 35.39
Rear End Compaon Strare Price	3.3049	- 7424M	

Investor Information

Market Price of Common Stock
The following table shows the range of high and
low salet prices for the company's stock as reported
on the New York Stock Exchange for the calendar
periods shown through Pehruary 27, 2004.
These prices do not include commissions or fees
associated with purchasing or selling this security.

	High	1.097
2004		
First Quarter		
Turough February 27, 2004	\$ 62:30	\$ 35.45
2003		
First Quarter	\$ 36.33	\$ 19.20
Second Quarter	\$ 52.67	\$ 44,10
Third Quarter	\$ 56,25	\$ 47.25
Fourth Quarter	\$ 58.67	\$ 47.58
2002		
First Quarter	\$ 38,40	\$ 55.93
Second Quarter	8 48.95	\$ 57.57
Third Quarter	\$ 48.15	3 40.74
Fourth Quarter	\$ 50,50	\$ 57.52

Account Questions

Our transfer agent, Wells Fargo, can help you with a sariety of shareholder-related services, including:

Change of address
Lost stock pertificates
Transfer of stock to another person
Additional administrative services

You can call our transfer agent toll free at (800) 458-9716 or locally at (651) 450-4064.

You can write them at:
Wells Fargo Shareowner Services
P.O. Box 54854
Saint Paul, Minuesota 55164 0854

Or you can e-mail our transfer agent at: stocktransfer@wellsfargp.com

Investor Relations

You can contact United Health Group Investor Relations to order, without charge, financial documents, such as the annual report and Form 10-R. You can write to us at:

Investor Relations, MN008-T930
United Health Group
P.O. Box 1459
Minneapolis, Minnesota 55440-1459

Annual Meeting

We invite United Health Group shareholders to attend our annual meeting, which will be held on Wednesday, May 12, 2004, at 10:00 a.m. CDT, at United Health Group Center, 9900 Bren Road East, Minnetonia, Minnesota.

Dividend Policy

UnitedHealth Group's board of directors established the company's dividend policy in August 1990. The policy requires the board to review the company's studied financial statements following the end of each fiscal year and decide whether it is advisable to declare a dividend on the outstanding shares of common stock.

Shareholders of record on April 1, 2008, received an annual dividend for 2003 of \$0.015 per share. On February 2, 2004, the board of directors approved an annual dividend for 2004 of \$0.03 per share. The dividend will be paid on April 16, 2004, to shareholders of record at the close of business on April 1, 2004.

Stock Listing

The company's common stock is traded on the New York Stock Exchange under the symbol UNH.

Information Online

You can view our annual report and obtain more information about United Health Group and its businesses via the Internet at: www.unitedhealthgroup.com

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www.quiredhealthganap com-



