ANTHEM INC Form 8-K August 02, 2002

As filed with the Securities and Exchange Commission on August 2, 2002

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): July 31, 2002

ANTHEM, INC. (Exact name of registrant as specified in its charter)

Indiana 001-16751 35-2145715 (State or other jurisdiction of (Commission File Number) (IRS Employer Identification incorporation) No.)

120 Monument Circle
Indianapolis, Indiana
(Address of principal executive
offices)

46204

(Zip Code)

Registrant's telephone number, including area code: (317) 488-6000

N/A

(Former Name or Former Address, if Changed Since Last Report)

ITEM 2. ACQUISITION OR DISPOSITION OF ASSETS.

On July 31, 2002, the merger of Trigon Healthcare, Inc., a Virginia corporation ("Trigon"), with and into AI Sub Acquisition Corp., an Indiana corporation ("Merger Sub") and a direct wholly owned subsidiary of Anthem, Inc., an Indiana corporation ( "Anthem"), as contemplated by the Agreement and Plan of Merger, dated as of April 28, 2002 (the "Merger Agreement"),

among Anthem, Merger Sub and Trigon, was consummated.

The preceding is qualified in its entirety by reference to the Merger Agreement and a press release, which are attached hereto as Exhibits 2.1 and 99.1, respectively, and are incorporated herein by reference.

#### ITEM 5. OTHER EVENTS.

Trigon was merged with and into Merger Sub which was renamed Trigon Healthcare, Inc. pursuant to the Merger Agreement, and then subsequently amended its Articles of Incorporation to change its name to Anthem Southeast, Inc. Pursuant to the terms of the Merger Agreement, Thomas G. Snead, Jr. has been appointed President of Anthem Southeast, Inc.

Lenox D. Baker, Jr., M.D., John Sherman, Jr. and Jackie M. Ward, former members of Trigon's board of directors were elected to Anthem's board of directors, effective August 1, 2002.

The preceding is qualified in its entirety by reference to the Merger Agreement and a press release, which are attached hereto as Exhibits 2.1 and 99.1, respectively, and are incorporated herein by reference.

#### ITEM 7. FINANCIAL STATEMENTS AND EXHIBITS.

- (a) Financial Statements of Business Acquired
  - (i) The Audited Consolidated Financial Statements of Trigon.

Report of Independent Auditors

Consolidated Balance Sheets as of December 31, 2001 and 2000  $\,$ 

Consolidated Statements of Operations for the Years Ended December 31, 2001, 2000 and 1999

Consolidated Statements of Changes in Shareholders' Equity and Comprehensive Income for the Years Ended December 31, 2001, 2000 and 1999

Consolidated Statements of Cash Flows for the Years Ended December 31, 2001, 2000 and 1999

Notes to Consolidated Financial Statements

(ii) The Unaudited Consolidated Financial Statements of Trigon.

Consolidated Balance Sheet as of March 31, 2002

Consolidated Statements of Operations for the Three Months Ended March 31, 2002 and 2001

Consolidated Statements of Changes in Shareholders' Equity and Comprehensive Income for the Three Months Ended March 31, 2002 and 2001

Notes to Consolidated Financial Statements

- (b) Pro Forma Financial Information
  - (i) Unaudited Pro Forma Combined Balance Sheet as of March 31, 2002.

- (ii) Unaudited Pro Forma Combined Statement of Income for the three months ended March 31, 2002.
- (iii) Unaudited Pro Forma Combined Statement of Income for the year ended December 31, 2001.

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- (a) Financial Statements of Business Acquired
  - (i) The Audited Consolidated Financial Statements of Trigon.

INDEPENDENT AUDITORS' REPORT

The Board of Directors Trigon Healthcare, Inc.:

We have audited the accompanying consolidated balance sheets of Trigon Healthcare, Inc. and subsidiaries as of December 31, 2001 and 2000, and the related consolidated statements of operations, changes in shareholders' equity and comprehensive income and cash flows for each of the years in the three-year period ended December 31, 2001. 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.

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 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 consolidated financial statements referred to above present fairly, in all material respects, the financial position of Trigon Healthcare, Inc. and subsidiaries as of December 31, 2001 and 2000, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2001, in conformity with accounting principles generally accepted in the United States of America.

/s/ KPMG LLP

Richmond, Virginia February 6, 2002

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
CONSOLIDATED BALANCE SHEETS
December 31, 2001 and 2000
(in thousands, except per share data)

2001 2000

ACCETTO		
ASSETS Current Assets		
Cash	\$ 17 <b>,</b> 995	6,345
Investment securities, at estimated fair value (note 3)	1,820,529	1,775,307
Premiums and other receivables (note 4)	560,310	499,921
Deferred income taxes (note 10)	8,473	3 <b>,</b> 525
Other	13 <b>,</b> 735	14,676
Total current assets		2,299,774
Property and equipment, net (note 5)		
Deferred income taxes (note 10)		48,207
Goodwill, net		15,303
Restricted investments, at estimated fair value (note 3)		
Other assets	10 <b>,</b> 584	7,331 8,120
Total assets		2,448,492
LIABILITIES AND SHAREHOLDERS' EQUITY	=======	=======
Current Liabilities		
Medical and other benefits payable (note 6)	\$ 635,452	563,398
Unearned premiums	149,347	130,502
Accounts payable and accrued expenses	85,992	85,993
Other liabilities (note 8)	260,681	246,069
Commercial paper (note 11)	99 <b>,</b> 660	
Total current liabilities		
Obligations for ampleyed benefits, noncomment (note 12)		47,136
Obligations for employee benefits, noncurrent (note 12)  Medical and other benefits payable, noncurrent (note 6)	74,304	72,108
Commercial paper, noncurrent (note 11)	200,000	275,448
Minority interest		12,976
Total liabilities	1,562,044	1,433,630
TOURT TRADITIONES	1,302,044	
Shareholders' Equity		
Common stock, \$0.01 par; shares issued and outstanding:		
35,786, 2001; 37,539, 2000 (note 13)	358	375
Capital in excess of par (note 13)	784,514	802,584
Retained earnings (note 13)		
Unearned compensationrestricted stock (note 13)	(1,817)	
Accumulated other comprehensive income (note 15)	3,001 	9 <b>,</b> 092
Total shareholders' equity	1,020,420	1,014,862
Total liabilities and shareholders' equity	\$2,582,464	2,448,492
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See accompanying notes to consolidated financial statements.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS
Years ended December 31, 2001, 2000 and 1999 (in thousands, except per share data)

	2001	2000	1999
REVENUES			
Premium and fee revenues			
Commercial	. , ,	1,871,533	1,664,261
Federal Employee Program	529,491	464,303	448,676
Amounts attributable to self-funded arrangements Less: amounts attributable to claims under	1,629,506	1,392,998	1,216,427
self-funded arrangements	(1,419,225)	(1,228,306)	(1,082,328)
	2,905,945	2,500,528	2,247,036
<pre>Investment income (note 3)</pre>	105,247	114,453	97,131
Net realized losses (note 3)	(56,330)	(27,023)	(21,957)
Other revenues (note 9)	20,105	23,637	24,218
Total revenues	2,974,967	2,611,595	2,346,428
EXPENSES			
Medical and other benefit costs (notes 6 and 17)			
Commercial	1,758,010	1,507,553	1,374,843
Federal Employee Program	505,781	444,230	429,519
	2,263,791	1,951,783	1,804,362
Selling, general and administrative expenses (notes 12			
and 17)	522,743	476,809	502,189
Interest expense (note 11)	12,695	17,249 	8 <b>,</b> 359
Total expenses	2,799,229	2,445,841	2,314,910
Income before income taxes and minority interest	175,738	165,754	31,518
Income tax expense (note 10)	58,196	50,088	8,345
Income before minority interest	117,542	115,666	23,173
Minority interest	1,482	3,657	2,710 
Net income	\$ 116,060	112,009	20,463
Earnings per share (note 14)			
Basic net income	\$ 3.20	2.98	0.50
Diluted net income		2.90	0.49

See accompanying notes to consolidated financial statements.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CHANGES IN
SHAREHOLDERS' EQUITY AND COMPREHENSIVE INCOME
Years ended December 31, 2001, 2000 and 1999
(in thousands)

CAPITAL

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	COMMON STOCK	IN EXCESS OF PAR	RETAINED EARNINGS	UNEARNED COMPENSATION
BALANCE AS OF JANUARY 1, 1999  Net income	\$423 	839 <b>,</b> 187 	202,554 20,463	
income taxes (notes 12 and 15)  Net unrealized losses on investment securities, net of income taxes (notes 3 and 15)				
Comprehensive income				
13)  Purchase and reissuance of common stock under stock option and other employee benefit plans, including tax benefits and net of	(41)	(20,500)	(110,121)	
amortization  Change in common stock held by consolidated		(767)		(1,926)
grantor trusts (note 13)		(1,403)		
BALANCE AS OF DECEMBER 31, 1999	382	816 <b>,</b> 517 	112,896 112,009	(1,926) 
Change in minimum pension liability, net of income taxes (notes 12 and 15)				
net of income taxes (notes 3 and 15)				
Comprehensive income	(7)	(3,305)	(19,860)	
<pre>including tax benefits and net of amortization</pre>		(14,002)		(308)
grantor trusts (note 13)		3,374		
BALANCE AS OF DECEMBER 31, 2000 Net income	375 	802 <b>,</b> 584	205,045 116,060	(2,234)
Change in minimum pension liability, net of income taxes (notes 12 and 15)				
net of income taxes (notes 3 and 15)				
Comprehensive income	(17)	(8,764)	(86,741)	
Purchase and reissuance of common stock under stock option and other employee benefit plans, including tax benefits and net of	(17)	(0, 704)	(00,741)	
amortization		(8,858)		417
grantor trusts (note 13)		(448)		
BALANCE AS OF DECEMBER 31, 2001	\$358 ====	784 <b>,</b> 514	234,364	(1,817) =====

See accompanying notes to consolidated financial statements.

# TRIGON HEALTHCARE, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS Years ended December 31, 2001, 2000 and 1999 (in thousands)

	2001	2000	1999
Cash flows from operating activities	<u> </u>	110 000	00
Net income	\$ 116,060	112,009	20,4
Depreciation and amortization	23,419	15 <b>,</b> 282	18,6
(note 17)			55,9
Amortization of unearned compensation Accretion of discounts and amortization of premiums,	1,842	2,681	1,0
net	(2,054)	(15,959)	(13,2
Change in allowance for doubtful accounts receivable	(2,345)	(685)	2,8
Increase in premiums and other receivables	(90 <b>,</b> 893)	(69,224)	(22,2
(Increase) decrease in other assets	670	1,449	(9,2
Increase in medical and other benefits payable	74,250	41,224	66 <b>,</b> 3
Increase in unearned premiums  Increase (decrease) in accounts payable and accrued	18,845	10,644	20,8
expenses	(1)	4,094	13,8
Increase (decrease) in other liabilities	52 <b>,</b> 407	(46,075)	30,8
Change in deferred income taxes	4,678	25,267	(17,7
Increase in minority interest	491	3 <b>,</b> 657	2,7
Decrease in obligations for employee benefits  Loss on disposal of property and equipment and other	(9,962)	(1,701)	(4,4
assets	262	84	2
Realized investment losses, net	56 <b>,</b> 330	27,023	21,9
Net cash provided by operating activities	243,999	109,770	188,8
Cash flows from investing activities			
Proceeds from sale of property and equipment and other			
assets	250	339	3
Capital expenditures	(42,208)		(17,8
Cash paid for the purchase of minority interest		(2,660)	
Cash transferred with the sale of subsidiary, net of			
cash received		(15, 337)	
Investment securities purchased	(5,069,888)		(4,293,5
Proceeds from investment securities sold		4,061,899	3,347,9
Maturities of fixed income securities	1,150,914	736 <b>,</b> 870	749 <b>,</b> 8
Net cash used in investing activities	(151,807)	(99 <b>,</b> 252)	(213,2
Cash flows from financing activities			
Proceeds from long-term debt			160,0
Payments on long-term debt		(248,039)	
Change in commercial paper notes  Purchase and reissuance of common stock under employee	24,212	275 <b>,</b> 448	
benefit and stock option plans  Common stock (purchased) distributed by consolidated	(10,594)	(17,666)	(3,6
grantor trusts	(448)	3,374	(1,4
Purchase and retirement of common stock	(95,522)	(23,172)	(130,6

Change in outstanding checks in excess of bank

balance	1,810	3,352	(4,7
Net cash provided by (used in) financing activities	 (80,542)	(6,703)	19 <b>,</b> 4
Increase (decrease) in cash	 11,650 6,345	3,815 2,530	(4,9 7,5
Cashend of year	\$ 17 <b>,</b> 995	6,345 ====================================	2,5
Cash paid during the year for Interest	\$ 14,814 20,858	22,224 69,947	12,8 25,8

See accompanying notes to consolidated financial statements.

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#### TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2001, 2000 and 1999

#### NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### ORGANIZATION

Trigon Healthcare, Inc., a stock holding company, through its subsidiaries is the largest managed health care company in Virginia. (Trigon Healthcare, Inc. and subsidiaries are herein collectively referred to as the Company.) The Company serves 2.1 million members primarily through a comprehensive spectrum of managed care products provided through three network systems with a range of utilization and cost containment controls. The Company provides health insurance for multi-state employer groups, large and small businesses in Virginia, individuals, Medicare and Medicaid beneficiaries and federal employees. The Company's portfolio of benefit designs is purposely diverse to allow members and group administrators to choose the degree of management and premium structure that is right for them. Larger employer groups may choose various funding options ranging from fully-insured to partially or fully self-funded financial arrangements. While self-funded customers participate in Trigon's networks, the customers bear all or portions of the claims risk. Certain of the Company's subsidiaries have the exclusive right to use the Blue Cross and Blue Shield service marks and trademarks in their service areas. The Company also owns and operates subsidiaries in the areas of wellness and disease management and similar products.

Trigon Healthcare, Inc. owns 100% of Trigon Insurance Company, HealthKeepers, Inc., Priority, Inc., Trigon Health and Life Insurance Company, Trigon Services, Inc., Consolidated Holdings Corporation, Health Management Corporation and Monticello Service Agency, Inc. Additionally, Trigon Healthcare, Inc. owns 51% of Peninsula Health Care, Inc. Trigon Insurance Company participates in a national contract between the Blue Cross and Blue Shield Association and the U.S. Office of Personnel Management to provide benefits to Federal employees within Virginia through the Federal Employee Program (FEP).

The significant accounting policies and practices followed by the Company are as follows:

BASIS OF PRESENTATION AND PRINCIPLES OF CONSOLIDATION

The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America. The Company follows Statement of Financial Accounting Standards (SFAS) No. 60, Accounting and Reporting by Insurance Enterprises, as it relates to its insurance business and the AICPA Auditing and Accounting Guide, Health Care Organizations, as it relates to its HMO business. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Management continually reviews its estimates and assumptions, including those related to claims expense and claims liabilities, income taxes and litigation. Actual results could differ from those estimates.

The consolidated financial statements include the accounts of Trigon Healthcare, Inc. and its majority-owned subsidiaries. All significant intercompany balances and transactions have been eliminated in consolidation. Investments in other companies in which less than a majority interest is held and where the Company has significant influence over the operating and financial policies of the investee are accounted for under the equity method.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## RISKS AND UNCERTAINTIES

The Company's profitability depends in large part on accurately predicting and effectively managing health care costs. The Company continually reviews its premium and benefit structure to reflect its underlying claims experience and revised actuarial data; however, several factors could adversely affect the medical cost ratios. Certain of these factors, which include changes in health care practices, inflation, new technologies, major epidemics, natural disasters and malpractice litigation, are beyond any health plan's control and could adversely affect the Company's ability to accurately predict and effectively control health care costs. Costs in excess of those anticipated could have a material adverse effect on the Company's results of operations.

In addition, the managed care industry is highly competitive in both Virginia and in other states in the Southeastern and Mid-Atlantic regions where the Company principally intends to expand. There is no assurance that such competition will not exert strong pressures on the Company's profitability, its ability to increase enrollment or its ability to successfully attain its expansion plans. The Company's growth may be affected by any changes in its ability to negotiate favorable rates with providers. Also, there can be no assurance that regulatory initiatives will not be undertaken at the state or federal level to reform the health care industry in order to reduce the escalation in health care costs or to make health care more accessible. Such action could adversely affect the Company's profitability.

#### INVESTMENT SECURITIES

Investment securities are accounted for in accordance with SFAS No. 115, Accounting for Certain Investments in Debt and Equity Securities. All investment securities are considered available-for-sale and are recorded at estimated fair value, based on quoted market prices. The net unrealized gain or loss on

investment securities, net of deferred income taxes, is included in accumulated other comprehensive income in shareholders' equity. A decline in the fair value of any investment security below cost, that is deemed other than temporary, is recorded as a realized loss resulting in a new cost basis for the security. Costs of investments sold are determined on the first in, first out basis.

The Company adopted SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended by SFAS Nos. 137 and 138, effective January 1, 2001. The Company enters into foreign currency forward contracts (forward contracts) to minimize exposure to fluctuations in foreign currency exchange rates. Company policy only permits utilization of these instruments in its foreign denominated bond and equity portfolios. The counterparties to these transactions are major financial institutions. The Company may incur a loss with respect to these transactions to the extent that the counterparty fails to perform under a contract and exchange rates have changed unfavorably for the counterparty since the inception of the contract. The Company anticipates that the counterparties will be able to fully satisfy their obligations under the agreements. The forward contracts involve the exchange of one currency for another at a future date and typically have maturities of one year or less. The forward contracts do not qualify for hedge accounting under SFAS No. 133, as amended. Accordingly, upon adoption, the forward contracts were recorded at fair value with changes in fair value recorded as realized gains or losses in the consolidated statements of operations. The fair value of forward contracts held by the Company as of January 1, 2001 was not material.

The Company also enters into financial futures contracts for portfolio strategies such as minimizing interest rate risk and managing portfolio duration. The notional amount of the futures contracts is limited to that of the market value of the underlying portfolios. Should this limitation be exceeded, futures contracts are immediately terminated in order to comply with this restriction. Initial margins in

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

the form of securities are maintained with the counterparties for these transactions. Changes in fair value of financial futures, determined and settled with the counterparties on a daily basis, are recorded as realized gains or losses in the consolidated statements of operations. Terminations of contracts are accounted for in the same manner. The adoption of SFAS No. 133, as amended, did not change the accounting for these contracts.

## PROPERTY AND EQUIPMENT

Property and equipment are stated at cost less accumulated depreciation and amortization. Depreciation and amortization are computed using the straight-line method over the estimated useful lives of the assets, which are 40 years for buildings and 3 to 10 years for furniture and equipment. Leasehold improvements are amortized using the straight-line method over the shorter of the lease term or estimated useful life of the asset. Any gain or loss realized upon retirement or disposal is reflected in selling, general and administrative expenses.

The Company is capitalizing interest during the active construction period of its headquarters expansion project. The project is being funded using internal cash and investments. Capitalized interest is added to the cost of the underlying assets and will be amortized over the useful lives of the assets.

Certain costs related to the development or purchase of internal-use software are capitalized and amortized over the estimated useful life of the software in accordance with AICPA Statement of Position 98-1, Accounting for the Costs of Computer Software Developed or Obtained for Internal Use.

#### GOODWILL

Costs in excess of fair value of net tangible and identified intangible assets of businesses acquired are amortized using the straight-line method over periods from 15 to 25 years. Recoverability is reviewed annually or sooner if events or changes in circumstances indicate that the carrying amount may exceed fair value. Recoverability is then determined by comparing the undiscounted net cash flows of the assets to which the goodwill applies to the net book value including goodwill of those assets.

Amortization was \$1.6 million, \$1.2 million, and \$5.9 million for the years ended December 31, 2001, 2000 and 1999, respectively. Accumulated amortization as of December 31, 2001 and 2000 was \$9.6 million and \$9.0 million, respectively. During 2001, \$1.0 million of accumulated amortization related to previously fully amortized goodwill was removed. In connection with the purchase of Priority, Inc.'s minority interest in September 2000 (note 17), goodwill increased \$2.2 million. Goodwill and other intangibles related to Mid-South Insurance Company (Mid-South), in the amount of \$42.6 million were written-off during 1999 (note 17).

The Company will adopt SFAS No. 142, Goodwill and Intangible Assets, effective January 1, 2002. Under Statement 142, goodwill determined to have indefinite useful lives will not be amortized but will be tested at least annually for impairment. As of the date of adoption, the Company has unamortized goodwill in the amount of \$13.7 million that will be subject to the transitional impairment provisions of Statement 142. In addition, adoption will eliminate approximately \$1.6 million in annual goodwill amortization beginning in 2002 from the consolidated statements of operations. The Company expects no transitional impairment loss upon adoption.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## MEDICAL AND OTHER BENEFITS PAYABLE

The Company establishes liabilities for claims in process of review and claims incurred but not reported. These liabilities are based on historical payment patterns using actuarial techniques. In addition, processing costs are accrued as operating expenses based on an estimate of the costs necessary to process these claims. The methods for making these estimates and for establishing the resulting liabilities are continually reviewed and updated, and any adjustments resulting therefrom are reflected in current operations. While the ultimate amount of claims and the related expenses paid are dependent on future developments, management is of the opinion that the liabilities for claims and claims processing costs are adequate to cover such claims and expenses.

## REVENUES

All of the Company's individual and certain of the Company's group contracts provide for the individual or the group to be fully insured. Premiums for these contracts are billed in advance of the respective coverage periods and are

initially recorded as premiums receivable and as unearned income. Unearned premiums are recognized as earned in the period of coverage.

Certain other groups have contracts that provide for the group to be at risk for all or a portion of their claims experience. Most of these self-funded groups purchase aggregate and/or specific stop-loss coverage. In exchange for a premium, the group's aggregate liability or the group's liability on any one episode of care is capped for the year. The Company charges self-funded groups administrative fees which are based on the number of members in a group or the group's claims experience. Under the Company's self-funded arrangements, amounts due are recognized based on incurred claims plus administrative and other fees and any stop-loss premiums. In addition, accounts for certain self-funded groups are charged or credited with interest expense or income as provided by the groups' contracts.

#### POSTRETIREMENT/POSTEMPLOYMENT BENEFITS

Pension costs are accrued in accordance with SFAS No. 87, Employers' Accounting for Pensions, and are funded based on the minimum contribution requirements of the Employee Retirement Income Security Act of 1974. The actuarial cost method used is the projected unit credit method.

The Company provides certain health and life insurance benefits to retired employees. These benefits are accrued in accordance with SFAS No. 106, Employers' Accounting for Postretirement Benefits Other Than Pensions.

The Company also provides certain disability related postemployment benefits. These benefits are accrued in accordance with SFAS No. 112, Employers' Accounting for Postemployment Benefits. The Company accrues the benefits when it becomes probable that such benefits will be paid and when sufficient information exists to make reasonable estimates of the amounts to be paid.

#### STOCK-BASED COMPENSATION

The Company applies Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees, and related interpretations in accounting for its stock-based compensation plans. Accordingly, no compensation expense has been recognized for the stock options granted and employee stock purchases. The Company has adopted the disclosure-only provisions of SFAS No. 123, Accounting for Stock-Based Compensation.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## INCOME TAXES

Income taxes are accounted for in accordance with SFAS No. 109, Accounting for Income Taxes. Deferred tax assets and liabilities are recognized for the estimated future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

#### EARNINGS PER SHARE

The Company calculates and presents earnings per share in accordance with SFAS No. 128, Earnings per Share. Basic earnings per share excludes dilution and is computed by dividing income available to common shareholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflects the potential dilution that could occur if all stock options and nonvested restricted stock awards were exercised and converted into common stock.

#### RECLASSIFICATIONS

Certain prior year amounts have been reclassified to conform with the current year presentation.

#### NOTE 2. AGENCY CONTRACTS

As fiscal intermediary for Medicare through August 31, 1999, the Company allocated operating expenses to this line of business to determine reimbursement due for services rendered in accordance with the contracts in force. Claims processed under this arrangement were not included in the accompanying consolidated statements of operations and the reimbursement of allocated operating expenses was recorded as a reduction of the Company's selling, general and administrative expenses.

The Company discontinued its role as a claims processing intermediary for the federal government with the Medicare Part A program in Virginia and West Virginia, in August 1999. The Company also discontinued its role as the primary provider of computer processing capabilities for Medicare Part A claims processing to certain other Blue Cross and Blue Shield plans after November 1999.

Claims processed for Medicare and the related reimbursed operating expenses, which are subject to audit, for the year ended December 31, 1999 were \$2.1 billion and \$18.3 million, respectively. There were no amounts for the years ended December 31, 2001 and 2000.

## NOTE 3. INVESTMENT SECURITIES

The amortized cost, gross unrealized gains and losses, and estimated fair value of investment securities as of December 31 were as follows (in thousands):

2001	AMORTIZED COST	GROSS UNREALIZED GAINS	GROSS UNREALIZE LOSSES
Fixed maturities			
Domestic			
U.S. Treasury securities and obligations of U.S.			
government agencies	\$ 273,325	742	1,482
Mortgage-backed obligations of U.S. government			
agencies	264,954	1 <b>,</b> 899	2,130
States and political subdivision securities	252,017	5,044	2,077

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## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

2001	AMORTIZED COST	GROSS UNREALIZED GAINS	GROSS UNREALIZE LOSSES
Other mortgage-backed and asset-backed securities  Corporate bonds	153,434 640,280	2,393 13,361	270 4 <b>,</b> 772
Debt securities issued by foreign governments  Corporate bonds	4,621 57,561	90 1,115	2,645
Total fixed maturities	1,646,192	24,644	13,376
Equities Domestic Foreign Total equities.	•	1,246 5,482  6,728	2,658 10,720  13,378
Short-term investments Domestic	82,418 11,959		 
Total short-term investments	94,377		23
Derivative instruments	1,231		
Total	\$1,823,185	31,372	26,777
Unrestricted	\$1,816,433 6,752	30,873 499	26,777 
Total	\$1,823,185 ========	31,372 =====	26,777 =====

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

2000	AMORTIZED COST	GROSS UNREALIZED GAINS	GROSS UNREALIZE LOSSES
Fixed maturities  Domestic  U.S. Treasury securities and obligations of U.S.  government agencies	\$ 342,715	3,817	36

agencies	134,263	3,125	95
States and political subdivision securities	269,914	10,022	617
Other mortgage-backed and asset-backed securities	94,347	1,358	613
Corporate bonds	534,244	9,327	17,668
Foreign	,	. , -	,
Debt securities issued by foreign governments	9,011	473	
Corporate bonds	45,555	289	983
Corporate bonds	45,555	209	
Total fixed metumities	1,430,049	28,411	20,012
Total fixed maturities	1,430,049	28,411	20,012
Equities			
Domestic	16,156	1,243	1,133
Foreign	70 <b>,</b> 865	16,535	11,779
Total equities	87 <b>,</b> 021	17 <b>,</b> 778	12,912
Short-term investments			
Domestic	239,187		
Foreign	12,360		4
Total short-term investments	251,547		4
Derivative instruments		760	
Bellvaelve indelamened			
Total	\$1,768,617	46,949	32,928
10ta1	91 <b>,</b> 700 <b>,</b> 017	======	52 <b>,</b> 526
Unrestricted	\$1,761,606	46,629	32,928
		.,	, ,
Restricted	7,011	320	
Total	\$1,768,617	46,949	32,928
		=====	=====

Short-term investments consist principally of investments with maturity dates of one year or less at the time of purchase, including, money market investments, commercial paper and other fixed maturities.

The Company enters into foreign currency derivative instruments to minimize exposure to fluctuations in foreign currency exchange rates. As of December 31, 2001, the Company had forward contracts outstanding with a net fair value of \$1.2 million to purchase approximately \$8.1 million in foreign currencies and to sell approximately \$6.9 million in foreign currencies (primarily the Euro and Japanese Yen).

The Company also enters into financial futures contracts for portfolio strategies such as minimizing interest rate risk and managing portfolio duration. The notional amount of the futures contracts, \$197.8 million as of December 31, 2001, is limited to that of the market value of the underlying portfolios.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The amortized cost and estimated fair value of fixed income securities as of December 31, by contractual maturity, were as follows (in thousands):

2001 	AMORTIZED COST	ESTIMATED FAIR VALUE
Due in one year or less  Due after one year through five years  Due after five years through ten years  Due after ten years  Mortgage-backed, asset-backed and other securities	461,474 480,941 263,047	463,584
Total	\$1,646,192	1,657,460
2000	AMORTIZED COST	ESTIMATED FAIR VALUE
Due in one year or less	\$ 52,644 463,324 421,484 263,987 228,610	465,957 414,949 270,289 232,385
Total	\$1,430,049	1,438,448 ======

Expected maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

Included in investment securities as of December 31, 2001 are \$7.3 million, at estimated fair value, of securities held by various states to meet security deposit requirements related to Trigon Insurance Company, the HMO subsidiaries and Trigon Health and Life Insurance Company.

The components of investment income for the years ended December 31 were as follows (in thousands):

	2001	2000	1999
Interest on fixed maturities securities	\$100 <b>,</b> 326	113,613	95 <b>,</b> 957
Interest on short-term investments	9,229	8,544	6,703
Dividends	1,684	1,994	2,884
	\$111 <b>,</b> 239	124,151	105,544
Investment expenses	5,314	6,604	5,758
Group interest credits	678	3,094	2,655
Investment income	\$105,247	114,453	97,131
	=======	======	======

TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

Gross realized gains and losses for the years ended December 31 were as follows (in thousands):

	2001	2000	1999
Gross realized gains Fixed income securities. Equity securities. Derivative instruments.	\$ 46,024 3,589 264,528 3,534	34,194 43,963 33,916	14,527 13,401 64,456
Total gross realized gains	317,675	112,073	92,384
Gross realized losses Fixed income securities	70,855 10,356 292,794	74,236 17,784 47,076	45,740 7,448 61,153
Total gross realized losses	374,005	139,096	114,341
Net realized losses	\$ (56,330) ======	(27 <b>,</b> 023)	(21,957)

Included in other gross realized gains is the amount realized on the sale of a subsidiary in March 2001 (note 17).

Proceeds from the sale of investment securities were \$3.8 billion, \$4.1 billion and \$3.3 billion during 2001, 2000 and 1999, respectively.

Unrealized gains (losses) are computed as the difference between estimated fair value and amortized cost for fixed income securities or cost for equity securities. A summary of the change in unrealized gains (losses), net of income taxes, for the years ended December 31 is as follows (in thousands):

	2001	2000	1999
Fixed maturities securities	\$ 2,850	55 <b>,</b> 725	(79,561)
Equity securities	(11,516)	(57, 131)	47,742
Derivative instruments	(760)	961	(189)
Provision for income taxes	3,313	156	11,202
Total	\$ (6,113)	(289)	(20,806)
		======	

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## NOTE 4. PREMIUMS AND OTHER RECEIVABLES

Premiums and other receivables as of December 31 were as follows (in thousands):

	2001	2000
Premiums	\$105 <b>,</b> 550	77,664
Self-funded group receivables	221,363	194,308
Federal Employee Program	197,954	161,385
Investment income receivable	25,743	22,725
Receivable on investment securities sold	207	33,900
Other	9,493	9,939
Total	\$560,310	499,921
	======	======

## NOTE 5. PROPERTY AND EQUIPMENT

Property and equipment as of December 31 were as follows (in thousands):

	2001	2000
Land and improvements	\$ 7 <b>,</b> 227	5 <b>,</b> 874
Buildings and improvements	40,512	39,843
Furniture and equipment	85,120	83,982
Computer software	45,184	35,188
Construction in progress	5 <b>,</b> 367	
	183 <b>,</b> 410	164 <b>,</b> 887
Less accumulated depreciation and amortization	95 <b>,</b> 687	95 <b>,</b> 130
Total	\$ 87 <b>,</b> 723	69 <b>,</b> 757
	=======	======

During 2001, the Company began a four-year building project to expand its headquarters. Interest capitalized and included in construction in progress during 2001 was less than \$0.1\$ million.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## NOTE 6. MEDICAL AND OTHER BENEFITS PAYABLE

The components of medical and other benefits payable as of December 31 were as follows (in thousands):

Net medical and other benefits payable at beginning of year			2000	
Incurred related to Current year	Net medical and other benefits payable at			
Prior years. (20,192) (21,717) (17,319		\$ 420,955	417,688	371 <b>,</b> 312
Paid related to  Current year			(21,717)	1,821,681 (17,319)
Current year.       1,939,775       1,696,295       1,517,098         Prior years.       282,720       252,221       240,888         ————————————————————————————————————	Total incurred	2,263,791		1,804,362
Prior years	Paid related to			
Total paid		282,720	252,221	1,517,098 240,888
year	Total paid	2,222,495	1,948,516	1,757,986
Liability for self-funded claims	Net medical and other benefits payable at end of			
Liability for claims processing costs	year	462,251	420,955	417,688
Amounts due to providers	Liability for self-funded claims	214,081	192,515	169,361
		21,181	•	•
Total\$ 709,756 635,506 610,049	Amounts due to providers			
	Total		•	610 <b>,</b> 049

The Company uses paid claims and completion factors based on historical payment patterns to estimate incurred claims. Changes in payment patterns and claims trends can result in increases or decreases to prior years' claims estimates. Negative amounts reported for incurred claims related to prior years resulted from claims being settled for less than originally estimated.

## NOTE 7. COMMITMENTS & CONTINGENCIES

#### LEASES

The Company has operating leases covering office space, computer hardware and software and business equipment expiring at various dates through 2011. Original non-cancelable leases may contain escalation clauses, along with options that permit renewals for additional periods and, in some cases, purchase of the property.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The following is a schedule of future minimum rental payments required under operating leases that have initial or remaining noncancelable lease terms in excess of one year as of December 31, 2001 (in thousands):

# YEARS ENDING DECEMBER 31,

2002	\$12,682
2003	13,082

Total	\$52,031
2007 and later years	8,835
2006	3 <b>,</b> 839
2005	•
2004	

Rental expense for all operating leases for the years ended December 31, 2001, 2000 and 1999 was \$17.3 million, \$16.3 million and \$17.1 million, respectively.

## GUARANTEES

Trigon Insurance Company guarantees certain liabilities of Primary Care First, L.L.C., an unconsolidated joint venture affiliate, related to term loans and equity and working capital lines of credit. The maximum amount of the loan guarantees is \$6.1 million plus accrued interest. As of December 31, 2001 and 2000, the total outstanding loan amounts subject to the guarantees was \$4.7 million and \$5.1 million, respectively.

#### NOTE 8. OTHER LIABILITIES

Other liabilities as of December 31 were as follows (in thousands):

	2001	2000
Unearned premium reserveFederal Employee Program	\$130,787	105,974
Outstanding checks in excess of bank balance	41,603	39,793
Self-funded group deposits	13,169	14,474
Current income taxes payable	27 <b>,</b> 637	354
Payable for investment securities sold	3 <b>,</b> 939	38 <b>,</b> 637
Other	43,546	46,837
Total	\$260 <b>,</b> 681	246,069
	=======	======

The FEP unearned premium reserve represents the Company's share of the FEP premium stabilization reserve. These funds are actually held by the Blue Cross and Blue Shield Association on behalf of each Blue Cross and Blue Shield Plan participating in the Federal Employee Program. A receivable in the same amount is recorded in premiums and other receivables.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## NOTE 9. OTHER REVENUES

Other revenues include those revenues earned by non-core subsidiaries. A summary by type of revenue for the years ended December 31 is as follows (in thousands):

	2001	2000	1999
Employee benefits administration	\$ 1,231	2,336	3 <b>,</b> 769
Workers' compensation administration	2,455	9,682	9,319
Health management services	11,036	6,645	6,227
Other	5,383	4,974	4,903
Total	\$20,105	23 <b>,</b> 637	24,218
	======	======	======

## NOTE 10. INCOME TAXES

Income tax expense (benefit) attributable to income before income taxes and minority interest, substantially all of which is federal, for the years ended December 31 consists of (in thousands):

	2001	2000	1999
Current Deferred			
Total	\$58,196 =====	50,088 =====	8,345 =====

The differences between the statutory federal income tax rate and the actual tax rate applied to income before income taxes and minority interest for the years ended December 31 were as follows:

	2001	2000	1999
Statutory federal income tax rate	35.0%	35.0%	35.0%
Tax exempt investment income	(2.9)	(2.5)	(13.7)
Non-deductible amortization	0.3	0.3	3.4
Tax adjustment on sale of subsidiary		(1.5)	
Other, net	0.7	(1.1)	1.8
Effective tax rate	33.1%	30.2%	26.5%
	====	====	=====

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The components of the deferred tax assets and deferred tax liabilities as of December 31 were as follows (in thousands):

	2001	2000
Deferred tax assets		
Employee benefit plans	\$17 <b>,</b> 851	17,458
Insurance reserves	34,435	33,914
Property and equipment		4,656
Other	2,313	1,257
Gross deferred tax assets	54 <b>,</b> 599	57 <b>,</b> 285
Deferred tax liabilities		
Investment securities	1,594	4,907
Property and equipment	1,700	
Other	638	646
Gross deferred tax liabilities	3,932	•
Net deferred tax asset	\$50 <b>,</b> 667	51 <b>,</b> 732

Deferred taxes as of December 31 are presented on the accompanying consolidated balance sheets as follows (in thousands):

	2001	2000
Deferred tax assetscurrent	\$ 8,473	3 <b>,</b> 525
Deferred tax assetsnoncurrent	42 <b>,</b> 194	48,207
Net deferred tax asset	\$50 <b>,</b> 667	51 <b>,</b> 732

Based on the level of historical taxable income and projections for future taxable income over the periods in which the deferred tax assets are deductible, management believes it is more likely than not the Company will realize the benefits of these deferred tax assets.

In conjunction with the Demutualization in 1997, the Company was required to make a payment of \$175 million to the Commonwealth of Virginia (Commonwealth Payment) which was expensed and paid in prior years. The Company claimed the \$175 million Commonwealth Payment as a deduction. The Internal Revenue Service denied this deduction during the course of its audit of the Company. The Company

continued to pursue the deduction and in April 2001 received a Technical Advice Memorandum from the National Office of the IRS that supports the Company's position that the payment constitutes a normal business expense, and therefore should be deductible. The Company will recognize the financial statement impact of the deduction if and when it receives final approval by the IRS after review by the Congressional Joint Committee on Taxation. If successful, the Company expects to recover approximately \$35 million in cash refunds and \$26 million in income tax credit carryovers

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#### TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

plus after-tax interest currently estimated to be \$8 million. In addition, the Company has filed a lawsuit claiming deductions for losses incurred on the termination of certain customer and provider contracts. See note 19.

Regarding both of these matters, favorable resolution of these claims is subject to various uncertainties, including whether the deductions will be allowed at all and, in the case of the claim for losses on the termination of customer and provider contracts, the amount of the deductions, if any, that will be allowed. While the Company believes that its claims have merit, it cannot predict the ultimate outcome of the claims. The Company has not recognized the impact of these claims, if any, in the consolidated financial statements.

#### NOTE 11. BORROWINGS

Commercial paper as of December 31 is summarized as follows (in thousands):

	2001	2000
Current	\$ 99,660	
Noncurrent	200,000	275,448
Total	\$299,660	275,448

In November 2001, Trigon Healthcare, Inc. entered into new revolving credit facilities with a syndicate of lenders, replacing the existing revolving credit facility expiring in February 2002. The new credit facilities consist of a \$100 million 364-day revolving credit facility and a \$200 million 5-year revolving credit facility. These credit facilities may be used for general corporate purposes and are currently being used to back the commercial paper discussed below. The terms of the credit facilities provide for various borrowing options and rates and require the Company to pay facility and administrative fees on a quarterly basis. The credit facilities contain certain financial covenants and restrictions including minimum net worth requirements and debt to consolidated net worth ratio limitations. The Company was in compliance with all such covenants as of December 31, 2001. There were no amounts borrowed under the former or current credit facilities during 2001. In conjunction with the issuance of commercial paper notes during the first quarter of 2000, the Company repaid the \$245 million outstanding on the former revolving

credit agreement. The weighted average interest rate for the period the former revolving credit agreement was outstanding during the years ended December 31, 2000 and 1999 was 6.21% and 5.44%, respectively. Use of the credit facilities to back the commercial paper reduces the amounts available for borrowing under these facilities.

In March 2000, Trigon Healthcare, Inc. commenced a private placement commercial paper program providing for the issuance of up to \$300 million in aggregate maturity value of commercial paper notes. The notes are issued at par less a discount representing an interest factor. Under the program, they may also be issued at par as interest bearing notes. The notes may be issued with varying maturities up to a maximum of one year from issuance. As of December 31, 2001, outstanding notes under the commercial paper program totaled approximately \$299.7 million with an average maturity of 20 days. As of December 31, 2000, outstanding notes totaled approximately \$275.4 million with an average maturity of 14 days. The weighted average discount yield on the outstanding commercial paper notes as of December 31, 2001 and December 31, 2000 was 2.19% and 6.83%, respectively. The

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#### TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

commercial paper is currently backed by the revolving credit facilities. The Company has the intent to maintain commercial paper borrowings of at least this amount for more than one year. For financial reporting purposes, the commercial paper has been classified as a combination of current and noncurrent liabilities in the accompanying consolidated statements of financial condition based on the terms of the revolving credit facilities backing these notes.

Peninsula Health Care, Inc. has a line of credit agreement with its minority shareholder for purposes of maintaining regulatory minimum net worth requirements. There were no amounts outstanding under this line of credit as of December 31, 2001 and 2000.

## NOTE 12. EMPLOYEE BENEFIT PLANS

The Company has a noncontributory defined benefit pension plan which is qualified under IRC 401(a). The plan is funded through the Blue Cross National Retirement Trust (the Trust), a collective investment trust for the retirement programs of its participating employers. Assets in the Trust are primarily domestic and international equity securities, domestic bonds, real estate funds and short-term investments. The Company also has a nonqualified supplemental executive retirement plan (SERP) which provides for pension benefits in excess of qualified plan limits imposed by IRC limits and restrictions on participation by highly compensated employees. The plan serves to restore the combined pension amount to original benefit levels. The plan is unfunded, however, the Company has established a grantor trust to fund future obligations under the plan. The grantor trust is consolidated with the Company for financial reporting purposes.

In addition to providing pension benefits, the Company provides certain health and life insurance benefits for retired employees and for active employees who had at least 20 years of service and were between the ages of 40 and 45 with age plus years of service equal to 55 or more as of January 1, 1998. This postretirement benefit plan is also funded through the Trust.

## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The following tables provide a reconciliation of the changes in the plans' benefit obligations and fair value of assets for the years ended December 31 and a statement of the funded status as of December 31 (in thousands):

	PENSION BENEFITS		POSTRETIREMENT BENEFITS	
		2000	2001	2000
Reconciliation of benefit obligation				
Obligation as of January 1			40,798	28 <b>,</b> 72
Service cost	•	7,571	•	1,38
Interest cost	9,684	9,152	3,449	2 <b>,</b> 76
Participant contributions				9
Benefit payments		(15 <b>,</b> 195)		(1,11
Actuarial loss	5 <b>,</b> 507	6,771	7 <b>,</b> 948	8 <b>,</b> 95
Obligation as of December 31		130,912	52,108	40,79
Reconciliation of fair value of plan assets				
Fair value of plan assets as of January 1	136,412	150,871	18,847	18,37
Actual return on plan assets	(7 <b>,</b> 896)	(7 <b>,</b> 063)	(1,046)	1,49
Employer contributions	17,500			_
Participant contributions				9
Benefit payments		(7,396)		(1,11
Fair value of plan assets as of December 31	138,623	136,412		18,84 
Funded status				
Funded status as of December 31	(8,899)	5,500	(35,909)	(21,95
Unrecognized transition asset	(97)	(167)		-
Unrecognized reduction in prior service cost	(7,104)	(7,712)	(6,252)	(8,01
Unrecognized (gain) loss	12,507		12,574	2,26
Net amount recognized	\$ (3,593)		(29 <b>,</b> 587)	(27,70
	======	======	======	=====

The following table provides the amounts recognized in the consolidated balance sheets as of December 31 (in thousands):

	PENSION I	BENEFITS	POSTRET: BENEI	
	2001	2000	2001	200
Prepaid benefit cost (included in other assets) Accrued benefit liability (included in obligations for	\$ 2,455			
employee benefits, noncurrent)	(6,048)	(16,535)	(29,587)	(27,7

Intangible asset (included in other assets)		748		
Minimum pension liability (included in accumulated other				
comprehensive income)		34		
Net amount recognized	\$(3,593)	(15,753)	(29,587)	(27,7
	======	======	======	=====

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The pension plans with benefit obligations in excess of plan assets, principally the unfunded nonqualified SERP, had projected benefit obligations of \$147.5 million and \$7.4 million as of December 31, 2001 and 2000, respectively. The accumulated benefit obligations related to these plans were \$143.1 million and \$5.9 million, while the fair value of assets was \$138.6 million and \$0 as of December 31, 2001 and 2000, respectively. Both the qualified pension plan and nonqualified SERP plan were included in this disclosure for 2001.

The following table provides the components of net periodic expense for the plans for the years ended December 31 (in thousands):

	PENSION BENEFITS POS			
	2001	2000	1999 	2001
Service cost	\$ 8,842 9,684 (12,374) (70) (608) (104)	7,571 9,152 (11,851) (70) (547) (312) 1,550	7,842 8,725 (11,224) (70) (547) 157	1,514 3,449 (1,624) (1,765) 307
Total	\$ 5,370 =====	5,493 =====	4,883 =====	1,881 ==================================

The gross amount included within other comprehensive income arising from a decrease in the minimum pension liability was \$0.03 million, \$0.4 million and \$1.3 million for the years ended December 31, 2001, 2000 and 1999, respectively.

The prior service costs of the pension plans are amortized on a straight-line basis over the average remaining service period of the active plan participants. The prior service costs of the postretirement benefit plan are amortized on a straight-line basis over the average remaining years of service to full eligibility for benefits of the active plan participants. Gains and losses for the qualified pension plan and the postretirement benefit plan are amortized on a straight-line basis over the average remaining service period of active participants using the minimum basis outlined under SFAS No. 87 and SFAS No. 106, respectively. Gains and losses for the nonqualified SERP are amortized on a straight-line basis over the average remaining service period of active participants based on the entire unrecognized net gain or loss without applying the applicable corridor that is based on 10% of the greater of the projected

benefit obligation or the market-related value of plan assets.

The weighted average assumptions used in the measurement of the Company's benefit obligations as of December 31 were as follows:

	PENSION B	ENEFITS	POSTRETIREME BENEFITS
	2001	2000	2001
Discount rate	9.0	7.50% 9.0 3.0 to 6.5	9.0

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#### TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

#### NOTE 12. EMPLOYEE BENEFIT PLANS

For measurement purposes, a 7% annual rate of increase in the per capita cost of covered health care benefits was assumed for 2001 and subsequent years.

Assumed health care cost trend rates have a significant effect on the amounts reported for the health care plans. A one percent change in assumed health care cost trend rates would have the following effects (in thousands):

	1% INCREASE	1% DECREASE
Aggregate of service and interest cost components of net periodic postretirement health care benefit cost	\$ 839 	(669) 
Health care component of the accumulated postretirement benefit obligation	\$8 <b>,</b> 374	(6,738)

The Company also has the Employees' Thrift Plan of Trigon Insurance Company (Thrift Plan) under which substantially all employees who have completed three months of service may elect to save up to 16% of their annual earnings on a pretax basis, subject to certain limits, in the plan. Participants have the option of investing in a variety of domestic and international investment funds as well as the stock of Trigon Healthcare, Inc. The Company contributes an amount equal to 50% of the participant's contributions limited to a total of 3% of the employee's compensation. These Company contributions are invested in the investment options using the same allocations selected by the participants for their contributions. Participants are eligible after three months of service and are fully vested in the Company's contributions after three years of service. The Company may make discretionary profit sharing contributions to participants

through the Trigon Healthcare, Inc. stock investment option. The Company made discretionary contributions of \$2.8 million, \$3.4 million and \$0.8 million during 2001, 2000 and 1999, respectively, for contributions made in the previous year. For the years ended December 31, 2001, 2000 and 1999, the Company's matching contribution to the Thrift Plan was \$4.3 million, \$4.0 million and \$3.6 million, respectively.

#### NOTE 13. CAPITAL STOCK

The Company has authorized 300 million shares of Class A Common Stock, par value \$0.01 per share (Common Stock). Common Stock shares are entitled to one vote per share.

The Company has also authorized 300 million shares of Class B non-voting Common Stock, par value \$0.01 per share (Non-Voting Common Stock). No shares of Non-Voting Common Stock were issued and outstanding as of December 31, 2001 and 2000. The Non-Voting Common Stock has been authorized in connection with certain ownership and transfer restrictions included in the Company's amended and restated articles of incorporation. Non-Voting Common Stock shares are not entitled to vote on any matter except as otherwise required by law.

The Company is authorized to issue up to 50 million shares of preferred stock, no par value per share, in one or more series and to provide the designations, preferences, limitations and rights of each series.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

## SHAREHOLDER RIGHTS PLAN

The Company has a Shareholder Rights Plan (Rights Plan). Under the Rights Plan, the Board of Directors authorized three million preferred shares, the Series A Junior Participating Preferred Shares, and declared a dividend of one preferred share purchase right (Right) on each outstanding share of Trigon Class A Common Stock. Each Right entitles shareholders to purchase one one-hundredth of a Series A Junior Participating Preferred Share at an exercise price of \$100, subject to adjustment. Subject to certain exceptions, the Right will be exercisable only if a person or group acquires 10% or more of the Company's Common Stock or announces a tender offer for 10% or more of the Company's outstanding Common Stock. Each holder of a Right (other than those held by the acquiring person) will then be entitled to purchase, at the Right's then current exercise price, a number of shares of Trigon Common Stock having a market value of twice the Right's exercise price. If the Company is acquired in a merger or other business combination transaction which has not been approved by the Board of Directors, each Right will entitle its holder to purchase, at the Right's then current exercise price, a number of shares of the acquiring company's Common Stock having a market value of twice the Right's exercise price.

The date of record for the dividend distribution was July 29, 1997. The Rights will expire in 2007 and are redeemable by action of the Board of Directors at a price of \$.001 per Right at any time prior to becoming exercisable.

## COMMON STOCK HELD BY GRANTOR TRUSTS

The Company has several grantor trusts which were established to fund future

obligations under certain compensation and benefit plans. These grantor trusts are consolidated for financial reporting purposes with the Company. The grantor trusts may purchase shares of the Company's Common Stock in the open market. The purchase price of the shares purchased and held by the grantor trusts is shown as a reduction to capital in excess of par in the consolidated balance sheets.

STOCK OPTION PLANS, RESTRICTED STOCK AWARDS AND STOCK PURCHASE PLAN

The 1997 Stock Incentive Plan (Incentive Plan) provides for the granting of stock options, restricted stock awards, performance stock awards, stock appreciation rights and cash performance awards to employees. The Company has reserved 6.3 million shares of its common stock for issuance under the Incentive Plan. Awards are granted by the Human Resources Compensation and Employee Benefits Committee of the Board of Directors. Options vest and expire over terms as set by the committee at the time of grant. In accordance with the Incentive Plan, options to purchase shares at an amount equal to the fair market value of the stock at the date of grant were granted to eligible employees during 2001, 2000 and 1999. These options generally vest on a pro-rata basis over three years, with certain grants vesting at the end of one or three years depending on an employee's years of service, and in all cases expire 10 years from date of grant.

The 1997 Non-Employee Directors Stock Incentive Plan (Non-Employee Plan) provides for granting to newly-elected non-employee directors nonqualified stock options to purchase 10,000 shares of common stock on the date of the first annual meeting of shareholders at which the director is elected. In addition, each eligible director will automatically be granted options to purchase 5,000 shares of common stock as of the date of each subsequent annual meeting of shareholders. All options are granted at the fair market value on the date of grant and become exercisable on a pro-rata basis

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

over a three-year period. All options expire 10 years from the date of grant. The Company has reserved 550,000 shares of its common stock for issuance under the Non-Employee Plan.

A summary of the stock option activity for the years ended December 31 is as follows:

	NUMBER OF	WEIGHTED AVERAGE EXERCISE PRICE
Balance at January 1, 1999	2,961,025	\$23.79
Granted	509,430	35.80
Exercised	(140,854)	23.72
Forfeited	(82,077)	27.11
Balance at December 31, 1999	3,247,524	25.59
Granted	559,800	36.49
Exercised	(758,123)	24.10

Forfeited	(73,863)	26.85
Balance at December 31, 2000.  Granted.  Exercised.  Forfeited.	2,975,338 588,500 (368,651) (10,568)	27.99 70.27 26.37 48.63
Balance at December 31, 2001	3,184,619	\$35.92
Options exercisable at: December 31, 2001 December 31, 2000 December 31, 1999	2,201,894 1,987,254 1,590,510	\$27.84 24.75 23.42

The following table summarizes information about stock options outstanding and exercisable as of December 31, 2001:

	OPTI	ONS OUTSTANDIN	G	OPTIONS EXER
		WEIGHTED	LID I QUEED	
		AVERAGE REMAINING	WEIGHTED AVERAGE	
RANGE OF	NUMBER	CONTRACTUAL	EXERCISE	NUMBER
EXERCISE PRICES	OUTSTANDING	LIFE	PRICE	EXERCISABLE
\$18.13-25.50	1,574,187	5.7 years	\$23.49	1,574,187
\$27.75-38.63	1,016,932	7.6 years	\$35.23	553,285
\$53.13-73.63	593,500	9.0 years	\$70.08	74,422

During 2001 and 2000, the Board of Directors granted 24,052 and 87,681 shares, respectively, of the Company's common stock as restricted stock awards in accordance with the provisions of the Incentive Plan. The shares vest on a pro-rata basis over three years. The recipients of the restricted stock awards generally may not dispose or otherwise transfer the restricted stock until vested. For grants of restricted stock, unearned compensation equivalent to the fair market value of the shares at the date of grant is recorded as a separate component of shareholders' equity and subsequently amortized to compensation expense over the vesting period. Amortization was \$1.8 million and \$2.6 million for the years ended December 31, 2001 and 2000, respectively.

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

As of December 31, 2001, a total of 1,994,620 shares were available for future grants under the Incentive Plan and Non-Employee Plan.

The 1997 Employee Stock Purchase Plan (Stock Purchase Plan) provides employees of the Company an opportunity to purchase the Company's common stock through payroll deductions. The Company has reserved one million shares of its common stock for issuance under the Stock Purchase Plan. Shares needed to satisfy the needs of the Stock Purchase Plan may be newly issued by the Company

or acquired by purchase at the expense of the Company on the open market or in private transactions. Annually, eligible employees may purchase up to \$25,000 in fair value based on the grant date price of the Company's common stock at 85% of the lower of the fair value on the first or last trading day of each calendar quarter. Employee purchases under the Stock Purchase Plan were \$1.8 million, \$1.7 million and \$1.6 million for the years ended December 31, 2001, 2000 and 1999, respectively. Pursuant to the Stock Purchase Plan, shares of the Company's stock were purchased on the open market and issued to employees totaling 40,099, 64,387 and 60,735 during 2001, 2000 and 1999, respectively. In addition, 7,282 shares were pending purchase as of December 31, 2001. As of December 31, 2001, there were 737,656 shares of common stock available for issuance under the Stock Purchase Plan.

The pro forma information regarding net income and earnings per share as required by SFAS No. 123 has been determined as if the Company had accounted for its stock-based compensation under the fair value method of that Statement. The fair value for the stock options was estimated at the date of grant using a Black-Scholes option-pricing model with the following weighted average assumptions for the years ended December 31:

	2001	2000	1999
Risk-free interest rate	4.16%	4.88%	6.78%
Volatility factor	38.27%	38.67%	42.36%
Dividend yield			
Weighted average expected life	5 years	5 years	5 years

The Black-Scholes option valuation model was developed for use in estimating the fair value of traded options which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions including the expected stock price volatility. Because the Company's stock option grants have characteristics significantly different from those of traded options, and because changes in the subjective input assumptions can materially affect the fair value estimate, in management's opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its stock option grants.

For purposes of pro forma disclosures, compensation expense is increased for the estimated fair value of the options amortized over the options' vesting periods and for the difference between the market price of the stock and the discounted purchase price of the shares on the purchase date for the

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

employee stock purchases. The Company's pro forma information is as follows (in thousands, except per share data and weighted average fair value):

	2000		2001	
AS	PRO	AS	PRO	AS

	REI	PORTED	FORMA	REPORTED	FORMA	REPOR
Net income  Earnings per share	\$13	16,060	108,478	112,009	105 <b>,</b> 175	20,4
Basic net income	\$	3.20	2.99	2.98	2.80	0.
Diluted net income	\$	3.11	2.90	2.90	2.72	0.
Weighted average fair value of options granted						
during the year	\$		27.99		15.22	
Weighted average fair value of employee stock						
purchases during the year	\$		12.37		15.39	
Weighted average fair value of restricted						
stock awards granted during year	\$		58.23		34.10	

#### STOCK REPURCHASE PROGRAM

The Company completed its first stock repurchase program in February 2000 whereby ten percent of the Company's common stock was repurchased. Also in February 2000, the Company commenced a second stock repurchase program for the repurchase of up to ten percent in additional shares. Under both repurchase programs, the purchases may be made from time to time at prevailing prices in the open market, by block purchase or in private transactions and may be discontinued at any time. The repurchases are subject to restrictions relating to volume, price, timing and debt covenant requirements. During 2001, the Company purchased and retired 1,752,830 shares of its common stock at a cost of \$95.5 million, bringing the total shares purchased and retired to 6,513,828 shares at a cost of approximately \$249.3 million. The excess of the cost of the acquired shares over par value is charged on a pro rata basis to capital in excess of par and retained earnings. As of December 31, 2001, the Company may repurchase an additional 1.5 million shares under the second stock repurchase program.

## NOTE 14. NET INCOME AND NET INCOME PER SHARE

The following table sets forth the computation of basic and diluted earnings per share for the years ended December 31 (in thousands, except per share data):

	2001	2000	1999
Numerator for basic and diluted earnings per sharenet income	\$116,060	112,009	20,463
Denominator  Denominator for basic earnings per shareweighted average			
shares	36,242	37,615	40,826
options and nonvested restricted stock awards  Denominator for diluted earnings per share	1,130 	1,066  38,681	594  41,420
Basic net income per share	======	2.98	0.50
Diluted net income per share	\$ 3.11 ======	2.90	0.49

TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

#### NOTE 15. COMPREHENSIVE INCOME

The reclassification entries under SFAS No. 130, Reporting Comprehensive Income, for the years ended December 31 were as follows (in thousands):

	2001	2000	1999
Net unrealized losses on investment securities, net of income taxes			
Net unrealized holding losses arising during the year, net of income tax benefit of \$14,372, \$5,008 and \$20,043 Less: reclassification adjustment for net losses included	\$(26,652)	(9,300)	(37,225)
in net income, net of income tax benefit of \$11,059, \$4,852 and \$8,841	20 <b>,</b> 539	9,011	16,419
Net unrealized losses on investment securities, net of income taxes	\$ (6,113) ======	(289)	(20 <b>,</b> 806)

The components of accumulated other comprehensive income as of December 31 were as follows (in thousands):

	2001	2000	1999
Net unrealized gain on investment securities, net of income taxes of \$1,594, \$4,907 and \$5,063	\$3,001	9,114	9,403
2000 and \$169 in 1999		(22)	(315)
Accumulated other comprehensive income	\$3,001	9,092	9,088
	=====	=====	=====

## NOTE 16. STATUTORY FINANCIAL INFORMATION

Trigon Insurance Company and certain other subsidiaries are required to file financial statements with, and are subject to audit by, the Commonwealth of Virginia, Bureau of Insurance (Bureau of Insurance). Such financial statements are prepared in accordance with statutory accounting practices prescribed or permitted by the Bureau of Insurance which differ from accounting principles generally accepted in the United States of America under which the accompanying consolidated financial statements have been prepared. Effective January 1, 2001, the Bureau of Insurance adopted in its entirety, as a component of prescribed or permitted practices by the Commonwealth of Virginia, the National Association of Insurance Commissioners' (NAIC) Accounting Practices and Procedures manual—version effective January 1, 2001, (Codification). Codification was developed by the NAIC in an effort to develop a single uniform and comprehensive basis of statutory accounting. Codification was approved with a provision allowing for prescribed or permitted accounting practices to be determined by

each states' insurance commissioner. Accordingly, such discretion will continue to allow prescribed or permitted accounting practices that may differ from state to state. The Company has determined that the combined statutory capital and surplus as of January 1, 2001 of all subsidiaries subject to Codification increased approximately \$38 million as a result of the implementation of Codification.

Significant differences between accounting principles generally accepted in the United States of America and statutory accounting practices prescribed or permitted by the Bureau of Insurance include: (i) certain investment valuation reserves and certain claim reserves recognized under statutory accounting, (ii) certain assets (primarily furniture and equipment, leasehold improvements, employee benefit plan assets) not recognized under statutory accounting, and (iii) certain assets recognized using

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

a different method (primarily deferred tax assets and certain miscellaneous receivables) under statutory accounting. While the Bureau of Insurance has the authority to permit insurers to deviate from prescribed statutory accounting practices, none of the Company's subsidiaries subject to regulatory oversight by the Bureau of Insurance have received, nor requested, approval to adopt any such deviations.

Statutory surplus and net income for Trigon Insurance Company were (in thousands):

Statutory surplus as of:	
December 31, 2001 (unaudited)	\$465,559
December 31, 2000	490,000
Statutory net income for the years ended:	
December 31, 2001 (unaudited)	\$ 77,603
December 31, 2000	88 <b>,</b> 509
December 31, 1999	93,301

Trigon Insurance Company is required by the Bureau of Insurance to maintain statutory capital and surplus of at least \$4.0\$ million.

Under the Code of Virginia, an insurance company may pay a dividend without prior approval of the Bureau of Insurance to the extent that such dividend together with other dividends or distributions within the preceding 12 months does not exceed the lesser of: (i) 10% of the insurer's statutory surplus as of the immediately preceding December 31, or (ii) the net statutory gain from operations (excluding realized gains on investments) for the 12-month period ended the immediately preceding December 31. During 2001, 2000 and 1999, Trigon Insurance Company paid cash dividends to its parent of \$125.0 million, \$125.0 million and \$48.9 million, respectively. The 2001 and 2000 cash dividends required and received prior approval from the Bureau of Insurance.

The Commonwealth of Virginia adopted the National Association of Insurance Commissioners (NAIC) Risk-Based Capital Act in 1995. Under this Act, a company's risk-based capital (RBC) is calculated by applying certain factors to various

asset, premium and reserve items. If a company's calculated RBC falls below certain thresholds, regulatory intervention or oversight is required. The RBC level as calculated in accordance with the NAIC's RBC instructions for all subsidiaries subject to the Act exceeded all RBC thresholds as of December 31, 2001.

NOTE 17. SUBSIDIARIES

SALE OF TRIGON ADMINISTRATORS, INC.

In March 2001, the Company sold Trigon Administrators, Inc. and its Property and Casualty Division, which provides workers' compensation, liability and short-term disability services, and recognized a gain of \$3.5 million on the sale. The gain is included as a component of net realized losses in the accompanying consolidated statements of operations.

PURCHASE OF MINORITY INTEREST OF PRIORITY, INC.

On September 29, 2000, Priority purchased and retired the 20% of its outstanding shares held by the minority shareholder in accordance with the provisions of the Shareholders Agreement for Priority between the Company and the minority shareholder. The purchase price for the minority interest was

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

approximately \$2.7 million. The acquisition was accounted for as a purchase and goodwill arising from the purchase amounted to \$2.2 million. In conjunction with the purchase and retirement of the 20% outstanding common stock, Priority also repaid and retired all outstanding debt and accrued interest held by the minority shareholder.

MID-SOUTH EXIT OF HEALTH INSURANCE MARKET

On October 5, 1999, the Company announced that Mid-South Insurance Company, a subsidiary headquartered in Fayetteville, North Carolina, intended to exit the health insurance market with a targeted effective date of April 30, 2000 for group business and with targeted or actual effective dates for the exit of individual business to vary depending upon the regulations of each affected state. The announcement followed the development and Board of Directors approval of a comprehensive exit plan in September 1999. After taking a number of steps to improve the performance of Mid-South and assessing various alternatives, it was concluded that Mid-South could not bring its financial performance up to expectations within a reasonable time frame. The exit would permit the Company to intensify its focus on its successful business in Virginia and pursue more substantial opportunities for growth in the surrounding regions.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The announcement in October resulted in a nonrecurring pretax charge to operations during the third quarter of 1999 of \$79.9 million or \$51.9 million net of tax. The charge included costs associated with the write-off of goodwill, other intangibles and deferred acquisition costs determined not to be recoverable of \$55.9 million, a \$20.6 million increase to claim reserves for anticipated future claims, bringing total claims reserves to \$31.3 million, and maintenance costs in excess of the related premiums and certain other costs associated with the exit of \$3.4 million. The Company recognized the charge for goodwill, other intangibles and deferred acquisition costs and certain other costs associated with the exit in selling, general and administrative expenses and recognized the charge to increase the claim reserves in medical and other benefit costs in the accompanying statements of operations. Through December 31, 2001, the Company made payments of \$22.6 million against the claim reserves and \$1.5 million against the accrual of certain other exit costs, including payments during 2001 of \$9.7 million against the claim reserves. No other adjustments have been made to these accruals. The remaining accrual is expected to be sufficient to satisfy any potential payments related to the 1999 exit.

Cancellation notices were sent on the group business and the exit of this business was completed by April 30, 2000. The Company pursued options other than cancellation of the individual business and on June 1, 2000 all of the issued and outstanding shares of Mid-South were sold to another carrier. The purchase price approximated net book value. The Company retained responsibility for certain medical claims and other exit costs incurred prior to the sale on June 1, 2000. The stock purchase agreement also included a purchase price adjustment provision tied to the financial performance of the Mid-South individual business for the period from June 1, 2000 through December 31, 2002. The remaining accrual is expected to be sufficient to satisfy any potential payments under this provision of the stock purchase agreement.

# NOTE 18. DISCLOSURES ABOUT FAIR VALUE OF FINANCIAL INSTRUMENTS AND CONCENTRATIONS OF CREDIT RISK

The carrying amounts of cash, premiums and other receivables, other current assets, medical and other benefits payable, unearned premiums, accounts payable and accrued expenses, commercial paper and other current liabilities approximate fair value because of the short-term nature of these instruments. The fair values of investment securities are estimated based on quoted market prices.

Financial instruments that potentially subject the Company to concentrations of credit risk consist primarily of investment securities and premiums receivable. All of the investment securities are managed within established guidelines which limit the amounts which may be invested with one issuer. The Company primarily conducts business within the Commonwealth of Virginia; therefore, premiums receivable are concentrated with companies and individuals within Virginia.

## NOTE 19. LEGAL AND REGULATORY PROCEEDINGS

On June 9, 2000, the Company's subsidiary, Trigon Insurance Company, filed a lawsuit against the federal government for the recovery of federal income tax overpayments for the years 1989 through 1995. The case was tried in November 2001, and closing arguments will be made to the court in March 2002. If successful, the Company expects to recover approximately \$33 million in cash refunds plus after-tax interest of about \$18 million and to receive tax refunds for the years 1996 through 2000 of about \$26 million. In addition, if the Company is successful it could receive substantial additional tax deductions that could lower federal income tax liability for years after 1995.

TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

The lawsuit, filed in the United States District Court for the Eastern District of Virginia, relates to the initial valuation and deductibility of the Company's assets when, along with other Blue Cross or Blue Shield organizations, it became subject to federal income taxation in 1987. As part of this change in tax status, Congress provided that if a Blue Cross or Blue Shield organization disposed of an asset that it had acquired while tax-exempt, its taxable gain or loss would be computed by reference to the asset's fair market value at the time the organization became subject to tax. The Company is seeking deductions for losses incurred on the termination of certain customer and provider contracts that were held by it on January 1, 1987, based on the fair market value of the contracts on that date.

The Internal Revenue Service asserts that the Company is not entitled to deduct losses incurred on the termination of these contracts. The resolution of the Company's refund claim is subject to uncertainties, including whether the court will allow the deductions and, if so, the amount of the deductions that will be allowed. While the Company believes that its claim is meritorious, it cannot predict the ultimate outcome of the claim.

If the Company wins this lawsuit and has previously collected refunds for the Demutualization payment deduction discussed in note 10, a portion of the tax recoveries for the years after 1995 would most likely be realized in the form of income tax credit carryovers rather than cash. Regarding both of these matters, favorable resolution of these claims is subject to various uncertainties, including whether the deductions will be allowed at all and, in the case of the claim for losses on the termination of customer and provider contracts, the amount of the deductions, if any, that will be allowed. While the Company believes that its claims have merit, it cannot predict the ultimate outcome of the claims. The Company has not recognized the impact of these claims, if any, in the consolidated financial statements.

The Company and certain of its subsidiaries are involved in various other legal actions occurring in the normal course of their business. While the ultimate outcome of such litigation cannot be predicted with certainty, in the opinion of Company management, after consultation with counsel responsible for such litigation, the outcome of those actions is not expected to have a material adverse effect on the financial condition or results of operations of the Company.

## NOTE 20. SEGMENT INFORMATION

The Company has four reportable segments: health insurance, government programs, investments and all other. Its health insurance segment offers several network products, including HMO, PPO and PAR as well as medicare supplement plans. The government programs segment includes the FEP and, through August 1999, claims processing for Medicare (note 2). Through its participation in the FEP, the Company provides health benefits to federal employees in Virginia. The FEP is the Company's largest customer, representing 17.8%, 17.8%, and 19.1% of total consolidated revenues during 2001, 2000 and 1999, respectively. All of the investment portfolios of the consolidated subsidiaries are managed and evaluated collectively within the investment segment. The Company's other health-related business, including disease management programs, benefits administration, health promotion and similar products, is reflected in an "all other" category.

The reportable segments follow the Company's method of internal reporting by

products and services.

The financial results of the Company's segments are presented consistent with the accounting policies described in note 1. The Company evaluates the performance of its segments and allocates

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#### TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

resources based on income before income taxes and minority interest, except for the investments segment which is evaluated using investment income and net realized gains and losses. Intersegment sales and expense transfers are recorded at cost.

The following table presents information by reportable segment for the years ended December 31 (in thousands):

	HEALTH INSURANCE	GOVERNMENT PROGRAMS	INVESTMENTS	ALL OTHER	TO 
2001					
Revenues from external customers  Investment income and net realized	\$2,376,454	529,491		16,779	2,92
losses			48,917		4
<pre>Intersegment revenues Depreciation and amortization</pre>	15,129			9,170	2
expense  Income before income taxes and	21,860	223	27	2,584	2
minority interest	178,866	6,160	48,917	4,253	23
2000					- 1
Revenues from external customers  Investment income and net realized	\$2,036,225	464,303		21,339	2,52
losses			87,430		8
Intersegment revenues  Depreciation and amortization	12 <b>,</b> 987			7,925	2
expense  Income before income taxes and	14,125	22	23	1,828	1
minority interest	127,161	1,015	87,430	4,251	21
1999					ļ
Revenues from external customers  Investment income and net realized	\$1,798,956	448,676		21,657	2,26
losses			75,174		7
Intersegment revenues  Depreciation and amortization	11,885			6,546	1
expense  Income (loss) before income taxes and	17,667	261	19	1,681	1
minority interest	(4,441)	(1,731)	75,174	1,791	7

Asset information by reportable segment has not been disclosed as it is not prepared internally by the Company. However, depreciation and amortization expense for property and equipment purchased is charged to the reportable

segment responsible for the purchase.

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

December 31, 2001, 2000 and 1999

A reconciliation of reportable segment total revenues, income before income taxes and minority interest and depreciation and amortization expense to the corresponding amounts included in the consolidated statements of operations for the years ended December 31 is as follows (in thousands):

	2001	2000	
Revenues Reportable segments			
External revenues			
Investment revenues		87,430	
Intersegment revenues	24,299		
-	3,326		•
Elimination of intersegment revenues	(24, 299)		
Total revenues	\$2,974,967 =======	, . ,	2,346,428
Profit or Loss			
Reportable segments	\$ 238,196	219,857	70,793
Corporate expenses not allocated to segments Unallocated amounts:		(36,854)	
Interest expense		(17,249)	
Income before income taxes and minority interest		165,754	31,518
Depreciation and amortization expense			
Reportable segments	\$ 24,694	15,998	19,628
	(1,274)	(716)	(973)
Total depreciation and amortization expense	\$ 23,420	15,282	18,655

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(ii) The Unaudited Consolidated Financial Statements of Trigon.

TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEET

(UNAUDITED)
(in thousands)

	MARCH 31, 2002
Aggets	
Assets Current assets	
Cash	\$ 8,236
Investment securities, at estimated fair value	1,859,038
Premiums and other receivables	667 <b>,</b> 602
Deferred income taxes	11,091
Other	16,368
Total current assets	2,562,335
Property and equipment, net	91,958
Deferred income taxes	42,198
Goodwill, net (note 9)	13,670
Restricted investments, at estimated fair value	7,052
Other assets	9 <b>,</b> 229
Total assets	\$2,726,442
Liabilities and Shareholders' Equity Current liabilities	
Medical and other benefits payable	\$ 663,017
Unearned premiums	160,934
Accounts payable and accrued expenses	76,110
Other liabilities	346,402
Commercial paper (note 2)	99,721
Total current liabilities	1,346,184
Medical and other benefits payable, noncurrent	75,143
Obligations for employee benefits, noncurrent	44,161
Commercial paper, noncurrent (note 2)	200,000
Minority interest	14 <b>,</b> 750
Total liabilities	1,680,238
Shareholders' equity	
Common stock	358
Capital in excess of par	780,927
Retained earnings	269,601
Unearned compensation-restricted stock	(3 <b>,</b> 699)
6)	(983)
Total shareholders' equity  Commitments and contingencies (note 7)	1,046,204
Total liabilities and shareholders' equity	

See notes to consolidated financial statements

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## CONSOLIDATED STATEMENTS OF OPERATIONS

## (UNAUDITED)

For the three months ended March 31, 2002 and 2001 (in thousands, except per share data)

	THREE MONTHS ENDED  MARCH 31,	
	2002	2001
Revenues Premium and fee revenues Commercial	\$599,611	513,890
Federal Employee Program	144,438 459,507	133,741 386,289
arrangements	(398,044)	(333,471)
Investment income Net realized losses Other revenues	805,512 24,531 (10,579) 6,211	700,449 27,744 (6,275) 6,245
Total revenues	825 <b>,</b> 675	728,163
Expenses  Medical and other benefit costs  Commercial  Federal Employee Program	489,253 138,663	418,042 128,748
Selling, general and administrative expenses  Interest expense	627,916 141,969 1,607	546,790 128,423 4,180
Total expenses	771 <b>,</b> 492	679 <b>,</b> 393
Income before income taxes and minority interest  Income tax expense	54,183 17,663	48,770 16,384
Income before minority interest	36,520 1,283	32,386 (14)
Net income	\$ 35,237	32,400
Earnings per share (note 5)  Basic net income	\$ 0.99	0.87
Diluted net income	\$ 0.96	0.84
Weighted average number of common shares outstanding Basic	35 <b>,</b> 706	37,286
Diluted	36,864 ======	38,419 ======

See notes to consolidated financial statements

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

# CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY AND COMPREHENSIVE INCOME

#### (UNAUDITED)

For the three months ended March 31, 2002 and 2001 (in thousands)

	2002	2001
Balance as of January 1  Net income	\$1,020,420 35,237	1,014,862 32,400
Net unrealized losses on investment securities, net of income taxes	(3,984)	(5,605)
Comprehensive income	31,253	26,795
Purchase and reissuance of common stock under stock option and other employee benefit plans, including tax benefits		
and net of amortization	(4,905)	(2,408)
trusts	,	(542)
Repurchase and retirement of common stock		(41, /55)
Balance as of March 31	\$1,046,204 ======	996,952 ======

See notes to consolidated financial statements

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

## (UNAUDITED)

For the three months ended March 31, 2002 and 2001 (in thousands)  $\,$ 

	THREE MONTHS EN	IDED MARCH 31,
	2002	2001
Net income	\$ 35,237	32,400
Depreciation and amortization	6,543	5,221
Amortization of unearned compensation	502	429

net  Change in allowance for doubtful accounts receivable	2,628 (56)	(2,581) (977)
Increase in premiums and other receivables	(22,730)	(17,401)
(Increase) decrease in other assets	(2,920)	2,402
Increase in medical and other benefits payable	28,404	14,625
Increase in unearned premiums	11,587	14,863
Decrease in accounts payable and accrued expenses	(9,882)	(2,595)
Increase in other liabilities	26,910 (307)	7 <b>,</b> 579 (327)
Increase (decrease) in minority interest	1,283	(14)
Increase in obligations for employee benefits  Loss on disposal of property and equipment and other	2,470	8,039
assets	68	37
Realized investment losses, net	10,579	6,275
Net cash provided by operating activities	90,316	67 <b>,</b> 975
Cash flows from investing activities		
Proceeds from sale of property and equipment and other		
assets	15	220
Capital expenditures	(11,182)	(11,070)
Investment securities purchased	(944 <b>,</b> 114)	(1,828,639)
Proceeds from investment securities sold	757 <b>,</b> 835	1,537,539
Maturities of fixed income securities	87 <b>,</b> 606	245 <b>,</b> 193
Net cash used in investing activities	(109,840)	(56 <b>,</b> 757)
Cash flows from financing activities		
Change in commercial paper notes	61	9,976
and employee benefit plans, including tax benefits  Change in common stock purchased by consolidated grantor	(5,599)	(2,794)
trusts	(564)	(542)
Purchase and retirement of common stock		(29,820)
Change in outstanding checks in excess of bank balance	15 <b>,</b> 867	18,141
Net cash provided by (used in) financing		
activities	9,765	(5,039)
Increase (decrease) in cash	(9,759)	6,179
Cashbeginning of period	17 <b>,</b> 995	6 <b>,</b> 345
Cashend of period	\$ 8,236 ======	12,524 ======

See notes to consolidated financial statements

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(UNAUDITED)

## 1. BASIS OF PRESENTATION

The accompanying consolidated financial statements prepared by Trigon Healthcare, Inc. and its subsidiaries (collectively, Trigon or the Company) are unaudited. Accordingly, the consolidated financial statements do not include all

of the information and the footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. These consolidated interim financial statements should be read in conjunction with the audited consolidated financial statements included in the Company's annual report on Form 10-K for the year ended December 31, 2001.

In the opinion of management, all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of such consolidated financial statements have been included. The results of operations for the three months ended March 31, 2002 are not necessarily indicative of the results for the full year.

Certain prior period amounts have been reclassified to conform to the current period presentation.

## 2. REVOLVING CREDIT FACILITIES AND COMMERCIAL PAPER

In November 2001, the Company entered into new revolving credit facilities with a syndicate of lenders, replacing the existing revolving credit facility expiring in February 2002. The new credit facilities consist of a \$100 million 364-day revolving credit facility and a \$200 million 5-year revolving credit facility. These credit facilities may be used for general corporate purposes and are currently being used to back the commercial paper discussed below. The terms of the credit facilities provide for various borrowing options and rates and require the Company to pay facility and administrative fees on a quarterly basis. The credit facilities contain certain financial covenants and restrictions including minimum consolidated net worth requirements and debt to consolidated total capitalization ratio limitations. There were no amounts borrowed under the credit facilities during 2002. Use of the credit facilities to back the commercial paper reduces the amounts available for borrowing under these facilities.

In March 2000, the Company commenced a private placement commercial paper program providing for the issuance of up to \$300 million in aggregate maturity value of commercial paper notes. The notes are issued at par less a discount representing an interest factor. Under the program, they may also be issued at par as interest bearing notes. The notes may be issued with varying maturities up to a maximum of one year from issuance. As of March 31, 2002, outstanding notes under the commercial paper program totaled approximately \$299.7 million with an average maturity of 17 days. See Note 11. The weighted-average annual discount yield on the outstanding commercial paper notes as of March 31, 2002 was 1.99%. The commercial paper is currently backed by revolving credit facilities. For financial reporting purposes, the commercial paper has been classified as a combination of current and noncurrent liabilities in the accompanying consolidated statements of financial condition based on the terms of the revolving credit facilities backing these notes.

## 3. INCOME TAXES

The effective tax rate on income before income taxes and minority interest for the three months ended March 31, 2002 and 2001 was 32.6% and 33.6%, respectively. The effective tax rates for 2002 and 2001 differ from the statutory tax rate of 35% primarily due to the Company's investments in

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

tax-exempt municipal bonds that reduce the effective tax rate by the effect of the tax-exempt investment income earned.

See note 7 for discussion of the Demutualization payment deduction.

#### 4. CAPITAL STOCK

In February 2002, the Board of Directors granted 31,369 shares of the Company's common stock as restricted stock awards in accordance with the provisions of the 1997 Stock Incentive Plan (Incentive Plan). The shares vest on a pro rata basis over three years. The recipients of the restricted stock awards generally may not dispose or otherwise transfer the restricted stock until vested. For grants of restricted stock, unearned compensation equivalent to the fair market value of the shares at the date of grant is recorded as a separate component of shareholders' equity and subsequently amortized to compensation expense over the vesting period. A total of 67,723 restricted shares were outstanding as of March 31, 2002. Amortization for the three months ended March 31, 2002 and 2001 was \$0.5 million and \$0.4 million, respectively.

#### 5. NET INCOME AND NET INCOME PER SHARE

The following table sets forth the computation of basic and diluted earnings per share for the three months ended March 31, 2002 and 2001 (in thousands, except per share data):

	2002	2001
Numerator for basic and diluted earnings per sharenet income	\$35 <b>,</b> 237	32,400
Denominator for basic earnings per shareweighted average shares  Effect of dilutive securitiesemployee and director	35 <b>,</b> 706	37 <b>,</b> 286
stock options and nonvested restricted stock awards	1,158	1,133
Denominator for diluted earnings per share	36,864 ======	38,419 =====
Basic net income per share	\$ 0.99	0.87
Diluted net income per share	\$ 0.96	0.84

Shares of nonvested restricted stock are not considered outstanding in computing the weighted-average number of common shares for basic earnings per share, but are included in diluted earnings per share using the treasury stock method.

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TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(UNAUDITED)

#### 6. COMPREHENSIVE INCOME

The reclassification entries under SFAS No. 130, Reporting Comprehensive

Income, for the three months ended March 31, 2002 and 2001 were as follows (in thousands):

	2002	2001
Net unrealized losses on investment securities, net of income taxes Net holding gains (losses) arising during the period, net of income tax expense (benefit) of		
\$(6,009) and \$1,824	\$(11,201)	3,387
Less: reclassification adjustment for net gains (losses) included in net income, net of income tax expense		
(benefit) of \$(3,886) and \$4,842	(7,217)	8 <b>,</b> 992
Net unrealized losses on investment securities, net of		
income taxes	\$ (3,984)	(5 <b>,</b> 605)
	=======	=====

Accumulated other comprehensive income (loss) as of March 31, 2002 was as follows (in thousands):

	MARCH 31, 2002
Net unrealized gains (losses) on investment securities, net	
of income tax expense (benefit) of \$(530)	\$ (983)
	=====

#### 7. LITIGATION AND OTHER MATTERS

In conjunction with the Demutualization in 1997, the Company made the \$175 million Commonwealth Payment which was expensed and paid in prior years. The Company claimed the \$175 million Commonwealth Payment as a deduction. The IRS denied this deduction during the course of its audit of the Company. The Company continued to pursue the deduction and in April 2001 received a Technical Advice Memorandum (Memorandum) from the National Office of the IRS that supports the Company's position that the payment constitutes a normal business expense, and therefore should be deductible. On March 18, 2002, the Company received notice from the IRS that they are considering revoking this Memorandum and, accordingly, have withdrawn the Memorandum as of that date. The Company will continue to pursue this deduction. If successful, the Company expects to recover approximately \$35 million in cash refunds and \$26 million in income tax credit carryovers plus after-tax interest currently estimated to be \$8 million.

In addition, the Company's subsidiary, Trigon Insurance Company, filed a lawsuit against the federal government in June 2000 for the recovery of federal income tax overpayments for the years 1989 through 1995. The case was tried in November 2001, and closing arguments were made to the court in March 2002. If successful, the Company expects to recover approximately \$33 million in cash refunds plus after-tax interest of about \$18 million and to receive tax refunds for the years 1996 through 2000 of about \$26 million. In addition, if the Company is successful it could receive substantial additional tax deductions that could lower federal income tax liability for years after 1995.

The lawsuit, filed in the United States District Court for the Eastern

District of Virginia, relates to the initial valuation and deductibility of the Company's assets when, along with other Blue Cross or

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#### TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

#### (UNAUDITED)

Blue Shield organizations, it became subject to federal income taxation in 1987. As part of this change in tax status, Congress provided that if a Blue Cross or Blue Shield organization disposed of an asset that it had acquired while tax-exempt, its taxable gain or loss would be computed by reference to the asset's fair market value at the time the organization became subject to tax. The Company is seeking deductions for losses incurred on the termination of certain customer and provider contracts that were held by it on January 1, 1987, based on the fair market value of the contracts on that date.

The IRS asserts that the Company is not entitled to deduct losses incurred on the termination of these contracts. The resolution of the Company's refund claim is subject to uncertainties, including whether the court will allow the deductions and, if so, the amount of the deductions that will be allowed. While the Company believes that its claim is meritorious, it cannot predict the ultimate outcome of the claim.

If the Company wins this lawsuit and has previously collected refunds for the Demutualization payment deduction discussed above, a portion of the tax recoveries for the years after 1995 would most likely be realized in the form of income tax credit carryovers rather than cash. Regarding both of these matters, favorable resolution of these claims is subject to various uncertainties, including whether the deductions will be allowed at all and, in the case of the claim for losses on the termination of customer and provider contracts, the amounts of the deductions, if any, that will be allowed. While the Company believes that its claims have merit, it cannot predict the ultimate outcome of the claims. The Company has not recognized the favorable impact of these claims, if any, in the consolidated financial statements.

The Company and certain of its subsidiaries are involved in various other legal actions occurring in the normal course of their business. While the ultimate outcome of such litigation cannot be predicted with certainty, in the opinion of Company management, after consultation with counsel responsible for such litigation, the outcome of those actions is not expected to have a material adverse effect on the financial condition or results of operations of the Company.

## 8. MID-SOUTH EXIT OF HEALTH INSURANCE MARKET AND SALE OF TRIGON ADMINISTRATORS

As of March 31, 2002, the Company had remaining liabilities of \$9.6 million and \$1.9 million for claim related reserves and certain other exit costs, respectively, resulting from the 1999 exit of the health insurance market by its former subsidiary, Mid-South Insurance Company. Through March 31, 2002, the Company made net payments of \$21.7 million against the claim reserves and \$1.5 million against the accrual of certain other exit costs. No other adjustments have been made to these accruals. The remaining accruals are expected to be sufficient to satisfy any potential payments related to the 1999 exit.

In March 2001, the Company sold Trigon Administrators, Inc. and its Property and Casualty Division, which provides workers compensation, liability and short-term disability services, and recognized a gain of \$3.5 million on the

sale. The gain is included as a component of net realized losses in the accompanying consolidated statements of operations.

#### 9. GOODWILL

The Company adopted SFAS No. 141, Business Combinations, in 2001 and SFAS No. 142, Goodwill and Other Intangible Assets, effective January 1, 2002. SFAS No. 141 requires that the

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

#### (UNAUDITED)

purchase method of accounting be used for all business combinations initiated after June 30, 2001. It also specifies the criteria that intangible assets acquired in a purchase method business combination must meet to be recognized and reported apart from goodwill. SFAS No. 142 addresses the accounting and financial reporting for goodwill and other intangible assets upon acquisition and in the periods following acquisition. Under SFAS No. 142, goodwill and intangible assets determined to have indefinite useful lives are not amortized but rather are tested at least annually for impairment. Intangible assets that have definite useful lives are amortized over their useful lives to their estimated residual values. In connection with the transitional goodwill impairment evaluation, SFAS No. 142 requires the Company to perform an assessment of whether there is an indication that goodwill is impaired as of the date of adoption.

As of January 1, 2002, the date of adoption, the Company had unamortized goodwill in the amount of \$13.7 million and has determined there is no transitional impairment loss related to the goodwill. This goodwill is associated with the health insurance segment. In addition, the adoption of SFAS No. 142 eliminated approximately \$1.6 million in annual goodwill amortization beginning in 2002 in the consolidated statements of operations.

The effect of the adoption of SFAS No. 142 on the Company's net income, basic net income per share and diluted net income per share is as follows (in thousands, except per share data):

	THREE MONTHS E	ENDED MARCH 31,
	2002	2001
Reported net income	\$35 <b>,</b> 237 	32,400 408
Adjusted net income	\$35,237 =====	32,808
Basic net income per share: Reported	\$ 0.99 	0.87 0.01
Adjusted	\$ 0.99 =====	0.88

Adjusted	\$ 0.96	0.85
Add back: Goodwill amortization		0.01
Reported	\$ 0.96	0.84
Diluted net income per share:		

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

## (UNAUDITED)

## 10. SEGMENT INFORMATION

The following table presents information by reportable segment for the three months ended March 31, 2002 and 2001 (in thousands):

	HEALTH INSURANCE	GOVERNMENT PROGRAMS	INVESTMENTS	ALL OTHER
2002				
Revenues from external customers  Investment income and net realized	\$661,074	144,438		5,531
losses			13 <b>,</b> 952	
Intersegment revenues	3,698			2,139
Depreciation and amortization expense  Income before income taxes and minority	6 <b>,</b> 323	42	7	328
interest	49,606	1,393	13,952	1,621
2001				
Revenues from external customers  Investment income and net realized	\$566,709	133,741		5,601
losses			21,469	
Intersegment revenues	3,611			2,243
Depreciation and amortization expense  Income before income taxes and minority	4,374	6	6	501
interest	40,000	889	21,469	511

A reconciliation of reportable segment total revenues, income before income taxes and minority interest and depreciation and amortization expense to the corresponding amounts included in the

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## TRIGON HEALTHCARE, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

#### (UNAUDITED)

consolidated statements of operations for the three months ended March 31, 2002 and 2001 is as follows (in thousands):

	2002	
Revenues Reportable segments External revenues Investment revenues. Intersegment revenues. Other corporate revenues. Elimination of intersegment revenues.	13,952 5,837 680	706,051 21,469 5,854 643 (5,854)
Total revenues	\$825,675 =====	
Profit or Loss Reportable segments  Corporate expenses not allocated to segments  Unallocated amount—interest expense	\$ 66,572 (10,782) (1,607)	(9 <b>,</b> 919)
Income before income taxes and minority interest	\$ 54,183 ======	•
Depreciation and amortization expense Reportable segments Not allocated to segments		4,887 334
Depreciation and amortization expense	\$ 6,543	

#### 11. SUBSEQUENT EVENTS

On April 29, 2002, the Company and Anthem, Inc. (Anthem) announced that they entered into an agreement and plan of merger pursuant to which the Company will be merged into a wholly-owned subsidiary of Anthem. Under the agreement, the Company's shareholders will receive thirty dollars in cash and 1.062 shares of Anthem common stock for each share of Trigon Class A common stock outstanding upon completion of the merger. Closing of the merger is subject to customary closing conditions, including the receipt of regulatory and shareholder approvals. For more information regarding the proposed merger, please refer to the Company's Form 8-K filed with the Securities and Exchange Commission on April 29, 2002.

In accordance with the merger agreement, the Company began in late May 2002 to reduce the amount of outstanding commercial paper notes. As of July 12, 2002, the Company had repaid and retired \$250 million of commercial paper notes, bringing the total outstanding notes under the commercial paper program to \$50 million. The Company expects that all commercial paper will be repaid and the commercial paper program will be terminated prior to completion of the merger with Anthem.

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(b) Pro Forma Financial Information

#### UNAUDITED PRO FORMA COMBINED FINANCIAL INFORMATION

The unaudited pro forma combined financial information presented below gives effect to the issuance of \$150.0 million aggregate principal amount of 4.875% notes due 2005 and \$800.0 million aggregate principal amount of 6.800% notes due 2012 (collectively the "notes") and to the merger of Trigon Healthcare, Inc., a Virginia Corporation ("Trigon") with and into AI Sub Acquisition Corp., an Indiana Corporation and a direct wholly owned subsidiary of Anthem Inc., an Indiana corporation ("Anthem"). The unaudited pro forma combined financial information assumes the notes had been issued and the merger had occurred on March 31, 2002 for purposes of the unaudited pro forma balance sheet, and as of January 1, 2001 for purposes of the unaudited pro forma combined income statements for the three months ended March 31, 2002 and the year ended December 31, 2001. The unaudited pro forma combined financial information includes the historical amounts of Anthem and Trigon, adjusted to reclassify Trigon's information to Anthem's presentation format and to reflect the effects of Anthem's acquisition of Trigon.

Under the terms of the merger agreement, Trigon's shareholders are entitled to receive \$30.00 in cash, without interest, and 1.062 shares of Anthem common stock for each share of Trigon Class A common stock. The unaudited pro forma combined financial statements assume that Anthem has issued 39,007,625 shares in the merger (based on 36,730,344 Trigon shares outstanding at July 31, 2002 converted at 1.062 per share), with a fair market value of \$2,710.6 million, based on a market price of \$69.49. The pro forma information assumes that Anthem will pay the \$1,181.1 million of cash consideration (including transaction costs, but excluding \$30.8 million of deferred contractual payments) from the aggregate principal amount of the \$950.0 million of notes, less underwriting and issuance discounts and other estimated offering expenses aggregating \$11.7 million, and the remaining \$242.8 million of cash consideration from cash and investments.

We will account for the merger using the purchase method of accounting. Therefore, we will record the assets (including identifiable intangible assets) and liabilities of Trigon at their estimated fair value. The difference between the purchase price and the estimated fair value of the net assets and liabilities will result in goodwill.

The pro forma information, while helpful in illustrating the financial characteristics of the combined company under one set of assumptions, should not be relied upon as being indicative of the results that would actually have been obtained if the notes had been issued and the merger had been in effect for the periods described below or the future results of the combined company.

The pro forma information should be read in conjunction with the historical consolidated financial statements of Anthem and the historical consolidated financial statements of Trigon.

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(i) Unaudited Pro Forma Combined Balance Sheet as of March 31, 2002.

UNAUDITED PRO FORMA COMBINED BALANCE SHEET
(\$ IN MILLIONS)

MARCH 31, 2002

			,	
	ANTHEM HISTORICAL		RECLASSIFICATION ADJUSTMENTS(1)	
ASSETS				ļ
Current assets:				\ (0)
Investments  Cash and cash equivalents  Premium and self funded	•	\$1,859.0 8.2	\$ (9.2) 	\$ (542.5)(2) (2)
receivables	610.6	667.6	(440.3)	
Reinsurance receivables	77.6			
Other receivables	275.3		122.5	
Other current assets	37.5	27.5		
Total current assets	5,418.2	2,562.3	(327.0)	(542.5)
Restricted cash and investments	39.6	7.1	9.2	
Property and equipment	406.6	92.0		
assets	469.0	13.7		3,193.3 (3)
Other noncurrent assets	69.6	51.3		
TOTAL ASSETS	\$6,403.0 ======	\$2,726.4 ======	\$ (317.8) ======	\$2,650.8 ======
LIABILITIES AND SHAREHOLDERS' EQUITY LIABILITIES Current liabilities:				
Total policy liabilities		\$ 663.0	\$ (144.9)	\$
Unearned incomeAccounts payable and accrued	328.7	160.9	37.6	
expenses	245.8	76.1		
Bank overdrafts	360.2		57.5	
Income taxes payable	54.1		36.8	
Other current liabilities	184.0	446.1	(229.7)	(99.7) (4)
Total current liabilities Long term debt, less current	3,008.0	1,346.1	(242.7)	(99.7)
portion	818.7	200.0		738.3 (5)
Retirement benefits	97.3	44.2		
Other noncurrent liabilities	353.0	89.9	(75.1)	153.3 (6) 
TOTAL LIABILITIES	4,277.0	1,680.2	(317.8)	791.9
SHAREHOLDERS' EQUITY				
Common stock	1.1	0.3		0.1 (7)
Additional paid in capital	1,960.9	780.9		2,123.8 (8)
Retained earnings Accumulated other comprehensive	155.5	269.6		(269.6) (9)
income (loss)	8.5	(4.6)		4.6 (10
TOTAL SHAREHOLDERS' EQUITY	2,126.0	1,046.2		1,858.9
TOTAL LIABILITIES AND SHAREHOLDERS'	\$6,403.0	\$2,726.4	\$(317.8)	\$2,650.8
EQUIII	======	======	======	======

(ii) Unaudited Pro Forma Combined Statement of Income for the three months ended March 31, 2002.

UNAUDITED PRO FORMA COMBINED
STATEMENT OF INCOME
(\$ IN MILLIONS, EXCEPT PER SHARE DATA)

## THREE MONTHS ENDED MARCH 31, 2002

				·
	ANTHEM HISTORICAL	TRIGON HISTORICAL	RECLASSIFICATION ADJUSTMENTS(1)	PRO FORMA ADJUSTMENTS P
REVENUES				
Premiums	\$ 2,529.5	\$744.0	\$18.0	\$ \$
Administrative fees	201.0	61.5	(1.4)	(1.5) (11)
Other revenue	18.1	6.2		
Total operating revenue		811.7	16.6	(1.5)
Net investment income  Net realized gains (losses) on	60.5	24.5	1.0	(7.3) (12)
investments	3.3	(10.6)		
	2,812.4	825.6	17.6	(8.8)
EXPENSES				
Benefit expense	2,136.4	627.9	12.9	
Administrative expense	505.6	142.0	4.7	(1.5)(11)
Interest expense	17.6	1.6		14.2 (13)
intangible assets	3.3			8.3 (14)
	2,662.9	771.5	17.6	21.0
INCOME (LOSS) BEFORE INCOME TAXES				
AND MINORITY INTEREST	149.5	54.1		(29.8)
<pre>Income taxes (credit)</pre>	49.2	17.7		(10.4) (15)
Minority interest	0.5	1.2		
NET INCOME (LOSS)	\$ 99.8	\$ 35.2 =====	\$ ====	\$(19.4) \$ ======
NET INCOME PER SHARE:			====	===== ==
Basic	\$ 0.97			\$
Diluted WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING:	\$ 0.95			\$
Basic				14 14

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<sup>(</sup>iii) Unaudited Pro Forma Combined Statement of Income for the year ended December 31, 2001.

UNAUDITED PRO FORMA COMBINED STATEMENT OF INCOME (\$ IN MILLIONS, EXCEPT PER SHARE DATA)

#### YEAR ENDED DECEMBER 31, 2001

	ANTHEM HISTORICAL	TRIGON HISTORICAL	RECLASSIFICATION ADJUSTMENTS(1)	PRO FORMA ADJUSTMENTS PR
REVENUES				
Premiums	\$ 9,244.8	•	\$60.9	\$ \$
Administrative fees	817.3	210.3	3.9	(4.5)(11)
Other revenue	58.2	20.1		
Total operating revenue	10,120.3	2,926.1	64.8	(4.5)
Net investment income	238.6	105.2	3.3	(29.0)(12)
Net realized gains (losses) on investments	60.8	(56.3)		
Gain on sale of subsidiary	05.0			
operations	25.0			
	10,444.7	2,975.0	68.1	(33.5)
EXPENSES				
Benefit expense	7.814.7	2,263.8	49.9	
Administrative expense	•	522.7	16.6	(4.5)(11)
Interest expense	60.2	12.7		50.4 (13)
other intangible assets	31.5		1.6	33.8 (14)
Demutualization expenses	27.6			
	9,920.1	2,799.2	68.1 	79.7
INCOME (LOSS) BEFORE INCOME				
TAXES AND MINORITY				
INTEREST	524.6	175.8		(113.2)
Income taxes (credit)	183.4	58.2		(39.6) (15)
Minority interest (credit)	(1.0)	1.5		
NET INCOME (LOSS)	\$ 342.2	\$ 116.1	\$ ====	\$ (73.6) \$ =======
NET INCOME PER SHARE(16):			====	=======================================
Basic	\$ 3.31			\$
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING:				
Basic	103,295,675			14

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## NOTES TO UNAUDITED PROFORMA COMBINED FINANCIAL STATEMENTS

(1) Reclassification of Trigon's historical amounts to conform to Anthem's historical presentation.

(2) Pursuant to the merger agreement, holders of Trigon Class A common stock are entitled to receive \$30.00 cash, without interest, and 1.062 shares of Anthem common stock for each share of Trigon Class A common stock. In addition, it is assumed Trigon will repay its outstanding commercial paper prior to the merger. The net decrease in cash and investments of \$542.5 million is composed of the following estimated items (in millions):

Cash consideration of \$30.00 per share, without interest, for 36,730,344 outstanding shares of Trigon Class A common stock	\$1,101.9
transaction closing costs	79.2
Total cash consideration  Net proceeds from the notes to partially fund	1,181.1
the transaction as discussed in Note 5 below	(938.3)
Net reduction in cash and investments for Trigon purchase  Cash and investments used to repay Trigon commercial paper	242.8
as discussed in Note 4 and Note 5 below	299.7
	\$ 542.5
	=======

(3) Adjustment to goodwill and other intangible assets of \$3,194.5 million is a result of the excess of cost over the estimated fair market value of the net assets of Trigon (at an assumed purchase price of \$4,240.7 million, including certain estimated purchase price adjustments related to the merger). The calculation is estimated as follows (in millions):

Cash consideration to Trigon's shareholders discussed in Note 2 above	\$1,101.9
price of \$69.49	2,710.6
million	110.0
Anthem common stock at fair value using the Black-Scholes valuation model  Deferred tax liability on identifiable intangible assets	194.5 122.5
Assumed total purchase price	4,239.5
Fair value of Trigon's net assets as of March 31, 2002	(1,046.2)
Total increase in goodwill and other intangible assets See Note 14 below	\$3,193.3 ======

(4) Represents \$99.7 million payment of current portion of Trigon's commercial paper program as discussed in Note 2 above. The remaining payment of \$200.0

million is discussed in Note 5 below.

(5) Represents the \$950.0 million of aggregate principal amount of the notes less underwriting and issuance discounts and other estimated offering expenses aggregating \$11.7 million. Net proceeds of \$938.3 million were used to partially finance the merger, in addition to the \$242.8 million of cash and investments discussed in Note 2. The \$938.3 million of

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proceeds is offset by repayment of Trigon's commercial paper program in the amount of \$200.0 million as discussed in Note 2 and Note 4 above.

- (6) Reflects an increase in other liabilities of \$153.3 million, as a result of the recognition of a deferred tax liability of \$122.5 million related to the estimated identifiable intangible assets of \$350.0 million and \$30.8 million of deferred contractual payments as described in Note 3 above.
- (7) Represents \$(0.3) million elimination of Trigon's Class A common stock accounts for combination purposes, offset by \$0.4 million, representing the par value of 39,007,625 shares as discussed in Note 3 above.
- (8) Reflects the elimination of Trigon's paid in capital of \$(780.9) million for combination purposes, offset by the issuance of \$2,710.2 million of new Anthem common stock (net of par value) and \$194.5 million for Trigon stock options, as discussed in Note 3 above.
- (9) Reflects the elimination of Trigon's retained earnings for combination purposes.
- (10) Reflects the elimination of Trigon's accumulated other comprehensive loss for combination purposes.
- (11) Anthem's indirect wholly owned subsidiary, Health Management Services, has an existing customer relationship with Trigon. As a result, Anthem administrative revenues include amounts billed to Trigon. Trigon includes these amounts as administrative expense. For pro forma purposes, the amounts have been eliminated. The amounts were \$1.5 million and \$4.5 million, respectively, for the three months ended March 31, 2002 and the year ended December 31, 2001.
- (12) The \$542.5 million of cash requirements as discussed in Note 2 is assumed to come from the sale of investment securities. The reduction to investment income in the pro forma consolidated statement of income reflects reduced investment income on \$542.5 million of investment securities yielding 5.35%. The pro forma amounts of reduced investment income are \$7.3 million and \$29.0 million for the three months ended March 31, 2002 and year ended December 31, 2001, respectively.
- (13) The interest expense in the pro forma consolidated statement of income reflects the following charges to interest expense for the notes:

INTEREST	AND EXPENSE	TOTAL	INTEREST	AND EXPENSE
	DEBT DISCOUNT			DEBT DISCOUNT
	AMORTIZATION OF			AMORTIZATION OF
1	THREE MONTHS ENDED MARCH 31, 2002		YEAR	ENDED DECEMBER 31
т	CIDEE MONTHS ENDED			

Total	\$15.4	\$0.4	\$15.8	\$61.6	\$1.5
due 2012	13.6	0.3	13.9	54.3	1.1
\$800.0 million 6.800% notes					
due 2005	\$ 1.8	\$0.1	\$ 1.9	\$ 7.3	\$0.4
\$150.0 million 4.875% notes					

These charges to interest expense are offset by reduced interest expense resulting from the assumed repayment of Trigon's outstanding commercial paper. The reduced amounts are \$1.6 million and \$12.7 million for the three months ended March 31, 2002 and the year ended December 31, 2001, respectively.

(14) Anthem has estimated the fair value of the net assets of Trigon. The estimated purchase price is allocated to the fair value of Trigon's net assets, including identified intangible assets, such as the Blue Cross and Blue Shield name and service mark, employer groups, company-developed software and provider contracts.

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Preliminary values and lives have been assigned to these assets consistent with the methodology used in Anthem's previous acquisitions. The preliminary purchase price allocation, for pro forma purposes, resulted in an estimated \$350.0 million of identifiable intangible assets with finite lives. The amortization of these intangible assets are recognized in the income statement using a declining balance method over a 20-year life. The pro forma amortization expense resulting from the \$350.0 million of identifiable intangible assets is \$8.3 million for the three months ended March 31, 2002 and is \$33.8 million for the year ended December 31, 2001. The valuation process and purchase price allocation are not yet complete and, as a result, amortization amounts and the related useful lives and method of amortization are preliminary estimates.

- (15) The income tax benefit related to all adjustments is projected at a statutory rate of 35.0%. The income tax benefit is \$10.4 million and \$39.6 million for the three months ended March 31, 2002 and the year ended December 31, 2001, respectively.
- (16) We have not presented Anthem diluted net earnings per share for the year ended December 31, 2001. Such amounts would not be meaningful as no stock or dilutive securities existed for the majority of the year and a relevant market price for the entire year does not exist. There were no dilutive securities outstanding prior to November 2, 2001, the effective date of the demutualization of Anthem Insurance, a subsidiary of Anthem, and Anthem's initial public offering. Historical and pro forma basic earnings per share for the year ended December 31, 2001 were calculated using the weighted average shares outstanding for the period from November 2, 2001 to December 31, 2001.

Shares of Trigon Class A common stock outstanding were converted at a rate of 1.062 shares of Anthem common stock for each share of Trigon Class A common stock. In addition, it was assumed that the 2,548,551 Trigon options outstanding were converted into Anthem stock options at a rate of 1.494 Anthem shares for each of Trigon share, the exchange ratio resulting from a value of Anthem common stock of \$69.49.

(c) Exhibits

EXHIBIT NO. EXHIBIT

2.1 Agreement and Plan of Merger, dated as of April 28, 2002, among Anthem, Inc., AI Sub Acquisition Corp., and Trigon Healthcare, Inc. The copy of this exhibit filed as exhibit number 2.1 to Anthem, Inc.'s Current Report on Form 8-K, as filed with the Commission on April 30, 2002, is incorporated herein by reference.

23.1 Consent of KPMG LLP.

99.1 Press Release of Anthem, Inc., issued on July 31, 2002.

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#### SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, Anthem, Inc. has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

ANTHEM, INC.

By: /s/ David R. Frick

\_\_\_\_\_

Name: David R. Frick

Title: Executive Vice President and Chief

Legal and Administrative Officer

Date: August 2, 2002

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INDEX TO EXHIBITS

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