Edgar Filing: Unum Group - Form 4

Form 4	р						
September 1	12, 2014						
FORM	FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSION					PROVAL	
	Washington, D.C. 20549					3235-0287	
Check this box if no longer subject to Section 16. Form 4 or					Expires:	January 31, 2005	
			NGES IN BENEFICIAL OWN SECURITIES	Estimated a burden hour response	verage		
Form 5 obligatio may con <i>See</i> Instr 1(b).	ons Section 17(Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940					
(Print or Type	Responses)						
Horn Randall C Symb			er Name and Ticker or Trading5. Relationship of Reporting Person(s)Group [UNM]Issuer			on(s) to	
(Lest)	(Einst) ()		·	(Check	all applicable)	
(1			te of Earliest Transaction th/Day/Year) Director 10% Ow 0/2014 Officer (give title 0ther (s below) EVP, CEO, Colonial Life			r (specify	
			-	6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
CHATTAN	JOOGA, TN 3740)2		Form filed by Mo Person	ore than One Rep	orting	
(City)	(State)	(Zip) Ta	ble I - Non-Derivative Securities Acqu	ired, Disposed of,	or Beneficiall	y Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr. 3, 4 and 5)	Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code V Amount (D) Price	Transaction(s) (Instr. 3 and 4)	(Instr. 4)		
Common Stock	09/10/2014		\$ S(1) 12,000 D 35.8812 (2)	$2 \underbrace{\overset{(4)}{^{(4)}}}_{^{(4)}} $	D		

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

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

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

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1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. ofNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	7. Titl Amou Under Secur (Instr.	unt of rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Own Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address			Relationships		
	Director	10% Owner	Officer	Other	
Horn Randall C 1 FOUNTAIN SQUARE CHATTANOOGA, TN 37402			EVP, CEO, Colonial Life		
Signatures					
/s/ Jullienne, J. Paul, Attorney-in-Fact		09/12/2014	4		

<u>**</u>Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The transactions reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person on August 5, 2014.

Reflects the weighted average price for multiple sale transactions ranging in price from \$35.60 per share to \$36.05 per share, inclusive. The reporting person undertakes to provide to the issuer, any security holder of the issuer, or the staff of the Securities and Exchange

- (2) The reporting person undertakes to provide to the issuer, any security notice of the issuer, of the start of the security inder of the security notice of the issuer, of the start of the security inder of the security notice of the issuer, of the start of the security inder of the security notice of the issuer, of the start of the security inder of the security notice of the issuer, of the start of the security inder of the security notice of the issuer, of the start of the security inder of the security inder of the security inder of the security independent of the s
- (3) Includes 27,076 restricted stock units, which may be settled, on a 1-for-1 basis, only in shares of common stock ("stock-settled RSUs"), and 86,218 shares of common stock. Fractional amounts have been rounded to the nearest whole number.
- (4) Beneficial ownership amount accounts for the exempt acquisition of an aggregate of 127.627 stock-settled RSUs pursuant to the reinvestment of dividends after the date of the reporting person's prior Form 4.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. ock Units (2) \$ 18.8612/14/2011 Â A4 3,614 Â 09/01/201309/01/2013 Common Stock

3,614

(4) 102,489

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D
Restricted Stock Units (2) \$ 29.7312/14/2011 A4 4,379 02/24/201402/24/2014 Common Stock
4,379
<u>(4)</u> 106,868
D
Stock Options (Employee Right to Buy) (5) \$ 23.0412/14/2011 A4 940 02/26/200902/26/2017 Common Stock
940
\$ 23.04 70,969
D
Stock Options (Employee Right to Buy) (5) \$ 23.0412/14/2011 A4 941 02/26/201002/26/2017 Common Stock
941
\$ 23.04 71,910
D
Stock Options (Employee Right to Buy) (5) \$ 29.7212/14/2011 A4 834 02/25/200902/25/2018 Common Stock
834
\$ 29.72 72,744
D
Stock Options (Employee Right to Buy) (5) \$ 29.7212/14/2011 A4 835 02/25/201002/25/2018 Common Stock
835
\$ 29.72 73,579
D
Stock Options (Employee Right to Buy) (5) \$ 29.7212/14/2011 A4 835 02/25/201102/25/2018 Common Stock
835
\$ 29.72 74,414
D
Â. Stock Options (Employee Right to Buy) (5) \$ 8 8512/14/2011 Â. A4 1 400 Â. 02/23/201202/23/2010 Common Stock

Stock Options (Employee Right to Buy) (5) \$ 8.8512/14/2011 Â A4 1,490 Â 02/23/201202/23/2019 Common Stock

Explanation of Responses:

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1,490

\$ 8.85 75,904

D

Stock Options (Employee Right to Buy) $\underline{^{(5)}}$ \$ 17.2812/14/2011 Â A4 1,015 Â 02/23/201102/23/2020 Common Stock

1,015

\$ 17.28 76,919

D

Stock Options (Employee Right to Buy) (5) \$ 17.2812/14/2011 Â A4 1,017 Â 02/23/201202/23/2020 Common Stock

1,017

\$ 17.28 77,936

D

Stock Options (Employee Right to Buy) $\underline{^{(5)}}$ \$ 24.2112/14/2011 Â A
4 2,695 Â 02/24/201202/24/2021 Common Stock

2,695

\$ 24.21 80,631

D

Stock Options (Employee Right to Buy) (5) \$ 24.2112/14/2011 Â A4 2,695 Â 02/24/201302/24/2021 Common Stock

2,695

\$ 24.21 83,326

D

Stock Options (Employee Right to Buy) (5) \$ 24.2112/14/2011 Â A4 2,696 Â 02/24/201402/24/2021 Common Stock

2,696

\$ 24.21 86,022

Â

Reporting Owners

Reporting Owner Name / Address	Relationships						
I B	Director	10% Owner	Officer	Other			
Barnard Randall Lee ONE WILLIAMS CENTER TULSA, OK 74172	Â	Â	Sr. Vice President	Â			
Signatures							
Cher S. Lawrence, Attorney-in-Fact for Mr. Randall L. 02/14/ Barnard							

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Represents shares previously owned indirectly through the Company's Investment Plus Plan which were rolled to reporting person's Individual Retirement Account on November 23, 2011.

Pursuant to anti-dilution provisions of this grant, the number of shares underlying the award was adjusted in conjunction with the Issuer's(2) legal and structural separation of WPX Energy, Inc., in an exempt transaction pursuant to Rule 16a-9. The terms of adjustment were approved by the Issuer's Board of Directors.

Vesting is subject to applicable grant agreement and compensation committee certification that the Company has met the three year(3) performance measure. The specific performance measure will be based on total shareholder return with absolute and relative dependent measures.

(4) 1-for-1

Pursuant to anti-dilution provisions of this grant, the exercise price and the number of shares subject to it were adjusted in conjunction
(5) with the Issuer's legal and structural separation of WPX Energy, Inc., in an exempt transaction pursuant to Rule 16a-9. The terms of adjustment were approved by the Issuer's Board of Directors.

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