AETNA INC /PA/ Form DEFA14A April 10, 2002

SCHEDULE 14A (Rule 14a-101)

### INFORMATION REQUIRED IN PROXY STATEMENT

#### SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant $ X $		
Filed by a Party other than the Registrant		
[ ] Preliminary Proxy Statement	[ ] Confidential, For Use of the Commission only (as permitted by Rule 14a-6(e)(2))	
AETNA INC.		
(Name of Registrant as Specified in Its Charter)		
(Name of Persons Filing Proxy Statement, if Other Than the Registrant)		
Payment of Filing Fee (Check the appropriate box):		
[X] No fee required		
[ ] Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
(1) Title of each class of securities to which transaction applies:		
(2) Aggregate number of securities to which transaction applies:		
(3) Per unit price or other underlying value of pursuant to Exchange Act Rule 0-11 filing fee is calculated and state h	(set forth the amount on which the	
(4) Proposed maximum aggregate value of	transaction:	
(5) Total fee paid:		
[ ] Fee paid previously with preliminary mat	cerials:	
[ ] Check box if any part of the fee is offs Rule 0-11(a)(2) and identify the filing for previously. Identify the previous filing by the form or schedule and the date of its fil	which the offsetting fee was paid registration statement number, or	

- (1) Amount previously paid:
- (2) Form, Schedule or Registration Statement No.:

- (3) Filing Party:
- (4) Date Filed:

The following materials may be used by Aetna Inc. as personal solicitation materials in connection with the Aetna's 2002 Annual Meeting of Shareholders scheduled for April 26, 2002.

# # #

2

LOGO Aetna

LOGO Aetna

Today's Discussion

X	Aetna's Businesses and Turnaround Efforts		
X	Corporate Governance		
X	Board of Directors, Nominees		
Aetna Ind	с.	April 2002	
LOGO Aeti			
	Aetna's Turnaround Effort	is	
	X  Reformulate Senior N	Management Team	
Shaping	X  Set a Strategic Dire	ection	
the New	X  Achieve Operational	Excellence	
TOCO 70+1	X  Organizing for Succe	ess	
LOGO Aeti	X  Strengthening our Ba	alance Sheet	
Aetna Ind	с.	April 2002	
LOGO Aeti	na		
	Aetna's Priorities for 200	)2	
Return to Profitability			
Achieve Operational Excellence			
Position Aetna for Long-term Success			
	Create Shareholder Value		

Aetna Inc. April 2002

LOGO Aetna

#### Corporate Governance

- |X| Board consists of an overwhelming majority of independent directors
- |X| Board experienced and knowledgeable
- |X| Fully independent Nominating and Corporate Governance Committee periodically reviews corporate governance policies
- |X| Corporate Governance carefully reviewed by the Board prior to the spin-off and aligned with shareholder interests

Aetna Inc. April 2002

LOGO Aetna

#### Corporate Governance

- |X| Corporate governance structure generally consistent with former Aetna
- |X| Designed to foster shareholder interests, since these features can assist the Board in protecting those interests, and help preserve turnaround opportunity for shareholders

Aetna Inc. April 2002

LOGO Aetna

#### Temporary Classified Board

- |X| Board currently divided into three classes, with one class elected each year
- |X| Beginning with 2004 annual meeting, all directors elected annually
- |X| Designed to allow for turnaround opportunity without disruption following spin-off

Aetna Inc. April 2002

LOGO Aetna

#### TIDE Shareholder Rights Plan

- |X| Shareholder rights plan with 15% trigger threshold (in 1999 former Aetna eliminated ability to lower threshold to 10%)
- |X| Independent director TIDE review every three years (also put in place in 1999 by former Aetna)

Aetna Inc. April 2002

LOGO Aetna

#### Corporate Governance

- |X| Affirmatively opted out of a number of the shareholder unfriendly provisions of Pennsylvania law, including:
  - >> Statutory Put Right
  - >> Control Share Acquisition Law
  - >> Disgorgement Law

Aetna Inc. April 2002

LOGO Aetna

Board is Experienced, Knowledgeable and Overwhelmingly Independent

- |X| 10 of 11 directors are independent
- |X| In depth knowledge of Aetna's businesses and industry
- |X| Diverse group, wealth of experience in Medicine, Health Care, Insurance, large public corporations.
- |X| Nominating and Corporate Governance Committee is fully independent

Aetna Inc. April 2002 LOGO Aetna Aetna's Board of Directors |X| Adequate checks and balances with current independent Board |X| Providence nominee not needed to foster independence |X| Members of Nominating and Corporate Governance Committee met with Providence Capital to both consider their candidate and whether they had any proposals that could help with the turnaround Aetna Inc. April 2002 LOGO Aetna Providence's Nominee |X| Lacks experience at large, public companies |X| Lacks healthcare insurance experience |X| Does not fit the profile that our Nominating Committee would look for in director candidates in an open Director search |X| Providence offers no proposals to help with the Company's turnaround, but does offer the potential to disrupt that process |X| Current Board aligned with Management on the turnaround design, and turnaround is at a critical stage Aetna Inc. April 2002 LOGO Aetna

Aetna's Nominees

Ellen M. Hancock

Joseph P. Newhouse

Judith Rodin

- >> Highly qualified, outside Directors
- >> Collectively over 70 years experience in the healthcare field

Aetna Inc. April 2002

LOGO Aetna

#### Conclusion

- |X| Aetna's Board is overwhelmingly independent, active and engaged
- |X| Aetna's Board and new Management team agree on a new strategy
- |X| Turnaround efforts are successfully underway
- |X| Aetna's corporate governance is appropriate, particularly given its turnaround strategy
- |X| Providence focused on single issue; has no meaningful insight into business or industry
- $|{\tt X}|$  Providence's proxy contest would disrupt Board and could jeopardize our turnaround efforts
- |X| Shareholders should support the Company's experienced, independent nominees

Aetna Inc. April 2002

LOGO Aetna

# Additional Information; Cautionary Statement

Aetna's 2002 Proxy Statement was filed with the Securities and Exchange Commission on March 18, 2002 and mailed to Aetna's shareholders on or

about March 20, 2002. Aetna filed additional participant information with the SEC on April 4, 2002. Aetna's shareholders should read these materials, and any additional materials that Aetna files with the SEC, because they contain important information relating to the 2002 Annual Meeting. In addition, this presentation contains forward-looking statements, including those regarding Aetna's performance and the status of its turnaround. These represent management's best view of these matters, although important risk factors, including unanticipated increases in medical costs, could cause actual future results to differ materially from those currently estimated by management. For more discussion of important factors that could materially affect Aetna, please see the risk factors discussed on pages 36-41 of Aetna's 2001 Annual Report, Financial Report included with our 2002 Proxy Statement.

Aetna Inc. April 2002