APOLLO ADVISORS IV LP

Form 4 November 12, 2002

FORM	4			

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OMB APPROVAL

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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(f) of the Investment Company Act of 1940

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

(Print or T	'ype Responses)						
1. Nam	ne and Address of Reporting Pe	erson*					
Apollo A	Advisors IV, L.P.						
(Last)		(First)	(Middle)				
Two Manh	Two Manhattanville Road						
	(St:	reet)					
Purchase	NY	10577					
(City)	(State)	(Zip)					
2. Iss	suer Name Ticker or Trading Sy	ymbol					
Uni	ted Rental, Inc. (URI)						
	R.S. or Social Security Number	r of Reporting Person if an	entity				
4. Sta	atement for Month/Day/Year						
11/	/08/2002 						

5. If Amendment, Date of Original (Month/Day/Year)

6.	6. Relationship of Reporting Person(s) to Issuer (Check all applicable)							
	[_] Dire	ector	[X] 10)% Owner				
<pre>[_] Officer (give title below)</pre>			<pre>[_] Other (specify below)</pre>					
7.	 Individual	or Joint/Group Fi						_
	[X] For	m filed by One Rep	orting Perso	on				
	[_] For	rm filed by More th	an One Repoi	rting Pers	son			
TABLE I NON-DERIVATIVE SECURITIES ACQUIRED, DISPOSED OF, OR BENEFICIALLY OWNED 4. Securities Acquired (A) 5. Amount of 3. Transaction or Disposed of (D) Securities Code(Instr.8) (Instr. 3, 4 and 5) Beneficially 1. Title of Security 2. Transaction Date Code V Amount (A) Price Month								
(Ins Common value S share	str. 3) Stock, pa \$0.01 per	(Month/Day/Year) ir				or (D)		(Instr. 3 and 4)
Common			P				\$7.16	
Common			Р		1300			
Common	Stock	11/07/02	P		300	(A)	\$7 . 19	
Common	Stock	11/07/02	P		200	(A)	\$7.21	
Common	Stock	11/07/02	P		800	(A)	\$7.22	
Common	Stock	11/07/02	P		100	(A)	\$7.24	
Common	Stock	11/07/02	P		5700	(A)	\$7.25	
Common		11/07/02	P		10000	(A)	\$7.27	
Common	Stock	11/07/02	P		500	(A)	\$7.28	
Common	Stock	11/07/02	P		1900	(A)	\$7.29	

Common Stock 11/07/02 P 14800 (A) \$7.30

Common Stock 11/07/02

3700 (A) \$7.31

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7/02 P	900 2600 600 300 600 3400 1900	(A) (A) (A) (A) (A) (A) (A)	\$7.32 \$7.33 \$7.35 \$7.37 \$7.38 \$7.40 \$7.42 \$7.45	
7/02 P	2600 600 300 600 3400 1900	(A) (A) (A) (A) (A) (A) (A)	\$7.35 \$7.37 \$7.38 \$7.39 \$7.40	
7/02 P	300 600 3400 1900	(A) (A) (A) (A) (A) (A)	\$7.37 \$7.38 \$7.39 \$7.40	
7/02 P 7/02 P 7/02 P 7/02 P 7/02 P 7/02 P	300 600 3400 1900	(A) (A) (A) (A) (A)	\$7.38 \$7.39 \$7.40 \$7.42	
7/02 P 7/02 P 7/02 P 7/02 P 7/02 P	3400 1900	(A) (A) (A)	\$7.39 \$7.40 \$7.42	
7/02 P 7/02 P 7/02 P 7/02 P	1900 1300	(A) (A)	\$7.40 \$7.42	
7/02 P 7/02 P 7/02 P	1900	(A) (A)	\$7.42	
7/02 P 7/02 P	1300	(A)		
7/02 P			\$7.45	
	100	/7\\		
7/02 P		(A)	\$7.54	
	500	(A)	\$7 . 56	
8/02 P	600	(A)	\$7.25	
8/02 P	1500	(A)	\$7 . 26	
8/02 P	200	(A)	\$7.30	
8/02 P	1100	(A)	\$7.40	
8/02 P	2800	(A)	\$7 . 41	
8/02 P	14400	(A)	\$7.45	
8/02 P	900	(A)	\$7.46	
8/02 P	3600	(A)	\$7.48	
8/02 P	2000	(A)	\$7.49	
8/02 P	2900	(A)	\$7.50	
8/02 P	56000	(A)	\$7.54	
8/02 P	5000	(A)	\$7.55	
8/02 P	15000	(A)	\$7.56	
8/02 P	73700	(A)	\$7.60	
				308,800(1)
	8/02 P	8/02 P 1500 8/02 P 200 8/02 P 1100 8/02 P 2800 8/02 P 14400 8/02 P 900 8/02 P 3600 8/02 P 2900 8/02 P 56000 8/02 P 5000 8/02 P 15000	8/02 P 1500 (A) 8/02 P 200 (A) 8/02 P 1100 (A) 8/02 P 2800 (A) 8/02 P 14400 (A) 8/02 P 3600 (A) 8/02 P 2000 (A) 8/02 P 2900 (A) 8/02 P 56000 (A) 8/02 P 5000 (A) 8/02 P 5000 (A) 8/02 P 15000 (A)	8/02 P 1500 (A) \$7.26 8/02 P 200 (A) \$7.30 8/02 P 1100 (A) \$7.40 8/02 P 2800 (A) \$7.41 8/02 P 14400 (A) \$7.45 8/02 P 900 (A) \$7.46 8/02 P 3600 (A) \$7.49 8/02 P 2900 (A) \$7.50 8/02 P 56000 (A) \$7.54 8/02 P 5000 (A) \$7.55 8/02 P 15000 (A) \$7.56 8/02 P 73700 (A) \$7.60

⁽¹⁾ Amount reported includes 293,081 shares of ("Common Stock") owned by Apollo Investment Fund IV, L.P. ("AIF IV") and 15,719 of Common Stock owned by Apollo Overseas Partners IV, L.P. ("Overseas IV"). The Reporting Person is the general partner of AIF IV and the managing general partner of Overseas IV. Apollo

Capital Management IV, Inc. ("Management") is the general partner of Advisors IV. Leon D. Black and John J. Hannan are the directors and principal executive officers of Management IV. The Reporting Person, Management IV and Messrs. Black and Hannan and their respective affiliates disclaim beneficial ownership of all shares of the Issuer in excess of their respective pecuniary interests, if any, and this report shall not be deemed an admission that any such person or entity is the beneficial owner of, or has any pecuniary interest in, any such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose.

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

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

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(Over) SEC 1474 (9-02)

FORM 4 (continued)

TABLE II -- DERIVATIVE SECURITIES ACQUIRED, DISPOSED OF, OR BENEFICIALLY OWNED (E.G., PUTS, CALLS, WARRANTS, OPTIONS, CONVERTIBLE SECURITIES)

Series C Perpetual Convertible Preferred Stock

Series D Perpetual Convertible Preferred Stock, Class D-1

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

/s/ Michael D. Weiner November 11, 2002
----*Signature of Reporting Person Date

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, See Instruction 6 for procedure.

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⁽²⁾ Amount includes 284,726 shares owned by AIF IV convertible into 11,389,040 shares of Common Stock and 15,274 shares owned by Overseas IV convertible into 610,960 shares of Common Stock.

⁽³⁾ Amount includes 94,726 shares owned by AIF IV convertible into 3,157,533 shares of Common Stock and 5,274 shares convertible into 175,800 shares of Common Stock.