## | F 0 R M 3 |

## U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

TNTTTAL	STATEMENT	ΩF	CHANGES	ΤN	BENEFICIAL	OWNERSHIP
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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 1940

			<pre>2.Date of Event   Requiring Statement   (Month/Day/Year)</pre>	4.Issuer Name and Ticker or Trading Symbol     UnitedGlobalCom, Inc. (UCOMA) 					
(Last)	(First)	  (MI) 	01/30/02		ionship of Repor (Check all App		6.If Amendment, Date of   Original (Mon/Day/Year)		
4643 South Ulster	Street, Suite	     1300	3.IRS Identification	   X Dire 		X 10% Owner	   January 30, 2002 		
(Street) Denver	Colorado	 	Number of Reporting Person, if an entity (voluntary)	     	cer (give title below) Chief Executive	Other (specify below) Officer	7.Individual or Joint/ Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person		
(City)	(State)	   (Zip) 	TABLE I - Non-Deriv	vative S	ecurities Benefi	icially Owned			
1.Title of Security (Instr. 4)			2.Amount of Securities   Beneficially Owned   (Instr. 4)			ct Beneficial   . 5)			
Class A Common Stoc	ck	I	10,170	I	   D 	   	l		
Class A Common Stoc	:k		4,345		   I 	  By 401(k) Plan   			
			-    		   	     			
			      -		   	   			
			  -   		    	i   			
			-     		   	   			

Reminder: Report on a separate line for each class securities owned directly or indirectly. \*If the form is filed by more than one reporting person, see Instruction 5(b)(v).

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FORM 3 (continued)

TABLE II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1.Title of   Derivative   Security   (Instr. 4) 	2.Date Exercisable and   Expiration Date   (Month/Day/Year)   	3.Title and Amount of Underlying   Derivative Security (Instr. 4)   	4.Conversion or   Exercise Price   of Derivative   Security 	5.  6.Nature of
	Date  Expiration	Amount or Number   Title   of Shares	 	or
Class B Common	Immed.   n/a	Class A Common   1,743,216(1)		D

Stock		ļ	Stock			ļ	!!!
Class B Common  Stock	Immed.	   n/a 	Class A Common   Stock	3,063,512(1)	1 for 1 	I 	By limited    partnership(4)
Stock Option  (right to buy)	Immed.	07/23/03 	Class A Common   Stock	224,564	   \$4.75 	D 	 
Stock Option  (right to buy)	Immed.	   06/16/05 	Class A Common   Stock	   80,000 	   \$7.875 	D   	   
Stock Option  (right to buy)	Immed.	12/20/06 	Class A Common   Stock	146,406	   \$6.375 	D   	   
Stock Option  (right to buy)	(2) 	10/08/03 	Class A Common   Stock	48,120 	   \$4.5719 	D   	   
Stock Option  (right to buy)	(2) 	10/08/08 	Class A Common   Stock	151,880 	\$4.1563 	D 	 
Stock Option  (right to buy)	(3)	   12/17/04 	Class A Common   Stock	1,766	   \$62.2875 	D 	 
Stock Option  (right to buy)	(3)	   12/17/09 	Class A Common   Stock	198,234 	   \$56.6250 	D 	 
Stock Option  (right to buy)	Immed. 	   12/17/08 	Class A Common   Stock	   90,523 	   \$5.2250 	D 	 

## Explanation of Responses:

- (1) The Reporting Person is a party to a Founders Agreement. The securities reported herein do not include securities beneficially owned by other parties to said Agreement. The Reporting Person disclaims any beneficial ownership of such other parties' securities and this Report shall not be deemed an admission that the Reporting Person is the beneficial owner of such securities for the purposes of Section 16 or for any other purpose.
- (2) The option is exercisable in 48 equal monthly installments commencing on October 8, 1998.

  (3) The option is exercisable in 48 equal monthly installments commencing on December 17, 1999.
- (4) The Reporting Person is a general partner of the limited partnership.

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

/s/ Gene W. Schneider June 3, 2002 \*\*Signature of Reporting Person Date Gene W. Schneider

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

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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 OMD Number.

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