**HLTH CORP** Form 4 October 27, 2009

# FORM 4

### **OMB APPROVAL**

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB 3235-0287 Number:

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Check this box if no longer subject to Section 16. Form 4 or

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## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Form 5 Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue. 30(h) of the Investment Company Act of 1940 See Instruction 1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person \* 5. Relationship of Reporting Person(s) to 2. Issuer Name and Ticker or Trading Cameron Kevin M Issuer Symbol HLTH CORP [HLTH] (Check all applicable) (First) (Middle) (Last) 3. Date of Earliest Transaction (Month/Day/Year) \_X\_\_ Director 10% Owner Officer (give title \_ Other (specify 669 RIVER DRIVE,, CENTER 2 10/23/2009 (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check Filed(Month/Day/Year) Applicable Line) \_X\_ Form filed by One Reporting Person Form filed by More than One Reporting ELMWOOD PARK, NJ 07407 Person

| (City)                               | (State) (                            | Zip) Table  | e I - Non-D | erivative Se   | curiti   | es Acqı  | uired, Disposed of  | , or Beneficial | ly Owned          |
|--------------------------------------|--------------------------------------|---|-------------|----------------|--|--|---|-----------------|-------------------|
| 1.Title of<br>Security<br>(Instr. 3) | 2. Transaction Date (Month/Day/Year) | 3. 4. Securities Acquired Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8) |             |                | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported | 6. Ownership<br>Form: Direct<br>(D) or<br>Indirect (I)<br>(Instr. 4) | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |                 |                   |
|                                      |                                      |   | Code V      | Amount         | (A)<br>or<br>(D)   | Price  | Transaction(s) (Instr. 3 and 4)                                   |                 |                   |
| Common<br>Stock                      | 10/23/2009                           |   | D           | 480,078<br>(1) | D  | <u>(2)</u>   | 0   | D               |                   |
| Common<br>Stock                      | 10/23/2009                           |   | D           | 156            | D  | <u>(2)</u>   | 0   | Ι               | By 401(k)<br>Plan |

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

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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<br>Derivative<br>Security<br>(Instr. 3) | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | 4. 5. Number of TransactionDerivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) |           | 6. Date Exercisable and Expiration Date (Month/Day/Year) |                    | 7. Title and Amount of Underlying Securities (Instr. 3 and 4) |                          |
|---|---|--------------------------------------|---|---|-----------|--|--------------------|---|--------------------------|
|   |   |                                      |   | Code V  | (A) (D)   | Date<br>Exercisable                                      | Expiration<br>Date | Title   | Amour<br>Numbe<br>Shares |
| Stock<br>Option<br>(right to<br>buy)                | \$ 17.5481  | 10/23/2009                           |   | D   | 325,000   | 10/23/2009   | 04/04/2010         | Common<br>Stock   | 325,                     |
| Stock<br>Option<br>(right to<br>buy)                | \$ 12.2125  | 10/23/2009                           |   | D   | 625,000   | 10/23/2009   | 04/04/2010         | Common<br>Stock   | 625,                     |
| Stock Option (right to buy)                         | \$ 11.55  | 10/23/2009                           |   | D   | 125,000   | 10/23/2009   | 06/05/2010         | Common<br>Stock   | 125,                     |
| Stock<br>Option<br>(right to<br>buy)                | \$ 12.75  | 10/23/2009                           |   | D   | 200,000   | 10/23/2009   | 08/21/2010         | Common<br>Stock   | 200,                     |
| Stock<br>Option<br>(right to<br>buy)                | \$ 3.43   | 10/23/2009                           |   | D   | 87,168    | 10/23/2009   | 09/20/2011         | Common<br>Stock   | 87,1                     |
| Stock<br>Option<br>(right to<br>buy)                | \$ 8.59   | 10/23/2009                           |   | D   | 200,000   | 10/23/2009   | 03/17/2014         | Common<br>Stock   | 200,                     |
| Stock<br>Option<br>(right to<br>buy)                | \$ 6.99   | 10/23/2009                           |   | D   | 1,500,000 | 10/23/2009   | 10/01/2014         | Common<br>Stock   | 1,500                    |
| Stock<br>Option<br>(right to<br>buy)                | \$ 11.86  | 10/23/2009                           |   | D   | 900,000   | 10/23/2009   | 10/23/2016         | Common<br>Stock   | 900,                     |
| Stock<br>Option<br>(right to<br>buy)                | \$ 9.46   | 10/23/2009                           |   | D   | 40,000    | <u>(11)</u>  | 12/10/2018         | Common<br>Stock   | 40,0                     |

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# **Reporting Owners**

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

Cameron Kevin M 669 RIVER DRIVE, CENTER 2

X

ELMWOOD PARK, NJ 07407

## **Signatures**

/s/ Lewis H. Leicher, Attorney-in-Fact for Kevin M. Cameron

10/26/2009

\*\*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) Includes 120,000 shares of unvested Restricted Stock.
- Pursuant to the terms of the merger agreement ("Merger Agreement") between HLTH Corporation ("HLTH") and WebMD Health Corp. ("WebMD") dated June 17, 2009, each share of HLTH common stock was automatically converted into .4444 shares of WebMD common stock on the effective date of the merger.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 144,430 shares of WebMD common stock with an exercise price of \$39.49 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 277,750 shares of WebMD common stock with an exercise price of \$27.49 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 55,550 shares of WebMD common stock with an exercise price of \$26.00 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 88,880 shares of WebMD common stock with an exercise price of \$28.70 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 38,737 shares of WebMD common stock with an exercise price of \$7.72 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 88,880 shares of WebMD common stock with an exercise price of \$19.33 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 666,600 shares of WebMD common stock with an exercise price of \$15.73 per share.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 399,960 shares of WebMD common stock with an exercise price of \$26.69 per share.
- 25% of the shares underlying the option vested or are scheduled to vest on the first anniversary of the grant date and 1/48 of the shares vested or are scheduled to vest monthly thereafter over the next three-year period (fully vested on the 4th anniversary of the grant date). The date of grant for each of these options was ten years prior to the expiration date.
- Pursuant to the terms of the Merger Agreement, this stock option was automatically assumed by WebMD on the effective date of the merger and replaced with an option to purchase 17,776 shares of WebMD common stock with an exercise price of \$21.29 per share.

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.

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