CENTURYTEL INC Form 11-K June 27, 2003

United States

Securities and Exchange Commission

Washington, D.C. 20549

Form 11-K

[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2002

OR

[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 1-7784

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

CENTURYTEL, INC.
UNION GROUP INCENTIVE PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

CENTURYTEL, INC. 100 CENTURYTEL DRIVE MONROE, LA 71203

Independent Auditors' Report

The Board of Directors

CenturyTel, Inc.:

We have audited the accompanying statements of net assets available for benefits of CenturyTel, Inc. Union Group Incentive Plan as of December 31, 2002 and 2001, and the related statement of changes in net assets available for benefits for the year ended December 31, 2002. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of CenturyTel, Inc. Union Group Incentive Plan as of December 31, 2002 and 2001, and the changes in net assets available for benefits for the year ended December 31, 2002 in conformity with accounting principles generally accepted in the United States of America.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of assets (held at end of year) is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan's management. The supplemental schedule has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

KPMG LLP

/s/ KPMG LLP

Shreveport, Louisiana June 6, 2003

CENTURYTEL, INC.
UNION GROUP INCENTIVE PLAN
Statements of Net Assets Available for Benefits
December 31, 2002 and 2001

2002 2001

PLAN A	SSETS
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Investments, at fair value	\$ 26,108,872	23,835,597
Contributions receivable - employer	191	38,891
Contributions receivable - participants	473	101,165
NET ASSETS AVAILABLE FOR BENEFITS	\$ 26,109,536	23,975,653

See accompanying notes to financial statements.

CENTURYTEL, INC. UNION GROUP INCENTIVE PLAN Statement of Changes in Net Assets Available for Benefits For the year ended December 31, 2002

Additions to net assets: Investment income (loss): Net appreciation (depreciation) in fair value of investments: \$ (2,808,198) Mutual funds Common stocks 5,430 Dividend and other income 695,000 Interest income 129,958 ______ (1,977,810)Net investment income (loss) Contributions: 4,731,530 Participants Company 1,387,473 ______ Total contributions 6,119,003 Total investment income (loss) and contributions Deductions from net assets: Participant withdrawals 2,007,310 Net increase 2,133,883 Net assets available for benefits: Beginning of year ______ End of year \$ 26,109,536 ______

See accompanying notes to financial statements.

CENTURYTEL, INC.
UNION GROUP INCENTIVE PLAN

Notes to Financial Statements December 31, 2002 and 2001

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND PROVISIONS OF THE PLAN

Basis of Presentation

The CenturyTel, Inc. Union Group Incentive Plan (the Plan) was established on June 1, 1983. The accompanying financial statements of the Plan have been prepared on the accrual basis of accounting and present the net assets available for benefits as of December 31, 2002 and 2001 and changes in net assets available for benefits for the year ended December 31, 2002. The Plan has made estimates in preparing the accompanying financial statements in accordance with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

The assets of the Plan are invested by the Trustee in various investment programs (funds) which are described in Note 2.

The following description of the Plan provides only general information. Participants should refer to the Plan Document for a more complete description of the Plan's provisions.

Participation

Participation in the Plan is available to each eligible employee of CenturyTel, Inc. (the Company) whose compensation and conditions of employment are covered by certain collective bargaining agreements.

In order to participate in the Plan, an employee must execute a Salary Deferral Agreement with the Company. In the Salary Deferral Agreement, which is executed either on-line or by telephone, an employee agrees to a deferral of between one percent and twenty-five percent of his base pay; however, the total amount contributed to the Plan cannot exceed \$11,000 for 2002 (as adjusted from year to year in accordance with Federal Law). The percentage of compensation a participant elects to defer applies to the participant's W-2 earnings not in excess of \$200,000 for 2002 (as adjusted in accordance with Federal Law) excluding severance pay, disability pay, reimbursements or other expense allowances, fringe benefits, moving expenses, deferred compensation, and welfare benefits. The amount of compensation deferred by each participant is credited to an account (Elective Deferral Account) maintained for each participant by the Trustee.

Effective June 3, 2002, participants age 50 years or older are allowed to make an additional contribution to the Plan each year in excess of the otherwise prescribed limits. The amount of the allowable additional contribution for a participant in 2002 was \$1,000; the amount will increase by \$1,000 each year to a maximum of \$5,000 in 2006 (which will thereafter be adjusted annually).

An employee is permitted to transfer to the Plan as a contribution his interest in another plan qualified under Section 401(k) of the Internal Revenue Code, as amended (the Code). Such contribution must qualify as a "rollover" contribution described in Section 402(c) or 408(d)(3) of the Code. Such a rollover will be credited to a rollover account on behalf of the participant (the Rollover/Transfer Account).

As of the end of each payroll period, the Company contributes to an account (Employer Match Account) for each participant a contribution equal

to a percentage, as determined by the participant's applicable collective bargaining agreement, of each such participant's contribution during such payroll period; however, this matching contribution applies only to the first 6% of such participant's base compensation contributed to the Plan by the employee. During 2002 the Company contributed \$1,387,473 to the Employer Match Account.

The interest of a participant in his Elective Deferral Account and his Rollover/Transfer Account is fully vested and non-forfeitable at all times

The interest of a participant in his Employer Match Account vests as follows:

Years of Service	Percentage Vested
Less than 1	0%
1	2.0
2	40
3	60
4	80
5	100

In the event of death, disability, or upon reaching age 65, the Employer Match Account becomes fully vested.

Reports to Participants

Participants are furnished with quarterly statements which set forth the status of their accounts in the Plan.

Forfeitures

A participant's non-vested account balances shall be forfeited as of the date upon which the participant's employment has terminated with the Company. Forfeiture amounts shall be utilized first to satisfy any restorations for the year and any remaining forfeitures shall be applied to offset future employer contributions or pay plan expenses.

Distributions

If the employment of a participant with the employer ceases because of death, retirement, disability, termination of employment or for any other reason, the participant's vested interest in the Plan may be distributed to him or to his beneficiary in a lump sum or in periodic installments. If the participant dies without designating a beneficiary, his beneficiary shall be, in the order listed, (i) his spouse, (ii) his children, or (iii) his estate.

Withdrawals

A participant who is an employee and over age 59 1/2 may make withdrawals from his vested investment accounts prior to normal distribution requirements being met. A participant may make withdrawals from his Rollover/Transfer Account at any time. In addition, a hardship withdrawal may be made from an Elective Deferral Account or a Rollover/Transfer Account only as a result of financial hardship related to unreimbursable educational expenses, medical expenses which are not reimbursable by insurance, the need to pay for the funeral expenses of a family member, the prevention of eviction or foreclosure from the Participant's principal residence, or for the purchase of the participant's principal residence.

The determination of the existence of a financial hardship and the amount required to be distributed to meet the need created by the hardship shall be made uniformly and without discrimination at the sole discretion of the Plan Administrator.

Loans to Participants

The Plan has a provision whereby a participant can borrow from his Elective Deferral Account or Rollover/Transfer Account. The maximum loan is \$50,000 reduced by the excess, if any, of the highest outstanding loan balance during the previous year over the outstanding balance on the date of the new loan or 50% of the vested account balance. The loans are repaid through payroll deductions and the interest rate is the prime rate published in the Wall Street Journal on the last day of the previous quarter plus 1%. The loan repayment period may not exceed five years except for loans for the purchase of the Participant's principal residence which may be for any period not to exceed fifteen years.

Trustee

The Trustee of the Plan, as of December 31, 2002, was T. Rowe Price Trust Company (T. Rowe Price). The Board of Directors of the Company may remove the Trustee and appoint a successor trustee. The Company and the Trustee have entered into a Trust Agreement which provides for the establishment of a Trust for the purpose of holding and investing the contributions to the Trust pursuant to the provisions of the Plan.

Administration

The Company has appointed a committee to administer the Plan. The individuals who administer the Plan serve at the discretion of the Board of Directors of the Company and may be removed by the Board of Directors at any time. The administrative costs of the Plan are paid by the Company.

Investment Valuation and Income Recognition

Investments in CenturyTel, Inc. Common Stock (CenturyTel Common Stock) are valued at the closing market price on December 31, 2002 and 2001, respectively. Other investments in the funds, which consist of shares of mutual funds, are valued by the Trustee based on the market value at year-end of the underlying assets of each fund. Purchases and sales of securities are recorded on a trade date basis. Loans to participants are valued at principal amount outstanding which approximates market value. Interest income is recorded on the accrual basis.

Plan Termination

Although it has not expressed any intention to do so, the Company has the right under the Plan to change, suspend or terminate the Plan at any time, subject to the provisions set forth in the Employee Retirement Income Security Act of 1974. However, the Company is required to comply with all relevant provisions of the applicable labor agreements.

(2) DESCRIPTION OF THE FUNDS

The following is a description of each of the funds which had outstanding balances and were available to Plan participants as of December 31, 2002:

(a) T. Rowe Price Equity Index 500 Fund - consists of investments in the same stocks and in substantially the same percentages as the S & P 500 Index (\$3,343,721 and \$3,692,293 at December 31, 2002 and 2001, respectively).

- (b) CenturyTel Common Stock Fund consists of shares of CenturyTel Common Stock (\$789,472 and \$221,291 at December 31, 2002 and 2001, respectively).
- (c) Loan Fund represents loans to participants from the participants' investment accounts (\$1,679,094 and \$1,366,015 at December 31, 2002 and 2001, respectively).
- (d) T. Rowe Price Summit Cash Reserves Fund consists primarily of investments in various money market instruments (\$5,775,966 and \$5,207,044 at December 31, 2002 and 2001, respectively).
- (e) T. Rowe Price Equity Income Fund consists primarily of investments in U. S. and foreign common stocks (\$7,519,545 and \$7,946,349 at December 31, 2002 and 2001, respectively).
- (f) Janus Overseas Fund consists primarily of investments in foreign equity securities (\$294,252 and \$232,473 at December 31, 2002 and 2001, respectively).
- (g) Janus Fund consists primarily of investments in U. S. and foreign equity securities (\$792,731 and \$779,351 at December 31, 2002 and 2001, respectively).
- (h) T. Rowe Price Mid-Cap Growth Fund consists primarily of investments in common stocks of companies whose market capitalization falls within the range of companies in the S&P MidCap 400 Index (\$1,003,947 and \$590,265 at December 31, 2002 and 2001, respectively).
- (i) Morgan Stanley Dean Witter Small Company Growth Portfolio Fund consists primarily of investments in common stocks of small companies (\$500,714 and \$416,529 at December 31, 2002 and 2001, respectively).
- (j) PIMCO Total Return Fund consists primarily of investments in debt securities (\$4,017,905 and \$3,225,940 at December 31, 2002 and 2001, respectively).
- (k) BGI Asset Allocation Fund consists primarily of investments in common stocks, U. S. Treasury bonds and money market instruments (\$113,042 and \$39,026 at December 31, 2002 and 2001, respectively).
- (1) BGI LifePath Income Fund consists primarily of investments in U.S. and foreign equity and debt securities and money market instruments and is managed for investors planning to retire (or begin to withdraw substantial portions of their investment) in the near future (\$53,484 and \$19,607 at December 31, 2002 and 2001, respectively).
- (m) BGI LifePath 2010 Fund consists primarily of investments in U. S. and foreign equity and debt securities and money market instruments and is managed for investors planning to retire (or begin to withdraw substantial portions of their investment) around the year 2010 (\$77,375 and \$43,177 at December 31, 2002 and 2001, respectively).
- (n) BGI LifePath 2020 Fund consists primarily of investments in U.S. and foreign equity and debt securities and money market instruments and is managed for investors planning to retire (or begin to withdraw substantial portions of their investment) around the year 2020 (\$53,425 and \$30,960 at December 31, 2002 and 2001, respectively).
- (o) BGI LifePath 2030 Fund consists primarily of investments in U.S. and foreign equity and debt securities and money market instruments

and is managed for investors planning to retire (or begin to withdraw substantial portions of their investment) around the year 2030 (\$71,576 and \$11,780 at December 31, 2002 and 2001, respectively).

(p) BGI LifePath 2040 Fund - consists primarily of investments in U. S. and foreign equity and debt securities and money market instruments and is managed for investors planning to retire (or begin to withdraw substantial portions of their investment) around the year 2040 (\$22,623 and \$13,497 at December 31, 2002 and 2001, respectively).

Investments in T. Rowe Price Equity Index 500 Fund, Loan Fund, T. Rowe Price Summit Cash Reserves Fund, T. Rowe Price Equity Income Fund and PIMCO Total Return Fund were each greater than 5% of assets available for benefits at December 31, 2002.

A participant may instruct that all contributions to his accounts be allocated among the various funds. A participant may change his investment allocation instructions and contribution percentage at any time.

(3) INCOME TAXES

The Plan and related trust are designed to meet the necessary requirements of Internal Revenue Code Section 401(a) and, accordingly, the trust underlying the Plan is exempt from income taxation pursuant to Internal Revenue Code Section 501(a). A favorable determination letter was received in March 1996 related to the Plan. The Plan has been amended and restated since receiving the determination letter. However, the Plan administrator believes that the Plan is designed and is currently being operated in compliance with the applicable provisions of the Internal Revenue Code.

(4) RELATED PARTY TRANSACTIONS

Certain Plan investments are shares of mutual funds managed by T. Rowe Price, Barclays Global Investors Funds, Inc. (Barclays), Morgan Stanley Dean Witter Investment Management Inc. (Morgan Stanley), Janus Capital Corporation (Janus), or Pacific Investment Management Company (PIMCO). T. Rowe Price is the Trustee as defined by the Plan. Therefore, T. Rowe Price, Barclays, Morgan Stanley, Janus and PIMCO qualify as parties—in—interest. Fees paid by the Company to T. Rowe Price for trustee, record keeping and other services amounted to \$67,505 for the year ended December 31, 2002.

(5) CONCENTRATION OF INVESTMENTS

Substantially all of the assets available for benefits were invested in mutual funds managed by T. Rowe Price, Janus, Barclays, Morgan Stanley or PIMCO. The remaining assets available for benefits are invested in CenturyTel Common Stock and loans to participants.

CENTURYTEL, INC.
UNION GROUP INCENTIVE PLAN

Schedule H, Line 4i - Schedule of Assets (Held at End of Year)

December 31, 2002

Identity of issuer, borrower, lessor or similar party	Description	n of	Investment		rrent alue
Investment in CenturyTel Common Stock	26,871 shares	s at	\$29.38 per share	\$	789 , 472
Loan Fund (interest rates ranged					
from 4.74% to 12.5%)	-				1,679,094
Investment in Mutual Funds for Qualified Employee Benefit Plans: Managed by Barclays:					
Asset Allocation Fund	13,786 shares	s at	\$8.20 per share		113,042
LifePath Income Fund	5,332 shares	s at	\$10.03 per share		53,484
LifePath 2010 Fund	7,151 shares	s at	\$10.82 per share		77,375
LifePath 2020 Fund	4,493 shares	s at	\$11.89 per share		53,425
LifePath 2030 Fund	6,192 shares	s at	\$11.56 per share		71,576
LifePath 2040 Fund	1,844 shares	s at	\$12.27 per share		22,623
Managed by Janus:					
Janus Overseas Fund	19,245 shares	s at	\$15.29 per share		294,252
Janus Fund	44,485 shares	s at	\$17.82 per share		792 , 731
Managed by Morgan Stanley:					
Small Co. Growth Portfolio Fund	68,969 shares	s at	\$7.26 per share		500,714
Managed by PIMCO:					
PIMCO Total Return Fund	376,561 shares	s at	\$10.67 per share		4,017,905
Managed by T. Rowe Price:					
Equity Income Fund	379 , 967 shares	s at	\$19.79 per share		7,519,545
Equity Index 500 Fund	141,264 shares	s at	\$23.67 per share		3,343,721
-	•	s at	\$31.04 per share		1,003,947
Summit Cash Reserves Fund	5,775,966 shares	s at	\$1.00 per share		5,775,966
				\$ 2	6 , 108 , 872

Barclays, Janus, Morgan Stanley, PIMCO and T. Rowe Price are considered parties—in—interest. Additionally, CenturyTel, Inc., as sponsor of the Plan, is considered a party—in—interest.

Notes: (1) These investments are greater than 5% of assets available for benefits.

(2) Information on cost of investments is excluded as all investments are participant directed.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Retirement Committee has duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized.

CenturyTel, Inc.
Union Group Incentive Plan

June 27, 2003

/s/ R. Stewart Ewing, Jr.

R. Stewart Ewing, Jr.

Retirement Committee Member and

Executive Officer of Issuer of Plan Securities

CENTURYTEL, INC.
UNION GROUP INCENTIVE PLAN

Index to Exhibits

Exhibit Number

- 23.1 Independent Auditors' Consent
- 99 Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.