AMERICAN HEALTHWAYS INC Form SC 13G/A January 18, 2002

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment 3) *

> American Healthways, Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

> 02649V104 (CUSIP Number)

December 31, 2001 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this schedule is filed:

- (X) Rule 13d-1(b)
- () Rule 13d-1(c)
- () Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Continued on following page(s))

SAFECO Common Stock Trust 1)

Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person

2)	Check the Appropriate Box if a Member of a Group		(a)
		Instructions)	(b)
3)	SEC U	se Only	
4)		enship or Place of ization	State of Delaware
Number of Shares Bene- ficially Owned by		(5) Sole Voting Power	0
owned by Reportin Person W	ıg	(6) Shared Voting Power	0
		(7) Sole Dispositive Power	0
		(8) Shared Dispositive Power	0
9)		gate Amount Beneficially by Reporting Person	0
10)	Amount	if the Aggregate t in Row (9) Excludes in Shares (See Instructions)	
11)		nt of Class sented by Amount in Row 9	0%
12)		of Reporting Person Instructions)	IA
1)	S.S.	of Reporting Person or I.R.S. Identifica- No. of Above Person	SAFECO Asset Management Company
if a		the Appropriate Box Member of a Group	(a)
 3)		Instructions) se Only	(b)
4)	Citize		State of Washington
 Number c Shares B ficially	ene-	(5) Sole Voting Power	0
TICIAILY Owned by Reportin Person W	.g	(6) Shared Voting Power	0
	-	(7) Sole Dispositive Power	0

	()	 8) S	hared Dispositive Power	0
9)			ount Beneficially orting Person	0
10)	Amount i	n Ro	Aggregate w (9) Excludes es (See Instructions)	
 11)	Percent o		lass Represented Row 9	0%
12)	Type of I	_	rting Person tions)	IA
1)	S.S. or	I.R.	rting Person S. Identifica- Above Person	SAFECO Corporation
2)		ber	propriate Box of a Group tions)	(a) (b)
 3)	SEC Use	Onl	 y	
4)	Citizens Place of	_	or anization	State of Washington
 Number o Shares B ficially	ene-	(5)	Sole Voting Power	0
Owned by Reportin Person W	Ig	(6)	Shared Voting Power	0
rerson w	11011	(7)	Sole Disposi- tive Power	0
		(8)	Shared Dispositive Power	0
9)			ount Beneficially orting Person	0
10)	Amount i	n Ro	Aggregate w (9) Excludes es (See Instructions)	
11)	Percent of by Amoun		lass Represented Row 9	0%
12)	Type of I		rting Person tions)	HC

Item 1(a). Name of Issuer: See front cover Item 1(b). Address of Issuer Principal Executive Offices: 3841 Green Hills Village Drive, Nashville, TN 37215 Item 2(a). Name of Person(s) Filing: See Item 1 on cover page (pp 2-4). Item 2(b). Address of Principal Business Office or, If None, Residence: SAFECO Common Stock Trust: 10865 Willows Road NE, Redmond, WA 98052 SAFECO Corporation: SAFECO Plaza, Seattle, WA 98185 SAFECO Asset Management Company: 601 Union Street, Suite 2500, Seattle, WA 98101 Item 2(c). Citizenship: See Item 4 on cover page (pp 2-4). Title of Class of Securities: See front cover page. Item 2(d). Item 2(e). CUSIP Number: See front cover page. Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the persons filing are: ()Broker or Dealer registered under Section 15 of the Act. (a) () Bank as defined in Section 3(a)(6) of the Act. (b) () Insurance Company as defined in Section 3(a)(19) (C) of the Act. (d) (X) Investment Company registered under Section 8 of the Investment Company Act of 1940. (X) Investment Advisor registered under Section (e) 203 of the Investment Advisers Act of 1940. () Employee Benefit Plan, Pension Fund which is subject (f)to provisions of Employee Retirement Income Security Act of 1974 or Endowment Fund; see Rule 13d-1(b)(1)(ii)(F). (X)Parent Holding Company in accordance with (q) Rule 13d-1(b)(ii)(G). ()Savings Association as defined in Section 3(b) of the (h) Federal Deposit Insurance Act. (i) ()Church Plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940. () Group, in accordance with Rule 13d-1(b)(1)(ii)(H). (j) Item 4. Ownership: Items (a) through (c): See items 1 and 5-11 of the cover pages (pp 2-4). SAFECO Asset Management Company and SAFECO Corporation

expressly declare that the filing of this statement on Schedule 13G shall not be construed as an admission that they

were, for the purposes of Section 13(d) or 13(g) of the Securities and Exchange Act of 1934, the beneficial owners of any securities covered by this statement. Each of such companies is filing this statement because it was considered an indirect beneficial owner of such securities based on its ownership or control of one or more investment companies or its sponsorship of employee benefit plans which directly owned such shares.

- Item 5. Ownership of 5% or Less of a Class: This statement is filed to report that as of December 31, 2001, the reporting persons have ceased to be the beneficial owners of more than 5% of the common stock of American Healthways, Inc.
- Item 6. Ownership of More than 5% on Behalf of Another Person: Not applicable.
- Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

SAFECO Asset Management Company is the subsidiary on which SAFECO Corporation is reporting as the parent holding company. SAFECO Asset Management Company is an investment adviser as specified in Item 12 on the cover page (p. 3), and reported shares were owned beneficially by registered investment companies for which SAFECO Asset Management Company serves as investment adviser.

- Item 8. Identification and Classification of Members of the Group. Not applicable.
- Item 9. Notice of Dissolution of Group. Not applicable.

Item 10.Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and were held in the ordinary course of business and were not acquired and were not held for the purpose of or with the effect of changing or influencing the control of the issuer of such securities and were not acquired and were not held in connection with or as a participant in any transaction having that purpose or effect.

Exhibits.

The statement required by Rule 13d-1(f) is attached as Exhibit A.

Signature.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: January 11,2002 SAFECO Corporation

By /s/ Ronald L. Spaulding Ronald L. Spaulding, Treasurer

SAFECO Common Stock Trust

By /s/ Ronald L. Spaulding Ronald L. Spaulding, Treasurer

SAFECO Asset Management Company

By /s/David H. Longhurst David H. Longhurst, Secretary

EXHIBIT A

Agreement for filing Schedule 13-G.

Pursuant to the requirements of Regulation 13d-1(d), SAFECO Corporation, SAFECO Asset Management Company, and SAFECO Common Stock Trust each agree that Schedule 13-G filed by them with regard to American Healthways, Inc.'s common stock is filed on behalf of each of them.

Date: January 11, 2002 SAFECO Corporation

By /s/ Ronald L. Spaulding Ronald L. Spaulding, Treasurer

SAFECO Common Stock Trust

By /s/ Ronald L. Spaulding Ronald L. Spaulding, Treasurer

SAFECO Asset Management Company

By /s/David H. Longhurst David H. Longhurst, Secretary