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HAWAIIAN AIRLINES INC/HI Form 3/A May 29, 2002

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

FORM 3

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

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

1.	Name and Address o	f Reporting Person*				
Brer	nneman	Gregory		D.		
	(Last)	(First)		(Middle)		
1330) Lake Robbins Dr.,	Suite 205				
		(Street)				
The	Woodlands	TX		77380		
	(City)	(State)		(Zip)		
2.	Date of Event Requ	iring Statement (Mont)	n/Day/Y	/ear)		
5/18	3/01					
3.	IRS Identification	Number of Reporting 1	Person,	if an Entity (Voluntary)		
4.	Issuer Name and Ti	cker or Trading Symbol				
Hawa	aiian Airlines, Inc.	(HA)				
5.	Relationship of Rep (Check all applicat	porting Person to Issu ble)	ler			
	[_] Director [_] Officer (give	title below)		10% Owner Other (specify below)		
		NA				
6.	If Amendment, Date	of Original (Month/Da	ay/Year	c)		
		12/26/01				
7.	Individual or Join	t/Group Filing (Chec)	k appli	.cable line)		
	[X] Form Filed by One Reporting Person					
	[] Form Filed bu	Mara than One Depart	ng Dog			

[_] Form Filed by More than One Reporting Person

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Table I -- Non-Derivative Securities Beneficially Owned

 Title of Security (Instr. 4) 			f Securities ally Owned 1)	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature (Instr.
Common Stock, par value	\$.01. per s	share 0*		NA*	
* If the Form is file 5(b)(v).	ed by more t	than one Report	ing Person, se	ee Instruction	
Reminder: Report on a se owned directly			s of securitie	s beneficially	
FORM 3 (continued)					
		ve Securities Be nts, options, co	-		
	2. Date Exercisable and Expiration Date		Underlyi (Instr.	nd Amount of Securities ng Derivative Security 4)	4. Conve
	(Month/	/Day/Year)		Amount or	sion Exerc
 Title of Derivative Security (Instr. 4) 	Exer-		Title	Number of Shares	Price Deriv Secur

None

/s/ Gregory D. Brenneman	May 29, 2002			
**Signature of Reporting Person	Date			
<pre>** Intentional misstatements or omissions of fact Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).</pre>	s constitute Federal Criminal			
Note: File three copies of this Form, one of which space provided is insufficient, see Instructi	4 5			
Continuation Sheet to Form 3				
Name and Address of Reporting Person 1330 Lake Robbins Dr., Suite 205 The Woodlands, TX 77380	Gregory D. Brenneman			
Issuer Name and Ticker or Trading Symbol	Hawaiian Airlines, Inc. (HA)			
Date of Event Requiring Statement	December 19, 2001			

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Explanation of Responses

(1) The Reporting Person is the President and sole stockholder of TurnWorks, Inc. ("TurnWorks") which is the sole stockholder of TurnWorks Acquisition III, Inc., a Delaware corporation ("TurnWorks Acquisition"). The Reporting Person is also the President of TurnWorks Acquisition. On December 19, 2001, TurnWorks, TurnWorks Acquisition, the Issuer and Aloha Airgroup, Inc. ("Aloha") entered into an Agreement and Plan of Merger (the "Merger Agreement"), and TurnWorks, Aloha and Airline Investors Partnership, L.P., a Delaware limited partnership ("AIP") which, as of such date owned 18,181,818 shares (the "AIP Shares") of Common Stock, entered into a Voting Agreement (the "Voting Agreement"). Pursuant to the Voting Agreement, AIP agreed to vote to approve the Merger Agreement and the transactions contemplated thereby at a meeting of the stockholders of the Issuer. Because TurnWorks was the beneficiary of this Voting Agreement, and because the Reporting Person was granted an irrevocable proxy under this Voting Agreement, they may have been deemed to be the beneficial owners of the AIP Shares; however, pursuant to Rule 13d-4 under the Securities Exchange Act of 1934, as amended, The Reporting Person disclaimed, on behalf of himself individually and on behalf of TurnWorks and TurnWorks Acquisition, beneficial ownership of such AIP Shares.

On April 18, 2002, the Issuer delivered a notice terminating the Merger Agreement, and therefore the Voting Agreement, under which TurnWorks was a beneficiary and The Reporting Person was granted an irrevocable proxy, terminated on May 18, 2002. Accordingly, no grounds whatsoever exist anymore for deeming the Reporting Person, TurnWorks or TurnWorks Acquisition to beneficially own the AIP Shares.