JONES LANG LASALLE INC Form 5 January 17, 2003 FORM 5 ( ) Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). ( ) Form 3 Holdings Reported ( ) Form 4 Transactions Reported U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP 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 of Reporting Person \* Christopher A. Peacock c/o Jones Lang LaSalle Incorporated 200 East Randolph Drive Chicago, IL 60601 \_\_\_\_\_ Issuer Name and Ticker or Trading Symbol 2. Jones Lang LaSalle Incorporated, JLL \_\_\_\_\_ 3. IRS Identification Number of Reporting Person, if an Entity (Voluntary) \_\_\_\_\_ 4. Statement for Month/Year 2002 \_\_\_\_\_ 5. If Amendment, Date of Original (Month/Year) \_\_\_\_\_ Relationship of Reporting Person(s) to Issuer (Check all applicable) 6. (X) DIRECTOR ( ) 10% OWNER OFFICER (GIVE TITLE BELOW) PRESIDENT AND (X) () OTHER (SPECIFY BELOW) CHIEF EXECUTIVE OFFICER \_\_\_\_\_ \_\_\_\_\_ 7. Individual or Joint/Group Filing (Check applicable line) Form filed by One Reporting Person (X) Form filed by More than One Reporting Person ( ) \_\_\_\_\_\_

TABLE I Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned \_\_\_\_\_ 1. Title of Security (Instr. 3) Common Stock \_\_\_\_\_ 2. Transaction Date (Month/Day/Year) 7/1/02 (i) (ii) 7/1/02 \_\_\_\_\_ 2A. Deemed Execution Date, if any (Month/Day/Year) \_\_\_\_\_ 3. Transaction Code (Instr.8) (i) M (ii) F \_\_\_\_\_ 4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) Amount / (A) or (D) / Price (i) 5,372, A, \$24.40 (ii) 3,580, D, \$24.40 \_\_\_\_\_ 5. Amount of Securities Beneficially Owned at the End of Issuer's Fiscal Year (Instr. 3 and 4) 166,464 \_\_\_\_\_ 6. Ownership Form: Direct(D) or Indirect(I) (Instr. 4) D \_\_\_\_\_ 7. Nature of Indirect Beneficial Ownership (Instr. 4) \_\_\_\_\_ Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly. \_\_\_\_\_\_ TABLE II Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) \_\_\_\_\_ 1. Title of Derivative Security (Instr. 3) Grant of Restricted Stock Units (i) (ii) Option to Purchase Shares of Common Stock (iii) Vesting of Restricted Stock Units \_\_\_\_\_ \_\_\_\_\_ 2. Conversion or Exercise Price of Derivative Security (i) N/A

(ii) \$23.08 (iii) N/A

3. Transaction Date (Month/Day/Year) (i) 1/1/02 (ii) 5/14/02 (iii) 7/1/02 \_\_\_\_\_ 3A. Deemed Execution Date, if any (Month/Day/Year) \_\_\_\_\_ 4. Transaction Code (Instr. 8) (i) A (ii) A (iii) C \_\_\_\_\_ 5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) (i) 3,782; A (ii) 12,500; A (iii) 8,952; D \_\_\_\_\_ 6. Date Exercisable and Expiration Date (Month/Day/Year) Vests with respect to one-half of the shares eighteen (i) and thirty months from the date of grant. (ii) Date Exercisable - vests and becomes exercisable with respect to one-third of the shares on each of the first three anniversaries of the date of grant. Expiration Date - 5/14/09 (iii) Vests with respect to one-half of the shares eighteen and thirty months from the date of grant. \_\_\_\_\_ Title and Amount of Underlying Securities (Instr. 3 and 4) 7. Common Stock, 3,782 (i) (ii) Common Stock, 12,500 (iii) Common Stock, 8,952 \_\_\_\_\_ 8. Price of Derivative Security (Instr. 5) N.A. \_\_\_\_\_ 9. Number of Derivative Securities Beneficially Owned at End of Year (Instr. 4) 89,551 \_\_\_\_\_ 10. Ownership of Derivative Security: Direct (D) or Indirect (I) (Instr. 4) D \_\_\_\_\_ 11. Nature of Indirect Beneficial Ownership (Instr. 4)

EXPLANATION OF RESPONSES:

 /s/ Gordon G. Repp as Attorney-in-Fact
 January 17, 2003

 \*\*SIGNATURE OF REPORTING PERSON
 Date

INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACTS CONSTITUTE FEDERAL CRIMINAL VIOLATIONS. SEE 18 U.S.C. 1001 AND 15 U.S.C. 78FF(A).

style="border-left: 1px solid #000000; border-top: 1px solid #000000"> **3** SEC USE ONLY **4** CITIZENSHIP OR PLACE OF ORGANIZATION Switzerland **5** SOLE VOTING POWER NUMBER OF 0 SHARES**6** SHARED VOTING POWERBENEFICIALLY OWNED BY 1340\*\* EACH**7** SOLE DISPOSITIVE POWERREPORTING PERSON 0 WITH:**8** SHARED DISPOSITIVE POWER 1340\*\* **9** AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1340\*\* **10** CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) • **11** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9.40%\*\*\* **12** TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) BK

\*\* These amounts reflect UBS AG s combined holdings in the series of auction preferred stock of the issuer identified by the CUSIP number(s) set forth on the cover page of this Schedule 13G.

\*\*\* This calculation reflects a fraction the numerator of which is the total set forth in Item 9 of this cover page and the denominator of which is the aggregate amount of auction preferred stock of all series identified in Item 2(e) of this Schedule 13G, which latter amount is treated herein as a single class of securities in accordance with the Auction Rate Securities Global Exemptive Relief letter issued by the staff of the Securities and Exchange Commission on September 22, 2008 (the *Global Relief Letter*).

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CUSIP No.	09254E202;	09254E301; 09254E400; 09254E509; 09254E608; 09254E707; 09254E806; 09254E871; 09254E889
Item	n 1(a)	Name of Issuer
		BlackRock MuniYield Insured Fund, Inc.
Item	n 1(b)	Address of Issuer s Principal Executive Offices:
		BlackRock MuniYield Insured Fund, Inc. 800 Scudders Mill Road Plainsboro, NJ 08536
Item	n 2(a)	Name of Person Filing:
		UBS AG
Item	n 2(b)	Address of Principal Business Office:
		UBS AG Bahnhofstrasse 45 PO Box CH-8021 Zurich, Switzerland
Item	n 2(c)	Citizenship or Place of Organization:
		Switzerland
Item	n 2(d)	Title of Class of Securities
		Auction Preferred Stock
Item	n 2(e)	CUSIP Number(s):
		09254E202 09254E301 09254E400 09254E509 09254E608 09254E707 09254E806 09254E871 09254E889
		This response lists the CUSIP numbers assigned to every series of auction preferred securities

This response lists the CUSIP numbers assigned to every series of auction preferred securities issued by the Issuer, and not redeemed as of December 31, 2009, including series in which UBS AG may not have an ownership position.

Item 3. Type of Person Filing:

UBS AG is classified as a Bank as defined in section 3(a)(6) of the Securities Act or 1933 pursuant to no-action relief granted by the staff of the Securities and Exchange Commission.

CUSIP No.	09254E202;	09254E301; 09254E400; 09254E509; 09254E608; 09254E707; 09254E806; 09254E871; 09254E889
Item (a)-(	n 4 (c)(iv).	Ownership:
		Items 5-11 of the cover page and Item 2(e) above are incorporated by reference in our response to this Item 4.
Item	n 5.	Ownership of Five Percent or Less of a Class:
		If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o.
Item	n 6.	Ownership of More than Five Percent on Behalf of Another Person:
		Not applicable
Item	n 7.	Identification and Classification of the Subsidiary That Acquired the Security Being Reported on By the Parent Holding Company:
		This statement on Schedule 13G is being filed by UBS AG, for the benefit and on behalf of UBS Securities LLC and UBS Financial Services Inc., two-wholly owned subsidiaries of UBS AG to which UBS AG has delegated portions of its performance obligations with respect to the Auction Rate Securities Rights issued by UBS AG to certain clients and pursuant to which the securities reported herein have been purchased from such clients
Item	n 8.	Identification and Classification of Members of the Group
		Not Applicable
Item	n 9	Notice of Dissolution of Group:
		Not Applicable
Item	n 10.	Certification:
		By signing below, the undersigned certify that, to the best of their knowledge and belief, (i) the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, and (ii) that the reporting person(s) identified above are eligible to rely upon the Global Relief Letter with respect to the submission of this Schedule 13G.

CUSIP No. 09254E202; 09254E301; 09254E400; 09254E509; 09254E608; 09254E707; 09254E806; 09254E871; 09254E889 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.

By: /s/ Anthony DeFilippis Executive Director Central Compliance

By: /s/ Paul Sitarz Managing Director ARS Business Management

Date: February 8, 2010

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