(Current Period) (Prior Period)

Organized under the Laws of Rhode Island

Incorporated/Organized..... August 31, 1972

Statutory Home Office



Country of Domicile US

Commenced Business..... December 8, 1972

ANNUAL STATEMENT

For the Year Ended December 31, 2015

of the Condition and Affairs of the

Metropolitan Property and Casualty Insurance Company NAIC Group Code.....241, 241 NAIC Company Code..... 26298 Employer's ID Number.... 13-2725441

State of Domicile or Port of Entry Rhode Island

700 Quaker Lane..... Warwick RI US 02886-6669

	, , , ,	n, State, Country and Zip Code)	
Main Administrative Office	700 Quaker Lane Warwick		401-827-2400
M 11 A / I		n, State, Country and Zip Code)	(Area Code) (Telephone Number)
Mail Address	(Street and Number or P. O. Box)	Warwick RI US 028 (City or Town, State, Country and Zip Code	e)
Primary Location of Books and Record			800-638-4208
Internet Web Site Address	(Street and Number) (City or Town www.metlife.com	n, State, Country and Zip Code)	(Area Code) (Telephone Number)
Statutory Statement Contact	Kevin Paul Swift		800-638-4208
Statutory Statement Contact	(Name)		(Area Code) (Telephone Number) (Extension)
	kswift@metlife.com		401-827-2315
	(E-Mail Address)		(Fax Number)
	OFFIC	CERS	
Name	Title	Name	Title
Kishore Ponnavolu	President	2. Maura Catherine Travers	Assistant General Counsel and Secretary
3. Ralph George Spontak	Vice President and Chief Financial Officer	4. Marlene Beverly Debel	Treasurer
	OTH	IED	
Mahad Jaka Dada dal			Vice Descident
Michael John Bednarick	Vice President Vice President and Associate General	Susan Ann Buffum Darla Ann Finchum	Vice President Vice President
Charles Phillip Cavas	Counsel	Dana Ann Finchum	vice President
Barbara Jean Furr	Vice President	Paul Edward Gavin	Senior Vice President
Pamela Gammell Hallagan	Vice President	Lise Ann Hasegawa	Vice President
Scott David Kuczmarski	Senior Vice President	Richard Paul Lonardo	Vice President
Jason Phillip Manske	Senior Vice President and Chief	Barry Gregory Morphis	Vice President
and the second of the second o	Hedging Officer	, , , , , , ,	
Michael Valentine Neubauer	Vice President	Mick Lloyd Noland	Senior Vice President
Robert Francis Nostramo	Senior Vice President and General Counsel	Brenda Ann Perkins	Vice President
Michael Joseph Romano	Vice President	Joseph Urba Rupp Jr.	Vice President
Donald Gerard Sullivan	Vice President	Michael Clifford Walsh	Executive Vice President
	DIRECTORS C	R TRUSTEES	
Todd Brian Katz	Maria Regina Morris	Kishore Ponnavolu	Kevin Stanley Redgate
Stanley Jeffery Talbi	Michael Clifford Walsh	Monore Formatola	Noviii olaliloj Nougalo
State of Rhode Island County of Kent			
The officers of this reporting entity being duly stated above, all of the herein described ass			
herein stated, and that this statement, togeth			
of all the assets and liabilities and of the con			
therefrom for the period ended, and have be-			
manual except to the extent that: (1) state la			
procedures, according to the best of their info			
includes the related corresponding electronic			
enclosed statement. The electronic filing ma	by be requested by various regulators in li	eu of or in addition to the enclosed state	ement.
1, 1	1 /1/2, ((5		VIII VIII
lashore form	L Wai . \ Z		
Kishore Ponnavolu	Maura Cather	ine Travers	Ralph George Spontak
President	Assistant General Co		ice President and Chief Financial Officer
. , , , , , , , , , , , , , , , , , , ,	, 100,014 20		
Subscribed and sworn to before me		this an original filing?	Yes [X] No []
This 1st day of February	2016 b. If r	1. State the amendment number	
0 11-		2. Date filed	
Love Viena		3. Number of pages attached	
Corle Vieira			
Notary August 4, 2018			
August 4, 2010			

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company ASSETS

		Current Year			Prior Year
		1	2 Nonadmitted	3 Net Admitted Assets	4 Net
		Assets	Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds (Schedule D)	2,931,285,752	0	2,931,285,752	3,039,121,478
2.	Stocks (Schedule D):				
	2.1 Preferred stocks				
	2.2 Common stocks	878,850,270	1,288,581	877,561,689	867,584,627
3.	Mortgage loans on real estate (Schedule B):				
	3.1 First liens				
	3.2 Other than first liens	0	0	0	0
4.	Real estate (Schedule A):				
	4.1 Properties occupied by the company (less \$0 encumbrances)	169,558	0	169,558	202,733
	4.2 Properties held for the production of income (less \$0 encumbrances)	9,134,931	0	9,134,931	9,741,355
	4.3 Properties held for sale (less \$0 encumbrances)	0	0	0	0
5.	Cash (\$(93,378,114), Schedule E-Part 1), cash equivalents (\$0, Schedule E-Part 2) and short-term investments (\$599,928, Schedule DA)	(92,778,185)	0	(92,778,185)	(86,784,679)
6.	Contract loans (including \$0 premium notes)	0	0	0	0
7.	Derivatives (Schedule DB)	3,922,916	0	3,922,916	1,723,768
8.	Other invested assets (Schedule BA)	151,604,754	0	151,604,754	116,783,387
9.	Receivables for securities	400,119	0	400,119	0
10.	Securities lending reinvested collateral assets (Schedule DL)	0	0	0	0
11.	Aggregate write-ins for invested assets	2,196	0	2,196	2,196
12.	Subtotals, cash and invested assets (Lines 1 to 11)	3,971,928,443	1,288,581	3,970,639,862	4,109,776,619
13.	Title plants less \$0 charged off (for Title insurers only)	0	0	0	0
14.	Investment income due and accrued	38,762,794	0	38,762,794	42,078,035
15.	Premiums and considerations:				
	15.1 Uncollected premiums and agents' balances in the course of collection	21,783,358	5,526,001	16,257,357	16,606,616
	15.2 Deferred premiums, agents' balances and installments booked but deferred				
	and not yet due (including \$0 earned but unbilled premiums)	1,079,226,143	0	1,079,226,143	995,909,206
	15.3 Accrued retrospective premiums (\$0) and contracts subject to redetermination (\$0).	0	0	0	0
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers				
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts				
17.	Amounts receivable relating to uninsured plans	1			
18.1	Current federal and foreign income tax recoverable and interest thereon	0	0	0	400,323
18.2					
19.	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets (\$0)	2,202,914	2,202,914	0	0
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
23.	Receivables from parent, subsidiaries and affiliates	0	0	0	0
24.	Health care (\$0) and other amounts receivable	0	0	0	0
25.	Aggregate write-ins for other than invested assets	369,369,602	24,591,045	344,778,557	333,848,966
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)	5,677,398,527	78,265,023	5,599,133,504	5,645,610,836
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0	0	0
28.	TOTALS (Lines 26 and 27)	5,677,398,527	78,265,023	5,599,133,504	5,645,610,836
		OF WRITE-INS			
	. Recoverable on CJV Foriegn Tax Reclaim				
	. Summary of remaining write-ins for Line 11 from overflow page				
	. Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)				
	COLI			316,368,280	
2502	. Deferred Expenses	24,492,142	24,492,142	0	0
	. Equities and Deposits in Pools and Associations	1			
	. Summary of remaining write-ins for Line 25 from overflow page		98,903	5,466,005	5,360,322
2599	. Totals (Lines 2501 thru 2503 plus 2598) (Line 25 above)	369,369,602	24,591,045	344,778,557	333,848,966

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Year	2 Prior Year
1.	Losses (Part 2A, Line 35, Column 8)	1,206,683,442	1,221,037,430
2.	Reinsurance payable on paid losses and loss adjustment expenses (Schedule F, Part 1, Column 6)	59,970	54,797
3.	Loss adjustment expenses (Part 2A, Line 35, Column 9)	281,199,174	289,542,087
4.	Commissions payable, contingent commissions and other similar charges	47,049,514	45,094,570
5.	Other expenses (excluding taxes, licenses and fees)	33,092,613	30,886,144
6.	Taxes, licenses and fees (excluding federal and foreign income taxes)	13,938,099	16,359,976
7.1	Current federal and foreign income taxes (including \$1,210,073 on realized capital gains (losses))	3,490,015	0
7.2	Net deferred tax liability	0	0
8.	Borrowed money \$0 and interest thereon \$0.	0	0
9.	Unearned premiums (Part 1A, Line 38, Column 5) (after deducting unearned premiums for ceded reinsurance of \$20,922,000 and including warranty reserves of \$0 and accrued accident and health experience rating refunds including \$0 for medical loss ratio rebate per the Public Health Service Act)	1,631,548,304	1,572,445,587
10.	Advance premium	27,779,231	29,050,674
11.	Dividends declared and unpaid:		
	11.1 Stockholders	544,180	502,320
	11.2 Policyholders	1,200,000	1,200,000
12.	Ceded reinsurance premiums payable (net of ceding commissions)	6,216,962	7,422,368
13.	Funds held by company under reinsurance treaties (Schedule F, Part 3, Column 19)		
14.	Amounts withheld or retained by company for account of others	229,351	92,110
15.	Remittances and items not allocated	1,924,117	1,085,224
16.	Provision for reinsurance (including \$0 certified) (Schedule F, Part 8)	0	42,156
17.	Net adjustments in assets and liabilities due to foreign exchange rates	0	0
18.	Drafts outstanding	0	0
19.	Payable to parent, subsidiaries and affiliates	1,731,813	22,426,764
20.	Derivatives	48,006	23,718
21.	Payable for securities	0	15,456,490
22.	Payable for securities lending	0	0
23.	Liability for amounts held under uninsured plans	0	0
24.	Capital notes \$0 and interest thereon \$0.	0	0
25.	Aggregate write-ins for liabilities	6,927,499	4,931,566
26.	Total liabilities excluding protected cell liabilities (Lines 1 through 25)	3,263,662,290	3,257,655,249
27.	Protected cell liabilities	0	0
28.	Total liabilities (Lines 26 and 27)	3,263,662,290	3,257,655,249
29.	Aggregate write-ins for special surplus funds	0	0
30.	Common capital stock	3,000,000	3,000,000
31.	Preferred capital stock	315,000,000	315,000,000
32.	Aggregate write-ins for other than special surplus funds	0	0
33.	Surplus notes	0	0
34.	Gross paid in and contributed surplus.	1,101,058,128	1,101,058,128
35.	Unassigned funds (surplus)	916,413,086	968,897,459
36.	Less treasury stock, at cost:		
	36.10.000 shares common (value included in Line 30 \$0)	0	0
	36.20.000 shares preferred (value included in Line 31 \$0)	0	0
37.	Surplus as regards policyholders (Lines 29 to 35, less 36) (Page 4, Line 39)	2,335,471,214	2,387,955,587
38.	TOTALS (Page 2, Line 28, Col. 3)	5,599,133,504	5,645,610,836
	DETAILS OF WRITE-INS		
2501.	Deferred Gain	43,010	
	Guaranty Fund Accrued Liability		
	Premium Deficiency Reserve		
	Summary of remaining write-ins for Line 25 from overflow page		
	Totals (Lines 2501 thru 2503 plus 2598) (Line 25 above)		
	Summary of remaining write-ins for Line 29 from overflow page		
	Totals (Lines 2901 thru 2903 plus 2998) (Line 29 above)		
3201.		0	0
	Summary of remaining write-ins for Line 32 from overflow page		0
ა∠99.	Totals (Lines 3201 thru 3203 plus 3298) (Line 32 above)	<u> 0</u>	0

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company STATEMENT OF INCOME

	UNDERWRITING INCOME	1 Current Year	2 Prior Year
1.	Premiums earned (Part 1, Line 35, Column 4)	3,465,147,398 .	3,399,439,288
	DEDUCTIONS		
	Losses incurred (Part 2, Line 35, Column 7)		1,956,318,627
	Loss adjustment expenses incurred (Part 3, Line 25, Column 1)		
	Other underwriting expenses incurred (Part 3, Line 25, Column 2)		0
	Total underwriting deductions (Lines 2 through 5)		3,225,490,662
	Net income of protected cells		0
	Net underwriting gain (loss) (Line 1 minus Line 6 plus Line 7)		173,948,626
	INVESTMENT INCOME		
	Net investment income earned (Exhibit of Net Investment Income, Line 17)		168,887,335
	Net realized capital gains (losses) less capital gains tax of \$1,197,494 (Exhibit of Capital Gains (Losses))		
11.	Net investment gain (loss) (Lines 9 + 10)	159,336,499	175,242,170
40	OTHER INCOME		
	Net gain (loss) from agents' or premium balances charged off (amount recovered \$0 amount charged off \$9,862,663)	(9.862.663)	(6 159 926)
	Finance and service charges not included in premiums	, , , , , , , , , , , , , , , , , , , ,	, ,
	Aggregate write-ins for miscellaneous income		
15.	Total other income (Lines 12 through 14)	(7,768,347)	(853,410)
	Net income before dividends to policyholders, after capital gains tax and before all other federal and foreign		
	income taxes (Lines 8 + 11 + 15)		348,337,386
	Dividends to policyholders	380,159	(462,203)
	Net income, after dividends to policyholders, after capital gains tax and before all other federal and foreign income taxes (Line 16 minus Line 17)	243 690 763	348,799,589
	Federal and foreign income taxes incurred.		95,263,633
	Net income (Line 18 minus Line 19) (to Line 22)		253,535,956
	CAPITAL AND SURPLUS ACCOUNT		, ,
21.	Surplus as regards policyholders, December 31 prior year (Page 4, Line 39, Column 2)	2.387.955.587	2,224,861,336
	Net income (from Line 20)		253,535,956
	Net transfers (to) from Protected Cell accounts		0
24.	Change in net unrealized capital gains or (losses) less capital gains tax of \$(4,040,207)	3,000,851	44,123,655
	Change in net unrealized foreign exchange capital gain (loss)	, , ,	(200,982)
	Change in net deferred income tax		(11,805,111)
	Change in nonadmitted assets (Exhibit of Nonadmitted Assets, Line 28, Column 3)		
	Change in provision for reinsurance (Page 3, Line 16, Column 2 minus Column 1)		
	Change in surplus notes		
	Surplus (contributed to) withdrawn from protected cells		
	Capital changes:		0
	32.1 Paid in	0	0
	32.2 Transferred from surplus (Stock Dividend)		
	32.3 Transferred to surplus		
33.	Surplus adjustments:		
	33.1 Paid in		
	33.2 Transferred to capital (Stock Dividend)		
	33.3. Transferred from capital		
	Net remittances from or (to) Home Office		
	Dividends to stockholders		
	Change in treasury stock (Page 3, Lines 36.1 and 36.2, Column 2 minus Column 1)		
	Change in surplus as regards policyholders for the year (Lines 22 through 37)		
	Surplus as regards policyholders, December 31 current year (Line 21 plus Line 38) (Page 3, Line 37)		
- 00.	DETAILS OF WRITE-INS		2,007,000,007
0501.	DETAILE OF WITE-ING	0	0
			0
	Summary of remaining write-ins for Line 5 from overflow page		0
	Totals (Lines 0501 thru 0503 plus 0598) (Line 5 above)		
	Cash Surrender Value of COLI		
	Quota Share - Dividends, Write-Offs, Payment Fees.		
	Summary of remaining write-ins for Line 14 from overflow page	, , , , , ,	(393,010)
	Totals (Lines 1401 thru 1403 plus 1498) (Line 14 above)		\ ' '
		ı	24 606 251
3701.	SSAP 92 Postretirement and SSAP 102 Pension Adoption Transition Impact (Net of Tax)		· · ·
3701. 3702.	Prepaid Benefit Cost Adjustment Impact	0	80,037,000
3701. 3702. 3703.	, , , , ,	0	80,037,000 (15,002,651)

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company CASH FLOW

	1	2
AAAU == 0 0	Current Year	Prior Year
CASH FROM OPERATIONS		
Premiums collected net of reinsurance	3,438,405,195	3,386,282,63
Net investment income	173,042,894	174,003,58
3. Miscellaneous income	· · · · · · · · · · · · · · · · · · ·	•
4. Total (Lines 1 through 3)	3,603,679,742	3,559,432,80
5. Benefit and loss related payments	2,105,390,563	1,985,119,79
6. Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts		
7. Commissions, expenses paid and aggregate write-ins for deductions	1,287,301,023	1,280,649,0
8. Dividends paid to policyholders	380,159	437,7
9. Federal and foreign income taxes paid (recovered) net of \$1,256,322 tax on capital gains (losses)	49,185,236	117,504,0
10. Total (Lines 5 through 9)	3,442,256,981	3,383,710,74
1. Net cash from operations (Line 4 minus Line 10)	161,422,761	175,722,00
CASH FROM INVESTMENTS		
Proceeds from investments sold, matured or repaid:		
12.1 Bonds	527,437,061	758,810,3
12.2 Stocks		
12.3 Mortgage loans		
12.4 Real estate		
12.5 Other invested assets		
12.6 Net gains or (losses) on cash, cash equivalents and short-term investments		
12.7 Miscellaneous proceeds		
12.8 Total investment proceeds (Lines 12.1 to 12.7)		
Cost of investments acquired (long-term only):		
13.1 Bonds	422 095 246	720 012 0
13.2 Stocks		
13.3 Mortgage loans	· ·	
13.4 Real estate		
	· ·	•
13.5 Other invested assets		
13.6 Miscellaneous applications	, in the second	•
13.7 Total investments acquired (Lines 13.1 to 13.6)		
4. Net increase (decrease) in contract loans and premium notes		
5. Net cash from investments (Line 12.8 minus Lines 13.7 minus Line 14)	106,739,698	17,864,7
CASH FROM FINANCING AND MISCELLANEOUS SOURCES		
6. Cash provided (applied):		
16.1 Surplus notes, capital notes		
16.2 Capital and paid in surplus, less treasury stock	0	
16.3 Borrowed funds		
16.4 Net deposits on deposit-type contracts and other insurance liabilities	0	
16.5 Dividends to stockholders	239,064,117	204,001,4
16.6 Other cash provided (applied)	(35,091,847)	20,229,8
7. Net cash from financing and miscellaneous sources (Lines 16.1 to 16.4 minus Line 16.5 plus Line 16	.6)(274,155,964)	(183,771,6
RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVE	ESTMENTS	
8. Net change in cash, cash equivalents and short-term investments (Line 11 plus Line 15 plus Line 17)		9.815.1
Cash, cash equivalents and short-term investments:	(5,555,566)	
19.1 Beginning of year	(86 784 670)	(96 599 8
		•
19.2 End of year (Line 18 plus Line 19.1)	(92,778,185)].	(86,784,6

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PART 1 - PREMIUMS EARNED

	17111111	CIVILOINIS EARINE	^	2	4
		net Premiums	Unearned Premiums December 31 Prior Year-	Unearned Premiums December 31 Current Year-	4 Premiums Earned
	Line of Business	Written per Column 6, Part 1B	per Col. 3, Last Year's Part 1	per Col. 5, Part 1A	During Year (Cols. 1 + 2 - 3)
1.	Fire			2,418,302	
2.	Allied lines				
3.	Farmowners multiple peril	, ,	•	, ,	0
4.	Homeowners multiple peril				1,123,438,019
5.	Commercial multiple peril				790,304
6.	Mortgage guaranty	0	0	0	0
8.	Ocean marine	0	0	0	0
9.	Inland marine	30,824,178	17,190,794	16,502,862	31,512,110
10.	Financial guaranty	0	0	0	0
11.1	Medical professional liability - occurrence	0	0	0	0
11.2	Medical professional liability - claims-made	0	0	0	0
12.	Earthquake	12,873,125	6,963,752	6,749,128	13,087,749
13.	Group accident and health	0	0	0	0
14.	Credit accident and health (group and individual)	0	0	0	0
15.	Other accident and health	17,236,867	1,292,517	1,454,556	17,074,828
16.	Workers' compensation	0	54,659	0	54,659
17.1	Other liability - occurrence				46,552,644
17.2	Other liability - claims-made				0
17.3	Excess workers' compensation				0
18.1	Products liability - occurrence				0
18.2	Products liability - claims-made	0	0	0	0
19.1, 19.2	Private passenger auto liability				
19.3, 19.4	Commercial auto liability	•		,	190
21.	Auto physical damage		383,511,490		934,429,296
22.	Aircraft (all perils)				0
23.	Fidelity			0	0
24.	Surety				0
26.	Burglary and theft			0	0
27.	Boiler and machinery			0	0
28.	Credit			0	0
29.	International			0	0
30.	Warranty			0	0
31.	Reinsurance - nonproportional assumed property				0
32.	Reinsurance - nonproportional assumed liability			14	0
33.	Reinsurance - nonproportional assumed financial lines				0
34. 35.					
33.	TOTALS	S OF WRITE-INS	1,512,445,561	1,031,346,304	3,465,147,398
3401.	DETAIL		0	0	n
3402.			0	0	0
3403.			0	0	0
3498.	Summary of remaining write-ins for Line 34 from overflow page			0	0
3499.	Totals (Lines 3401 thru 3403 plus 3498) (Line 34 above)				
	(

PART 1A - RECAPITULATION OF ALL PREMIUMS

	PARITA	RECAPITULATI	ON OF ALL PREI		,	
	Line of Business	Amount Unearned (Running One Year or Less from Date of Policy) (a)	Amount Unearned (Running More Than One Year from Date of Policy) (a)	3 Earned But Unbilled Premium	A Reserve for Rate Credits and Retrospective Adjustments Based on Experience	5 Total Reserve for Unearned Premiums Cols. 1 + 2 + 3 + 4
1.	Fire	,,,,		0	0	2,418,302
2.	Allied lines			-		(41,095)
3.	Farmowners multiple peril					0
	Homeowners multiple peril					608,069,932
4.	Commercial multiple peril					1,460,199
5.						, ,
6.	Mortgage guaranty					0
8.	Ocean marine					0
9.	Inland marine					16,502,862
10.	Financial guaranty				-	0
11.1	Medical professional liability - occurrence					0
11.2	Medical professional liability - claims-made					0
12.	Earthquake					
13.	Group accident and health	0	0	0	0	0
14.	Credit accident and health (group and individual)	0	0	0	0	0
15.	Other accident and health	1,454,556	0	0	0	1,454,556
16.	Workers' compensation	0	0	0	0	0
17.1	Other liability - occurrence	24,086,396	0	0	40,908	24,127,304
17.2	Other liability - claims-made	0	0	0	0	0
17.3	Excess workers' compensation	0	0	0	0	0
18.1	Products liability - occurrence	0	0	0	0	0
18.2	Products liability - claims-made	0	0	0	0	0
19.1, 19.2	Private passenger auto liability	557,407,242	0	0	0	557,407,242
	Commercial auto liability					3,664
21.	Auto physical damage					413,396,196
22.	Aircraft (all perils)					
23.	Fidelity					
24.	Surety		0	0	0	0
26.	Burglary and theft			0	0	0
27.	Boiler and machinery		0	0	0	0
28.	Credit		0	0	0	0
				•		0
29.	International			0	0	0
30.	Warranty			0	0	0
31.	Reinsurance - nonproportional assumed property		0	0	0	0
32.	Reinsurance - nonproportional assumed liability		0	0	14	14
33.	Reinsurance - nonproportional assumed financial lines			0	0	0
34.	Aggregate write-ins for other lines of business			0	0	0
35.	TOTALS					1,631,548,304
36.	Accrued retrospective premiums based on experience					0
37.	Earned but unbilled premiums					0
38.	Balance (sum of Lines 35 through 37)					1,631,548,304
		DETAILS OF V	VRITE-INS		Т	
3401.		0	0	0	0	0
3402.		0	0	0	0	0
3403.		0	0	0	0	0
3498.	Summary of remaining write-ins for Line 34 from overflow page	0	0	0	0	0
3499.	Totals (Lines 3401 thru 3403 plus 3498) (Line 34 above)	0	0	0	0	0

⁽a) State here basis of computation used in each case:

PART 1B - PREMILIMS WRITTEN

	<u>「</u>	ART 1B - PREM					
		1	Reinsuranc 2	e Assumed 3	Reinsurar 4	nce Ceded 5	6 Net Premiums
	Line of Durings	Direct Business	From	From	To	То	Written (Cols. 1 + 2 + 3
	Line of Business	(a)	Affiliates	Non-Affiliates	Affiliates	Non-Affiliates	- 4 - 5)
1.	Fire	, ,	152,800		0	1,275,063	4,798,101
2.	Allied lines	, ,	330,603		0	11,899,018	(83,300)
	Farmowners multiple peril		0		0	0	0
4.	Homeowners multiple peril	677,739,177	481,376,137	0	0	27,117,485	1,131,997,829
5.	Commercial multiple peril	1,121,219	1,113,940	0	0	7,690	2,227,469
6.	Mortgage guaranty	0	0	0	0	0	0
8.	Ocean marine	0	0	0	0	0	0
9.	Inland marine	18,419,200	12,819,214	0	0	414,236	30,824,178
10.	Financial guaranty	0	0	0	0	0	0
11.1	Medical professional liability - occurrence	0	0	0	0	0	0
	Medical professional liability - claims-made		0	0	0	0	0
	Earthquake		6,237,772		0	237,024	12,873,125
	Group accident and health		0		0		0
	Credit accident and health (group and individual)		0		0		0
	Other accident and health.		0		0		17,236,867
	Workers' compensation		0		0		
16.	·						40,000,005
17.1	Other liability - occurrence		7,043,861	(-,,	0	,,	46,898,665
	Other liability - claims-made		0		0		0
17.3	Excess workers' compensation		0		0		0
	Products liability - occurrence		0	•	0		0
	Products liability - claims-made		0		0	0	0
	Private passenger auto liability		964,794,872	, ,	0	28,154,532	1,313,159,327
19.3, 19.4	Commercial auto liability	718	3,136	0	0	0	3,854
21.	Auto physical damage	282,124,991	688,443,507	595	0	6,255,091	964,314,002
22.	Aircraft (all perils)	0	0	0	0	0	0
23.	Fidelity	0	0	0	0	0	0
24.	Surety	0	0	0	0	0	0
26.	Burglary and theft	0	0	0	0	0	0
27.	Boiler and machinery	0	0	0	0	0	0
28.	Credit	0	0	0	0	0	0
29.	International	0	0	0	0	0	0
30.	Warranty	0	0	0	0	0	0
31.	Reinsurance - nonproportional assumed property		0	0	0	0	0
	Reinsurance - nonproportional assumed liability		0		0	0	n
	Reinsurance - nonproportional assumed financial lines		0		0	0	^
	Aggregate write-ins for other lines of business		0		0		^
35.	TOTALS		2,162,315,842		0		3,524,250,114
აა.	TOTALS	DETAILS OF		13,320,202	U_	10,403,015	0,024,200,114
3401.		0	0	0	0	0	0
3402.			0		0	0	0
3403.			0		0	0	0
	Summary of remaining write-ins for Line 34 from overflow page	0	0		0	0	n
J-30.	Totals (Lines 3401 thru 3403 plus 3498) (Line 34 above)		0		0		

⁽a) Does the company's direct premiums written include premiums recorded on an installment basis? Yes $[\]$ No $[\ X\]$

If yes: 1. The amount of such installment premiums \$......0.

^{2.} Amount at which such installment premiums would have been reported had they been recorded on an annualized basis \$..........0.

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2 - LOSSES PAID AND INCURRED

Losses Paid Less Salvage 5 6 7								8	
		1	2	3	4	1		,	Percentage of
		·	_	·	·	Net Losses		Losses	Losses Incurred
						Unpaid	Net Losses	Incurred	(Col. 7, Part 2)
		Direct	Reinsurance	Reinsurance	Net Payments	Current Year	Unpaid	Current Year	to Premiums Earned
	Line of Business	Business	Assumed	Recovered	(Cols. 1 + 2 - 3)	(Part 2A, Col. 8)	Prior Year	(Cols. 4 + 5 - 6)	(Col. 4, Part 1)
1.	Fire	3,421,262	63,376	0	3,484,638	2,460,851	2,115,717	3,829,772	78.2
2.	Allied lines	2,767,747	11,193	2,822,257	(43,318)	297,309	283,423	(29,432)	35.1
3.	Farmowners multiple peril	0	0	0	0	0	0	0	0.0
4.	Homeowners multiple peril	393,816,196 .	292,562,420	4,103,319	682,275,298	194,848,211	201,074,997	676,048,512	60.2
5.	Commercial multiple peril	46,894 .	353,686	0	400,580	165,038	2,192	563,426	71.3
6.	Mortgage guaranty	0	0	0	0	0	0	0	0.0
8.	Ocean marine	0	0	0	0	0	0	0	0.0
9.	Inland marine	6,073,933 .	4,760,582	7,178	10,827,337	3,825,749	4,543,373	10,109,713	32.1
10.	Financial guaranty	0	0	0	0	0	0	0	0.0
11.1	Medical professional liability - occurrence	0	0	0	0	0	0	0	0.0
11.2	Medical professional liability - claims-made	0	0	0	0	0	0	0	0.0
12.	Earthquake	0	0	0	0	1,050,607	1,345,620	(295,013)	(2.3)
13.	Group accident and health	0	0	0	0	0	0	0	0.0
14.	Credit accident and health (group and individual)	0	0	0	0	0	0	0	0.0
15.	Other accident and health	6,251,049	0	0	6,251,049	2,251,034	1,979,873	6,522,210	38.2
16.	Workers' compensation	0	0	0	0	0	164,234	(164,234)	(300.5)
17.1	Other liability - occurrence	16,249,502	5,785,491	(0)	22,034,993	69,262,083	76,790,623	14,506,454	31.2
م 17.2	Other liability - claims-made	0	0	0	0	0	0	0	0.0
17.3	Excess workers' compensation	0	0	0	0	0	0	0	0.0
18.1	Products liability - occurrence	0	0	0	0	0	0	0	0.0
18.2	Products liability - claims-made	0	0	0	0	0	0	0	0.0
19.1, 19.2	Private passenger auto liability	233,770,620 .	649,012,873	21,401,666	861,381,827	933,706,368	930,863,685	864,224,511	66.8
19.3, 19.4	Commercial auto liability	0	0	0	0	144	0	144	75.7
21.	Auto physical damage	155,102,904 .	366,594,021	2,583,902	519,113,023	(2,352,785)	404,600	516,355,639	55.3
22.	Aircraft (all perils)	0	0	0	0	0	0	0	0.0
23.	Fidelity	0	0	0	0	0	0	0	0.0
24.	Surety	0	0	0	0	0	0	0	0.0
26.	Burglary and theft	0	0	0	0	0	0	0	0.0
27.	Boiler and machinery		0	0	0	0	0	0	0.0
28.	Credit	0	0	0	0	0	0	0	0.0
29.	International		0	0	0	0	0	0	0.0
30.	Warranty	0	0	0	0	0	0	0	0.0
31.	Reinsurance - nonproportional assumed property	XXX	0	0	0	0	0	0	0.0
32.	Reinsurance - nonproportional assumed liability	XXX	575,373	0	575,373	1,168,833	1,469,095	275,112	0.0
33.	Reinsurance - nonproportional assumed financial lines	XXX	0	0	0	0	0	0	0.0
34.	Aggregate write-ins for other lines of business	0	0	0	0	0	0	0	0.0
35.	TOTALS	817,500,107 .	1,319,719,015	30,918,321	2,106,300,800	1,206,683,442	1,221,037,430	2,091,946,812	60.4
				DETAILS OF WRITE-II	NS				
3401.		0	0	0	0	0	0	0	0.0
3402.		0	0	0	0	0	0	0	0.0
3403.		0	0	0	0	0	0	0	0.0
3498.	Summary of remaining write-ins for Line 34 from overflow page		0	0	0	0	0	0	XXX
3499.	Totals (Lines 3401 thru 3403 plus 3498) (Line 34 above)	0	0	0	0	0	0	0	0.0

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2A - UNPAID LOSSES AND LOSS ADJUSTMENT EXPENSES

			Reported		LOSS ADJUSTIME	Incurred But Not Reported			8	9
		1	2	3	4	5	6	7		•
	Line of Business	Direct	Reinsurance Assumed	Deduct Reinsurance Recoverable	Net Losses Excluding Incurred but not Reported (Cols. 1 + 2 - 3)	Direct	Reinsurance Assumed	Reinsurance Ceded	Net Losses Unpaid (Cols. 4 + 5 + 6 - 7)	Net Unpaid Loss Adjustment Expenses
1	Fire	1,869,868	28,627	0	1,898,495	549,762	12.626	32	2,460,851	275,775
2.	Allied lines	1,011,648	201,849	906,954	306,543	695	45	9.974	297,309	53.818
3.	Farmowners multiple peril	0	0	0	0	0	0	0	0	0.00
4	Homeowners multiple peril	72,057,556	53,694,546	3,220,546	122,531,556	37,889,365	34,697,399	270,109	194,848,211	46,143,926
5.	Commercial multiple peril	3,234	25,717	0	28,951	166,812	(30,724)	0	165,038	90,116
6.	Mortgage guaranty	0	0	0	0	0	0	0	0	0
8.	Ocean marine	0	0	0	0	0	0	0	0	0
9.	Inland marine	1,245,204	484,252	22,557	1,706,899	1,158,910	961,370	1.430	3,825,749	672,916
10.	Financial guaranty	0	0	0	0	0	0	0	0	0
11.1	Medical professional liability - occurrence	0	0	0	0	0	0	0	0	0
11.2	Medical professional liability - claims-made	0	0	0	0	0	0	0	l0 l.	0
12.	Earthquake	0	0	0	0	580,470	470,137	0	1,050,607	80,703
13.	Group accident and health	0	0	0	0	0	0	0	(a)0	0
14.	Credit accident and health (group and individual)	0	0	0	0	0	0	0		0
15.	Other accident and health	2,251,034	0	0	2,251,034	0	0	0	(a)2,251,034	0
16.	Workers' compensation	0	0	0	0	0	0	0		545
17.1	Other liability - occurrence	32,354,849	8,238,925	46,250	40,547,524	24,484,611	4,345,339	115,390	69,262,083	5,124,607
17.2	Other liability - claims-made	0	0	0	0	0	0	0	0	0
17.3	Excess workers' compensation	0	0	0	0	0	0	0	0	0
18.1	Products liability - occurrence	0	0	0	0	0	0	0	0	0
18.2	Products liability - claims-made	0	0	0	0	0	0	0	0	0
	2 Private passenger auto liability	264,066,335	690,370,402	86,641,119	867,795,618	7,176,435	58,921,829	187,514	933,706,368	218,098,505
19.3, 19.4	4 Commercial auto liability	0	0	0	0	52	92	0	144	22
21.	Auto physical damage	13,601,961	34,179,165	861,032	46,920,094	(16,138,545)	(33,208,887)	(74,554)	(2,352,785)	10,657,053
22.	Aircraft (all perils)	0	0	0	0	0	0	0	0	0
23.	Fidelity	0	0	0	0	0	0	0	0	0
24.	Surety	0	0	0	0	0	0	0	0	0
26.	Burglary and theft	0	0	0	0	0	0	0	0	0
27.	Boiler and machinery	0	0	0	0	0	0	0		0
28.	Credit	0	0	0	0	0	0	0	0	0
29.	International	0	0	0	0	0	0	0	0	0
30.	Warranty	0	0	0	0	0	0	0	0	0
31.	Reinsurance - nonproportional assumed property	XXX	0	0	0	XXX	0	0	0	0
32.	Reinsurance - nonproportional assumed liability	XXX	968,833	0	968,833	XXX	200,000	0	1,168,833	1,188
33.	Reinsurance - nonproportional assumed financial lines	XXX	0	0	0	XXX	0	0	0	0
34.	Aggregate write-ins for other lines of business	0	0	0	0	0	0	0	0	0
35.	TOTALS	388,461,689	788,192,316	91,698,460	1,084,955,546	55,868,567	66,369,226	509,896	1,206,683,442	281,199,174
0404		•	0	DETAILS O	F WRITE-INS	0.1	. 1	•	1	•
3401. 3402.		0	0	0	0	0	0	0		
3402. 3403.		0		0	0	0	1	0		
	Common of remaining units in fact line 24 from a reference	0	0	0	0]	
	Summary of remaining write-ins for Line 34 from overflow page		 0	0	0	0	0	0	0	0
3499.	Totals (Lines 3401 thru 3403 plus 3498) (Line 34 above)	0	0	0	0	0		0	<u> </u> 0	0

(a) Including \$......0 for present value of life indemnity claims.

PART 3 - EXPENSES

		1	2	3	4
		Loss Adjustment Expenses	Other Underwriting Expenses	Investment Expenses	Total
1.	Claim adjustment services:	·	·	·	
	1.1 Direct	18,682,668	0	0	18,682,668
	1.2 Reinsurance assumed	30,265,169	0	0	30,265,169
	1.3 Reinsurance ceded	493,717	0	0	493,717
	1.4 Net claim adjustment services (1.1 + 1.2 - 1.3)	48,454,120	0	0	48,454,120
2.	Commission and brokerage:				
	2.1 Direct, excluding contingent				
	2.2 Reinsurance assumed, excluding contingent				
	2.3 Reinsurance ceded, excluding contingent				
	2.4 Contingent - direct				
	2.5 Contingent - reinsurance assumed			0	
	2.6 Contingent - reinsurance ceded				
	 2.7 Policy and membership fees 2.8 Net commission and brokerage (2.1 + 2.2 - 2.3 + 2.4 + 2.5 - 2.6 + 2.7) 				
2	2.8 Net commission and brokerage (2.1 + 2.2 - 2.3 + 2.4 + 2.5 - 2.6 + 2.7)				
3. 4.	Allowances to manager and agents				
5.	Boards, bureaus and associations.				1
6.	Surveys and underwriting reports				
7.	Audit of assureds' records				
8.	Salary and related items:				
	8.1 Salaries	148,729,591	201,096,082	1,813,217	351,638,890
	8.2 Payroll taxes	12,780,358	17,188,237	137,314	30,105,909
9.	Employee relations and welfare				94,375,430
10.	Insurance	1,146	(2,648)	0	(1,502)
11.	Directors' fees	96,741	0	0	96,741
12.	Travel and travel items	3,890,034	9,413,191	120,336	13,423,561
13.	Rent and rent items	9,929,050	24,659,914	304,463	34,893,427
14.	Equipment				
15.	Cost or depreciation of EDP equipment and software				
16.	Printing and stationery				
17.	Postage, telephone and telegraph, exchange and express				
18.	Legal and auditing				
19.	Totals (Lines 3 to 18)	236,929,404	481,726,827	3,329,773	721,986,004
20.	Taxes, licenses and fees:				
	20.1 State and local insurance taxes deducting guaranty association credits of \$27,376	0	79 639 541	0	70 630 541
	20.2 Insurance department licenses and fees				1
	20.3 Gross guaranty association assessments				
	20.4 All other (excluding federal and foreign income and real estate)				
	20.5 Total taxes, licenses and fees (20.1 + 20.2 + 20.3 + 20.4)				
21.	Real estate expenses				
22.	Real estate taxes	0	132,165	0	132,165
23.	Reimbursements by uninsured plans	0	0	0	0
24.	Aggregate write-ins for miscellaneous expenses	55,909,985	69,247,262	1,994,097	127,151,344
25.	Total expenses incurred	341,293,509	939,404,305	5,323,870	(a)1,286,021,684
26.	Less unpaid expenses - current year				
27.	Add unpaid expenses - prior year				
28.	Amounts receivable relating to uninsured plans, prior year				
29.	Amounts receivable relating to uninsured plans, current year				
30.	TOTAL EXPENSES PAID (Lines 25 - 26 + 27 - 28 + 29)		937,661,343	5,323,870	1,292,621,635
0.45		OF WRITE-INS			
	LAD Service Fee				•
	Miscellaneous Expense				
	Income from Services	•			· ·
	Summary of remaining write-ins for Line 24 from overflow page Totals (Lines 2401 thru 2403 plus 2498) (Line 24 above)				
	Includes management fees of \$404,270,286 to affiliates and \$28,457,090 to no		03,241,202		121,101,344

⁽a) Includes management fees of $\dots.404,270,286$ to affiliates and $\dots.28,457,090$ to non-affiliates.

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company **EXHIBIT OF NET INVESTMENT INCOME**

	EXHIBIT OF NET INVESTIGENT INC		<u> L</u>	
			1	2
			Collected	Earned
_	110	/)	During Year	During Year
1.	U.S. government bonds	. ,		
1.1	Bonds exempt from U.S. tax			117,490,463
1.2	Other bonds (unaffiliated)	` '		27,451,918
1.3	Bonds of affiliates	` '		
2.1	Preferred stocks (unaffiliated)			
2.11	Preferred stocks of affiliates			
2.2	Common stocks (unaffiliated)			0
2.21	Common stocks of affiliates			10,000,000
3.	Mortgage loans			
4.	Real estate			
5.	Contract loans			0
6.	Cash, cash equivalents and short-term investments			73,451
7.	Derivative instruments	(f)	289,459	312,667
8.	Other invested assets			1,922,127
9.	Aggregate write-ins for investment income		2,697,574	2,697,574
10.	Total gross investment income		172,161,885	168,846,647
11.	Investment expenses			(g)5,323,870
12.	Investment taxes, licenses and fees, excluding federal income taxes			(g)0
13.	Interest expense			
14.	Depreciation on real estate and other invested assets	(i)175,541		
15.	Aggregate write-ins for deductions from investment income			0
16.	Total deductions (Lines 11 through 15)			5,332,449
17.	Net investment income (Line 10 minus Line 16)			163,514,198
	DETAILS OF WRITE-INS			
0901.	Make Whole Provision		678,250	678,250
0902.	Miscellaneous Interest		37,346	37,346
0903.	Interest Received - Involuntary Reinsurance		1,983,032	1,983,032
0998.	Summary of remaining write-ins for Line 9 from overflow page		(1,054)	(1,054)
	Totals (Lines 0901 thru 0903 plus 0998) (Line 9 above)			
1501.				0
1502.				0
1503.				
1598.	Summary of remaining write-ins for Line 15 from overflow page			0
	Totals (Lines 1501 thru 1503 plus 1598) (Line 15 above)			
(a)	Includes \$6,657,781 accrual of discount less \$12,862,658 amortization of premium and less \$1,010,091 paid			
(b)	Includes \$0 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued divide			
(c)	Includes \$0 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued interes			
(d)	Includes \$0 for company's occupancy of its own buildings; and excludes \$0 interest on encumbrances.			
(e)	Includes \$73,452 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued intel	rest on n	urchases.	
(f)	Includes \$0 accrual of discount less \$0 amortization of premium.	p		
(g)	Includes \$0 investment expenses and \$0 investment taxes, licenses and fees, excluding federal income ta	xes. attri	butable to Segregated a	nd Separate Accounts.
(h)	Includes \$0 interest on surplus notes and \$0 interest on capital notes.	, -, wiiii		
(i)	Includes \$175,541 depreciation on real estate and \$0 depreciation on other invested assets.			
(')				

EXHIBIT OF CAPITAL GAINS (LOSSES)

		O 1	<u> </u>							
		1	2	3	4	5				
		Realized				Change in				
		Gain (Loss)	Other	Total Realized	Change in	Unrealized				
		on Sales	Realized	Capital Gain (Loss)	Unrealized	Foreign Exchange				
		or Maturity	Adjustments	(Columns 1 + 2)	Capital Gain (Loss)	Capital Gain (Loss)				
1.	U.S. government bonds		0	279,095	0	0				
1.1	Bonds exempt from U.S. tax	3,080,599	0	3,080,599	1,536,102	0				
1.2	Other bonds (unaffiliated)	(788,218)	(5,309,824)	(6,098,042)	(3,304,012)	(2,672,743)				
1.3	Bonds of affiliates	0	0	0	0	0				
2.1	Preferred stocks (unaffiliated)	(149,399)	0	(149,399)	(2,959,080)	0				
2.11	Preferred stocks of affiliates	0	0	0	0	0				
2.2	Common stocks (unaffiliated)	(1,709)	0	(1,709)	0	0				
2.21	Common stocks of affiliates	0	0	0	9,959,761	0				
3.	Mortgage loans	0	0	0	0	0				
4.	Real estate		(497,720)		0	0				
5.	Contract loans	0	0	0	0	0				
6.	Cash, cash equivalents and short-term investments	140,521	0	140,521	0	0				
7.	Derivative instruments	295,189	(6,606)	288,583	52,372	2,134,475				
8.	Other invested assets	0	(66,467)	(66,467)	(6,324,498)	(6,067)				
9.	Aggregate write-ins for capital gains (losses)		44,336	44,336	0	0				
10.	Total capital gains (losses)				(1,039,355)	(544,335)				
DETAILS OF WRITE-INS										
0901.	Securities Write Off	0	(1,980)	(1,980)	0	0				
0902.	Spot Gains/Losses - Derivatives	0	46,316	46,316	0	0				
0903.		0	0	0	0	0				
0998.	Summary of remaining write-ins for Line 9 from overflow page	0	0	0	0	0				
	Totals (Lines 0901 thru 0903 plus 0998) (Line 9 above)					0				

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company **EXHIBIT OF NONADMITTED ASSETS**

		1 Current Year Total Nonadmitted Assets	2 Prior Year Total Nonadmitted Assets	3 Change in Total Nonadmitted Assets (Col. 2 - Col. 1)
1.	Bonds (Schedule D)	0	0	0
2.	Stocks (Schedule D):			
	2.1 Preferred stocks	0	0	0
	2.2 Common stocks	1,288,581	1,305,880	17,299
3.	Mortgage loans on real estate (Schedule B):			
	3.1 First liens			
	3.2 Other than first liens	0	0	0
4.	Real estate (Schedule A):			
	4.1 Properties occupied by the company			
	4.2 Properties held for the production of income			
	4.3 Properties held for sale	0	0	0
5.	Cash (Schedule E-Part 1), cash equivalents (Schedule E-Part 2) and short-term investments (Schedule DA)	n	0	0
6.	Contract loans			
7.	Derivatives (Schedule DB)			
8.	Other invested assets (Schedule BA)			
9.	Receivables for securities			
10.	Securities lending reinvested collateral assets (Schedule DL)			
11.	Aggregate write-ins for invested assets			
12.	Subtotals, cash and invested assets (Lines 1 to 11)			
13.	Title plants (for Title insurers only)			
14.	Investment income due and accrued	0	0	0
15.	Premiums and considerations:			
	15.1 Uncollected premiums and agents' balances in the course of collection	5,526,001	5,125,608	(400,393)
	15.2 Deferred premiums, agents' balances and installments booked but			
	deferred and not yet due			
	15.3 Accrued retrospective premiums and contracts subject to redetermination	0	0	0
16.	Reinsurance:			
	16.1 Amounts recoverable from reinsurers	·		•
	16.2 Funds held by or deposited with reinsured companies			
١	16.3 Other amounts receivable under reinsurance contracts			
	Amounts receivable relating to uninsured plans			
18.1	Current federal and foreign income tax recoverable and interest thereon			
	Net deferred tax asset	· ·		, , , ,
19.	Guaranty funds receivable or on deposit			
20.	Electronic data processing equipment and software Furniture and equipment, including health care delivery assets			
21.	Net adjustment in assets and liabilities due to foreign exchange rates			
23.	Receivables from parent, subsidiaries and affiliates			
24.	Health care and other amounts receivable			
25.	Aggregate write-ins for other than invested assets			
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected		2,001,000	(020,172)
	Cell Accounts (Lines 12 through 25)	78,265,023	58,520,742	(19,744,281)
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts	0	0	0
28.	TOTALS (Lines 26 and 27)	78,265,023	58,520,742	(19,744,281)
	DETAILS OF	WRITE-INS		
1101		0	0	0
1102		0	0	0
	Summary of remaining write-ins for Line 11 from overflow page			
1199	Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)	0	0	0
	Deferred Assets		()	()
	Deferred Expenses			,
	Accounts Receivable - Remittances and Disbursememts	(. ,	•	·
	Summary of remaining write-ins for Line 25 from overflow page		100,000	
2599	Totals (Lines 2501 thru 2503 plus 2598) (Line 25 above)	24,591,045	23,667,933	(923,112)

1. Nature of Operations and Summary of Significant Accounting Policies

Nature of Operations

The Metropolitan Property and Casualty Insurance Company ("the Company") is incorporated under the laws of the State of Rhode Island. The Company is a wholly owned subsidiary of MetLife, Inc ("MetLife"), incorporated in the State of Delaware, a public company whose shares are traded on the New York Stock Exchange. As of December 31, 2015, the Company owned 100% of the outstanding common stock of the following affiliated consolidated subsidiaries: Metropolitan Casualty Insurance Company ("Met CAS"), Metropolitan General Insurance Company ("Met GEN"), Metropolitan Group Property and Casualty Insurance Company ("Met Direct"), Economy Fire & Casualty Company ("EFAC"), and the Company reports its investment in Metropolitan Lloyds Insurance Company of Texas ("Met Lloyds") in Schedule BA (See Note 10.B.). As of December 31, 2015, the Company owned 100% of the outstanding common stock of the following affiliated unconsolidated subsidiaries: Metropolitan Lloyds, Inc. and MetLife Auto & Home Insurance Agency, Inc.

The Company is engaged, principally in the United States, in the property-liability insurance business. The Company's primary ongoing business is the sale of private passenger automobile, homeowners and personal umbrella insurance.

The Company is authorized to sell property-liability insurance in 48 states and the District of Columbia. The top geographic locations for statutory direct earned premiums were Connecticut, Massachusetts, New Jersey, New York, and North Carolina for the year ended December 31, 2015. No other jurisdiction accounted for more than 5% of statutory direct earned premiums.

The Company distributes its property-liability products through different distribution systems including exclusive agents, worksite marketing, direct response and independent agents.

The Company has exposure to catastrophes, which are an inherent risk of the property-liability insurance business, which have contributed, and will continue to contribute, to material year-to-year fluctuations in the Company's results of operations and financial position. The Company defines a catastrophe as an event that produces a number of claims in excess of a preset perevent threshold of average claims in a specific area.

Summary of Significant Accounting Policies

A. Accounting Practices

The Company's statement is presented on the basis of accounting practices prescribed or permitted by the Rhode Island Department of Business Regulation, Insurance Division ("RI DBR, Insurance Division"). While the RI DBR, Insurance Division has the right to permit specific practices that may deviate from prescribed practices, the Company did not follow any permitted practices other than those prescribed by the RI DBR, Insurance Division.

		\mathbf{r}	ecember 31,	D	ecember 31,
NET INCOME	State of Domicile		<u>2015</u>		<u>2014</u>
(1) Metropolitan Property and Casual	ty Insurance Company state basis (Pa	age 4, Lir	ne 20, Columns 1	& 3)	
	Rhode Island	\$	191,645,721	\$	253,535,956
(2) State Prescribed Practices that incr	rease (decrease) NAIC SAP				
None		\$	-	\$	-
(3) State Permitted Practices that incre	ease (decrease) NAIC SAP				
None		\$	-	\$	-
(4) NAIC SAP $(1 - 2 - 3 = 4)$	Rhode Island	\$	191,645,721	\$	253,535,956
SURPLUS					
(5) Metropolitan Property and Casual	ty Insurance Company state basis (Pa	age 3, Lir	ne 37, Columns 1	& 2)	
	Rhode Island	\$	2,335,471,214	\$	2,387,955,587
(6) State Prescribed Practices that incr	rease (decrease) NAIC SAP				
None		\$	-	\$	-
(7) State Permitted Practices that incre	ease (decrease) NAIC SAP				
None		\$	-	\$	-
(8) NAIC SAP $(5 - 6 - 7 = 8)$	Rhode Island	\$	2,335,471,214	\$	2,387,955,587

The RI DBR, Insurance Division has adopted the National Association of Insurance Commissioners' statutory accounting practices ("NAIC SAP") as the basis of its statutory accounting practices.

Accounting practices and procedures of the NAIC are a comprehensive basis of accounting other than accounting principles generally accepted in the United States of America ("GAAP"). The more significant differences are as follows:

- (1) Investment in bonds are generally carried at amortized cost, while under GAAP, they are carried at either amortized cost or fair value based on their classification according to the Company's ability and intent to hold or trade the securities;
- (2) Investments in common stocks are valued as prescribed by the Securities Valuation Office ("SVO") of the NAIC, while under GAAP, common stocks are reported at market value;
- (3) Acquisition costs, such as commissions and other costs related to acquiring new business, are expensed as incurred, while under GAAP, they are deferred and amortized to income as premiums are earned or in relation to estimated gross profits;
- (4) Prior to January 1, 2001, a Federal income tax provision was made only on a current basis for Statutory Accounting, while under GAAP, a provision was also made for deferred taxes on temporary differences between the financial reporting and tax bases of assets and liabilities. Subsequent to January 1, 2001, NAIC SAP requires an amount to be recorded for deferred taxes; however, there are limitations as to the amount of deferred tax assets that may be reported as "admitted assets";
- (5) Assets are reported under NAIC SAP as "admitted-asset" value and "non-admitted" assets are excluded through a

- charge against surplus, while under GAAP, "non-admitted assets" are reinstated to the balance sheet, net of any valuation allowance;
- (6) The change in provision for reinsurance is charged or credited directly through surplus under NAIC SAP, while this provision is not recognized for GAAP purposes;
- (7) The balance sheet under NAIC SAP is reported net of reinsurance, while under GAAP, the balance sheet reports reinsurance recoverables, including amounts related to losses incurred but not reported, and prepaid reinsurance premium as assets;
- (8) Comprehensive income and its components are not presented in the statutory financial statements;
- (9) Subsidiaries are included as common stock carried under the equity method, with the equity in net income of subsidiaries credited directly to the Company's surplus for NAIC SAP, while GAAP requires either consolidation or the equity in earnings of subsidiaries or net income of subsidiaries to be credited to the income statement; and
- (10) Goodwill under GAAP is calculated as the difference between the cost of acquiring the entity and the fair value of the assets received and liabilities assumed. Under NAIC SAP, goodwill is calculated as the difference between the cost of acquiring the entity and the reporting entity's share of the historical book value of the acquired entity. However, under NAIC SAP the amount of goodwill recorded as an "admitted asset" is subject to limitations. In June 2001, SFAS No. 142, Goodwill and Other Intangible Assets significantly changed the method of accounting for intangible assets. Previous authoritative guidance presumed that goodwill and all other intangible assets were wasting assets, and thus the amounts assigned them should be amortized in determining net income. SFAS No. 142 does not presume that those assets are wasting assets. Instead, goodwill and intangible assets that have indefinite useful lives will not be amortized but rather will be tested at least annually for impairment by comparing the fair values of those assets with their recorded amounts.

B. Use of Estimates

The preparation of financial statements in conformity with NAIC SAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

C. Accounting Policy

Premiums are generally recognized as revenue on a pro rata basis over the policy term. The portion of the premiums written applicable to the unexpired terms of the policies is recorded as unearned premiums.

- (1) Short-term investments are stated in the same manner as comparable longer-term investments described below.
- (2) Bonds not backed by other loans are generally stated at amortized cost unless they have a NAIC rating designation of 3, 4, 5 or 6 which are stated at the lower of amortized cost or fair value. Bonds not backed by other loans are amortized using the scientific method.
- (3) Common stocks of non-affiliates are stated at fair value. For investments in subsidiary, controlled or affiliated ("SCA") companies, see Note 1C(7).
- (4) Redeemable preferred stocks are generally stated at cost or amortized cost unless they have a NAIC rating designation of 3, 4, 5 or 6 which are stated at the lower of cost, amortized cost or fair value. Perpetual preferred stocks are generally stated at fair value unless they have a NAIC rating designation of 3, 4, 5 or 6 which are stated at the lower of cost or fair value.
- (5) The Company has no mortgage loans.
- (6) Mortgage-backed bonds included in bonds are generally stated at amortized cost using the scientific method unless they have a NAIC rating designation of 3, 4, 5 or 6 which are stated at the lower of amortized cost or fair value. Amortization of the discount or premium from the purchase of these securities considers the estimated timing and amount of prepayments of the underlying mortgage loans. Actual prepayment experience is periodically reviewed and effective yields are recalculated when differences arise between the prepayments originally anticipated and the actual prepayments received and currently anticipated. For credit-sensitive mortgage-backed and asset-backed bonds and certain prepayment-sensitive bonds (e.g., interest-only securities), the effective yield is recalculated on a prospective basis. For all other mortgage-backed and asset-backed bonds, the effective yield is recalculated on a retrospective basis.

For certain residential mortgage-backed securities ("RMBS") and certain commercial mortgage-backed securities ("CMBS"), both an initial and final NAIC designation is determined on a security-by-security basis based on a range of values published by the NAIC. The initial designation is used to determine the carrying value of the RMBS and CMBS. RMBS and CMBS with initial designations of 1 to 2 are stated at amortized cost while RMBS and CMBS with initial designations of 3, 4, 5 or 6 are stated at the lower of amortized cost or fair value. The final designation calculation compares this carrying value with a range of values, resulting in a final NAIC designation reported herein, which is used for all other accounting and reporting purposes.

For loan-backed securities, including asset-backed securities ("ABS"), which are not modeled, the NAIC relies on the second lowest NAIC Credit Rating Provider ("CRP") rating to determine the initial NAIC designation. The second lowest CRP rating is used to determine the carrying value of the security, which is based on the NAIC's estimate of expected losses, using an NAIC published formula. The carrying value of the security determines its final NAIC designation, which is used for reporting in the Annual Statement and in RBC calculations. This revised methodology does not apply to NAIC 1 and NAIC 6 securities, which are rated at the second lowest CRP designation.

- (7) The Company accounts for investments in subsidiary, controlled and affiliated ("SCA") companies using the statutory equity of the investee if the entity is an insurance company. All noninsurance entities are valued at the U.S. Generally Accepted Accounting Principles ("GAAP") equity of the investee.
- (8) Investments in joint ventures, partnerships and limited liability companies ("LLC") are carried at the underlying audited GAAP equity of the respective entity's financial statements. Undistributed earnings of these entities are recognized in unrealized gains or losses. Such investments are nonadmitted if they do not have financial statement audits.
- (9) For derivative accounting policy, see Note 8.
- (10) For premium deficiency reserve policy, see Note 30.
- (11) The liability for unpaid reported losses is based on a case by case estimate (case reserves) for most lines of business, for the other lines of business, unpaid losses are based on average "statistical" reserves. There is an additional overall estimate (supplemental reserves for several specific lines of business) based on the Company's past experience, this is

also known as an additional reserve on known claims. A provision also is made for losses incurred but not reported on the basis of estimates and past experience modified for current trends and estimates of expenses for investigating and settling claims, reduced for anticipated salvage and subrogation. The liability for unpaid losses on business assumed is based in part on reports received from ceding companies.

Management believes that the liability for unpaid losses and loss adjustment expenses is adequate to cover ultimate unpaid losses and loss adjustment expenses incurred. However, such liability is necessarily based on estimates, and the ultimate liability may vary significantly from such estimates. In accordance with industry practice, the Company regularly reviews its estimated liability, and any adjustments are reflected in the period in which they become known. In accordance with guidelines established by the NAIC, the liability for unpaid losses at December 31, 2015 is reported net of estimated salvage and subrogation recoverable.

- (12) The Company has not modified its capitalization policy from the prior year end.
- (13) The Company does not have pharmaceutical rebate receivables.
- (14) EDP equipment and operating system software are stated at cost, less accumulated depreciation. Depreciation expense is recorded in insurance expenses and taxes (other than federal income and capital gains taxes). Furniture and fixtures, leasehold improvements and non-operating system computer software are classified as non-admitted assets. Changes in non-admitted assets are recorded as a charge or credit to surplus.

Depreciation is determined using the straight-line method. EDP equipment and operating system software are depreciated over the lesser of its useful life or three years. Non-operating system software is depreciated over the lesser of its useful life or five years. Estimated lives of furniture and fixtures range from five to seven years. Leasehold improvements are depreciated over the remaining lease term or ten years, whichever is shorter.

The cost basis of EDP equipment and operating system software was \$429,517 and \$264,382 at December 31, 2015 and 2014, respectively. Accumulated depreciation of EDP equipment and operating system computer software was \$249,639 and \$176,983 at December 31, 2015 and 2014, respectively. Related depreciation expense was \$63,645 and \$44,761 for the years ended December 31, 2015 and 2014, respectively.

Depreciation expense on furniture and fixtures, leasehold improvements and non-operating system computer software was \$7,614,546 and \$8,909,553 at December 31, 2015 and 2014, respectively.

- (15) Each quarter, the real estate front office determines a market value for our wholly owned investment real estate. In the fourth quarter, the valuation process and assumptions are evaluated by a third party. For recently acquired properties that are not included in the third party's report and do not have a recent appraisal, the purchase price is used as a proxy for the market value and the acquisition date is used for the appraisal date on Schedule A.
- Accounting Changes and Corrections of Errors Not Applicable.
- **Business Combinations and Goodwill**
 - Statutory Purchase Method Not Applicable.
 - B. Statutory Merger Not Applicable.
 - C. Impairment Loss Not Applicable.
- **Discontinued Operations** Not Applicable.
- Investments
 - Mortgage Loans, including Mezzanine Real Estate Loans Not Applicable.
 - B. Debt Restructuring Not Applicable.
 - C. Reverse Mortgages Not Applicable.
 - D. Loan-Backed Securities
 - (1) Prepayment assumptions were obtained from published broker dealer values and internal estimates.
 - The Company did not recognize any other-than-temporary impairments ("OTTI") on the basis of the intent to sell during the year ended December 31, 2015.
 - The Company did not recognize any OTTI on the basis of the inability or lack of intent to retain the investment in the security for a period of time sufficient to recover the amortized cost basis during the year ended December 31, 2015.
 - (3) As of December 31, 2015 the Company has not recognized any OTTI on its loan-backed securities based on cash flow analysis.
 - (4) At December 31, 2015, the estimated fair value and gross unrealized losses for loan-backed securities, aggregated by length of time the securities have been in a continuous loss position are as follows:

14.2

The aggregate amount of unrealized losses:

1. Less than 12 Months \$135,178

12 Months or Longer

b. The aggregate related fair value of securities with unrealized losses:

Less than 12 Months
 11,943,995
 12 Months or Longer
 \$2,072,376

(5) The Company performs a regular evaluation, on a security-by-security basis, of its securities holdings in accordance with its OTTI policy in order to evaluate whether such investments are other-than temporarily impaired. Management considers a wide range of factors about the security issuer and uses its best judgment in evaluating the cause of the decline in the estimated fair value of the security and in assessing the prospects for near-term recovery. Factors considered include fundamentals of the industry and geographic area in which the security issuer operates, as well as overall macroeconomic conditions.

Projected future cash flows are estimated using assumptions derived from management's best estimates of likely scenario-based outcomes after giving consideration to a variety of variables that include, but are not limited to: (i) general payment terms of the security; (ii) the likelihood that the issuer can service the scheduled interest and principal payments; (iii) the quality and amount of any credit enhancements; (iv) the security's position within the capital structure of the issuer; (v) possible corporate restructurings or asset sales by the issuer; and (vi) changes to the rating of the security or the issuer by rating agencies.

Additional considerations are made when assessing the unique features that apply to certain loan-backed securities including, but not limited to: (i) the quality of underlying collateral; (ii) expected prepayment speeds; (iii) current and forecasted loss severity; (iv) consideration of the payment terms of the underlying assets backing the security; and (v) the payment priority within the tranche structure of the security.

For loan-backed securities in an unrealized loss position as summarized in the immediately preceding table, the Company does not have the intent to sell the securities, believes it has the intent and ability to retain the security for a period of time sufficient to recover the carrying value of the security and, based on the cash flow modeling and other considerations as described above, believes these securities are not other than temporarily impaired.

E. Repurchase Agreements and/or Securities Lending Transactions Not Applicable.

F. Real Estate

- (1) For the years ended December 31, 2015 and 2014, impairment losses of \$497,720 and \$0 respectively, were recognized on real estate and were included in "Net realized capital gains (losses)".
- (2a.) The Company had no properties classified as held-for-sale as of December 31, 2015 and 2014.
- (2b.) For the years ended December 31, 2015 and 2014, the gain/(loss) on real estate sales was \$0 and \$0, respectively.
- (3) In 2015 management listed the Vista Laurel Highlands property as held-for-sale but later reclassified the property back to held for the production of income as a result of disappointing offers received. Management withdrew this asset from the 2015 sales program and plans to continue to hold the asset as an investment for the foreseeable future. An impairment of \$497,720 was recorded in 2015.
- (4) The Company does not engage in retail land sales operations.
- (5) The Company does not hold any real estate investments with participating mortgage loans.
- G. Investments in Low Income Housing Tax Credits Not Applicable.

H. Restricted Assets

1. Restricted Assets (including pledged)

			(Gross Res	tricted				Perce	ntage
		C	urrent Year							
	1	2	3	4	5	6	7	8	9	10
Restricted Assets Category	Total General Account (G/A)	G/A Supporting S/A Activity (a)	Total Separate Account (S/A) Restricted Assets	S/A Assets Support G/A Activity (b)	Total (1 plus 3)	Total From Prior Year	Increase / (Decrease) (5 minus 6)	Total Current Year Admitted Restricted	Gross Restricted to Total Assets	Admitted Restricted to Total Admitted Assets
Subject to contractual obligation for which										
liability is not shown	-	-	-	-	-	-	-	-	0.00%	0.00%
b. Collateral held under security lending agreements	-	-	-	-	-	-	-	-	0.00%	0.00%
c. Subject to repurchase agreements	-	-	-	-	-	-	-	-	0.00%	0.00%
d. Subject to reverse repurchase agreements	-	-	-	-	-	-	-	-	0.00%	0.00%
e. Subject to dollar repurchase agreements	-	-	-	-	-	-	-	-	0.00%	0.00%
f. Subject to dollar reverse repurchase agreements	-	-	-	-	-	-	-	-	0.00%	0.00%
g. Placed under option contracts	-	-	-	-	-	-	-	-	0.00%	0.00%
h. Letter stock or securities restricted as to sale - excluding FHLB capital stock	-	-	-	-	-	-	-	-	0.00%	0.00%
i. FHLB capital stock	-	-	-	-	-	-	-		0.00%	0.00%
j. On deposit with states	4,778,681	-	-	-	4,778,681	4,785,009	(6,328)	4,778,681	0.08%	0.09%
k. On deposit with other regulatory bodies	-	-	-	-	-	1	-	-	0.00%	0.00%
Pledged collateral to FHLB (including assets backing funding agreements)	-	-	-	-	-	-	_	-	0.00%	0.00%
m. Pledged as collateral not captured in other categories	-	-	-	-	-	-	-	-	0.00%	0.00%
n. Other restricted assets	-	-	-	-	-	-	-	-	0.00%	0.00%
o. Total restricted assets	4,778,681	-	-	-	4,778,681	4,785,009	(6,328)	4,778,681	0.08%	0.09%

2. Detail of Assets Pledged as Collateral Not Captured in Other Categories Not Applicable.

- 3. Detail of Other Restricted Assets Not Applicable.
- I. Working Capital Finance Investments Not Applicable.
- J. Offsetting and Netting of Assets and Liabilities Not Applicable.
- K. Structured Notes Not Applicable.
- Joint Ventures, Partnerships and Limited Liability Companies Not Applicable.
- 7. Investment Income
 - A. Due and accrued income was excluded from surplus on the following bases:

All investment income due and accrued with amounts over 90 days past due are non-admitted with the exception of mortgage loan investment income which is non-admitted after 180 days, or if the underlying loan is in the process of foreclosure.

- B. Total amount excluded: NONE.
- 8. Derivative Instruments

Overview

The Company may be exposed to various risks relating to its ongoing business operations, including interest rate, foreign currency exchange rate, credit and equity market. The Company uses a variety of strategies to manage these risks, including the use of derivatives.

Derivatives are financial instruments whose values are derived from interest rates, foreign currency exchange rates, credit spreads and/or other financial indices. Derivatives may be exchange-traded or contracted in the over-the-counter ("OTC") market. All of the Company's OTC derivatives are bilateral contracts between two counterparties. The Company uses a variety of derivatives, including swaps and forwards, to manage risks that may include interest rate risk, foreign currency exchange rate risk, credit risk and equity market risk. Derivative hedges are designed to reduce risk on an economic basis while considering their impact on accounting results and statutory capital.

Insurance statutes restrict the Company's use of derivatives to: (i) hedging activities intended to offset changes in the estimated fair value of assets held, obligations and anticipated transactions; (ii) income generation transactions to generate additional income or return on covering assets; and (iii) replication synthetic asset transactions to reproduce the investment characteristics of otherwise permissible investments. The Company is prohibited from using derivatives for speculation. OTC derivatives are carried on the Company's Statutory Statements of Assets, Liabilities, Surplus and Other Funds either as derivative assets or derivative liabilities.

To qualify for hedge accounting under SSAP No. 86, *Derivatives* ("SSAP 86"), at the inception of the hedging relationship, the Company formally documents its risk management objective and strategy for undertaking the hedging transaction, as well as its designation of the hedge as either: (i) a hedge of the estimated fair value of a recognized asset or liability ("fair value hedge"); or (ii) a hedge of a forecasted transaction or of the variability of cash flows to be received or paid related to a recognized asset or liability ("cash flow hedge"). In its hedge documentation, the Company sets forth how the hedging instrument is expected to hedge the designated risks related to the hedged item and sets forth the method that will be used to retrospectively and prospectively assess the hedging instrument's effectiveness. A derivative designated as a hedging instrument must be assessed as being highly effective in offsetting the designated risk of the hedged item. Hedge effectiveness is formally assessed at inception and at least quarterly throughout the life of the designated hedging relationship.

The Company can hold cash flow and fair value derivatives that hedge various assets and liabilities including bonds and liability portfolios; the derivatives that hedge those assets and liabilities are valued in a manner consistent with the underlying hedged item, if they meet the criteria for highly effective hedges. Bonds that have an NAIC designation of 1 or 2 are carried at amortized cost; therefore, the derivatives hedging such bonds are also carried at amortized cost. Bonds that have an NAIC designation of 3 through 6 are carried at the lower of amortized cost or estimated fair value; therefore, the derivatives hedging such bonds are also carried at the lower of amortized cost or estimated fair value. Liabilities of the Company are carried at amortized cost; therefore, the derivatives hedging such liabilities are also carried at amortized cost. Effective foreign currency swaps have a foreign currency adjustment reported in "Change in net unrealized foreign exchange capital gain (loss)" pursuant to SSAP 86 by using the same procedures as used to translate the hedged item.

The Company discontinues hedge accounting prospectively when: (i) it is determined that the derivative is no longer highly effective in offsetting changes in the estimated fair value or cash flows of a hedged item; (ii) the derivative expires, is sold, terminated or exercised; (iii) it is no longer probable that the hedged forecasted transaction will occur; or (iv) the Company removes the designation of the hedge.

When hedge accounting is discontinued because it is determined that the derivative is not highly effective in offsetting changes in the estimated fair value or cash flows of a hedged item, the derivative is carried at its estimated fair value with changes in estimated fair value, excluding changes in foreign exchange rates, reported in "Change in net unrealized capital gains (losses)" and estimated fair value changes attributable to changes in foreign exchange rates are reported in "Change in net unrealized foreign exchange capital gain (loss)".

Upon termination of a derivative that qualified for hedge accounting, the gain or loss is reflected as an adjustment to the basis

of the hedged item and is recognized in income consistent with the hedged item. If the hedged item is sold, the gain or loss on the derivative is realized.

To the extent the Company chooses not to designate a derivative for hedge accounting or the designated derivative no longer meets the criteria of an effective hedge, the derivative is carried at estimated fair value with changes in estimated fair value reported in "Change in net unrealized capital gains (losses)" and any change in estimated fair value attributable to changes in foreign exchange rates are reported in "Change in net unrealized foreign exchange capital gain (loss)".

Types of Derivatives

Foreign Currency Exchange Rate Derivatives

The Company uses foreign currency exchange rate derivatives, including foreign currency swaps and forwards to reduce the risk from fluctuations in foreign currency exchange rates associated with its assets denominated in foreign currencies.

In a foreign currency swap transaction, the Company agrees with another party to exchange, at specified intervals, the difference between one currency and another at a fixed exchange rate, generally set at inception, calculated by reference to an agreed upon notional amount. The notional amount of each currency is exchanged at the inception and termination of the currency swap by each party. See Schedule DB, Part A.

In a foreign currency forward transaction, the Company agrees with another party to deliver a specified amount of an identified currency at a specified future date. The price is agreed upon at the time of the contract and payment for such a contract is made in a different currency at the specified future date. See Schedule DB, Part A.

Credit Derivatives

Credit default swaps are used by the Company to hedge against credit-related changes in the value of its investments. In a credit default swap transaction, the Company agrees with another party to pay, at specified intervals, a premium to hedge credit risk. If a credit event as defined by the contract occurs, the contract may be cash settled or it may be settled gross by the delivery of par quantities of the referenced investment equal to the specified swap notional in exchange for the payment of cash amounts by the counterparty equal to the par value of the investment surrendered. Credit events vary by type of issuer but typically include bankruptcy, failure to pay debt obligations, repudiation, moratorium, involuntary restructuring, or governmental intervention. In each case, payout on a credit default swap is triggered only after the Credit Derivatives Determinations Committee of the International Swaps and Derivatives Association, Inc. ("ISDA") deems that a credit event has occurred. See Schedule DB, Part A.

Fair Value Hedges

The Company held no fair value hedges during the years ended December 31, 2015 and 2014.

Cash Flow Hedges

The Company designates and accounts for foreign currency swaps to hedge the foreign currency cash flow exposure of foreign currency denominated assets as cash flow hedges, when they have met the effectiveness requirements of SSAP 86.

In assessing effectiveness, no component of the derivative's gain or loss was excluded.

For the years ended December 31, 2015 and 2014, there were no gains (losses) related to cash flow derivatives that no longer qualify for hedge accounting or for which the Company removed the hedge designation.

In certain instances, the Company discontinues cash flow hedge accounting because it was no longer probable that the original forecasted transactions would occur by the end of the originally specified time period or within two months of that date. For the years ended December 31, 2015 and 2014, there were no gains (losses) related to such discontinued cash flow hedges.

There were no hedged forecasted transactions, other than the receipt or payment of variable interest payments, for the years ended December 31, 2015, and 2014.

Non-qualifying Derivatives

The Company enters into the following derivatives that do not qualify for hedge accounting under SSAP 86: (i) foreign currency swaps and forwards to economically hedge its exposure to adverse movements in exchange rates and (ii) credit default swaps to economically hedge its exposure to adverse movements in credit.

Derivatives for Other than Hedging Purposes

The Company held no derivatives for other than hedging purposes during the years ended December 31, 2015 and 2014.

Credit Risk

The Company enters into various collateral arrangements, which may require both the pledging and accepting of collateral in connection with its derivatives.

The table below summarizes the collateral received in connection with its OTC derivatives as of December 31, 2015 and 2014, respectively.

		Cash (1)		
	 2015		2014	
Variation Margin:				
OTC-derivatives	\$ 1,81	9,574 \$		-

(1) Cash collateral received is reported in "Cash, cash equivalents and short-term investments" and the obligation to return the collateral is reported in "Aggregate write-ins for liabilities" as "Cash collateral on derivatives".

December 31 2015

December 31, 2015

The Company's collateral arrangements for its OTC derivatives generally require the counterparty in a net liability position, after considering the effect of netting agreements, to pledge collateral when the estimated fair value of that counterparty's derivatives reaches a pre-determined threshold. Certain of these arrangements also include credit-contingent provisions that provide for a reduction of these thresholds (on a sliding scale that converges toward zero) in the event of downgrades in the credit ratings of the Company and/or the counterparty. In addition, certain of the Company's netting agreements for derivatives contain provisions that require both the Company and the counterparty to maintain a specific investment grade credit rating from each of Moody's Investors Service and Standard & Poor's Ratings Service. If a party's credit ratings were to fall below that specific investment grade credit rating, that party would be in violation of these provisions, and the other party to the derivatives could terminate the transactions and demand immediate settlement and payment based on such party's reasonable valuation of the derivatives.

9. Income Taxes

A. The components of net deferred tax assets ("DTA") and deferred income tax liabilities ("DTL") consisted of the following:

1	
I	

	December 31, 2015							
		Ordinary		Capital		Total		
Gross DTA	\$	167,531,151	\$	1,880,422	\$	169,411,573		
Statutory valuation allowance adjustments		-		-		-		
Adjusted gross DTA		167,531,151		1,880,422		169,411,573		
DTA nonadmitted		(12,317,245)		(1,880,422)		(14,197,667)		
Subtotal net admitted DTA		155,213,906		-		155,213,906		
DTL		(11,854,045)		-		(11,854,045)		
Net admitted DTA/(Net DTL)	\$	143,359,861	\$	-	\$	143,359,861		
			Dece	ember 31, 2014				
		Ordinary		Capital		Total		
Gross DTA	\$	155,375,062	\$	-	\$	155,375,062		
Statutory valuation allowance adjustments		-		-		-		
Adjusted gross DTA	-	155,375,062		-		155,375,062		
DTA nonadmitted		-		-		-		
Subtotal net admitted DTA		155,375,062		-		155,375,062		
DTL		(13,918,613)		(160,623)		(14,079,236)		
Net admitted DTA/(Net DTL)	\$	141,456,449	\$	(160,623)	\$	141,295,826		
				Change				
		Ordinary		Capital		Total		
Gross DTA	\$	12,156,089	\$	1,880,422	\$	14,036,511		
Statutory valuation allowance adjustments		-		-		-		
Adjusted gross DTA		12,156,089		1,880,422		14,036,511		
DTA nonadmitted		(12,317,245)		(1,880,422)		(14,197,667)		
Subtotal net admitted DTA		(161,156)		-		(161,156)		
DTL		2,064,568		160,623		2,225,191		
Net admitted DTA/(Net DTL)	\$	1,903,412	\$	160,623	\$	2,064,035		

2. Admission calculation components - SSAP 101, Income Taxes

	Ordinary	 Capital	Total
Federal income taxes paid in prior years recoverable			
through loss carrybacks	\$ 6,150,095	\$ -	\$ 6,150,095
Adjusted gross DTA expected to be realized (excluding the amount of			
DTA from above) after application of the threshold limitation (the			
lesser of 1 and 2 below)	137,209,766	-	137,209,766
1. Adjusted gross DTA expected to be realized following the balance			
sheet date	143,359,861	-	143,359,861
2. Adjusted gross DTA allowed per limitation threshold	XXX	XXX	328,816,704
Adjusted gross DTA (excluding the amount of DTA from above) offset			
by gross DTL	11,854,045	-	11,854,045
DTA admitted as the result of application of SSAP 101 total	\$ 155,213,906	\$ _	\$ 155,213,906

		Ordinary	Dec	ember 31, 2014 Capital		Total
Federal income taxes paid in prior years recoverable		·		•		
through loss carrybacks Adjusted gross DTA expected to be realized (excluding the amount of	\$	-	\$	-	\$	-
DTA from above) after application of the threshold limitation (the		141.456.440		(1.50.522)		141 207 026
lesser of 1 and 2 below)		141,456,449		(160,623)		141,295,826
Adjusted gross DTA expected to be realized following the balance short data.		141 456 440		(160 632)		141 205 926
sheet date 2. Adjusted gross DTA allowed per limitation threshold		141,456,449 XXX		(160,623) XXX		141,295,826 335,227,595
Adjusted gross DTA (excluding the amount of DTA from above) offset						
by gross DTL		13,918,613		160,623		14,079,236
DTA admitted as the result of application of SSAP 101 total	\$	155,375,062	\$		\$	155,375,062
				Change		
Federal income taxes paid in prior years recoverable		Ordinary	-	Capital	-	Total
through loss carrybacks	\$	6,150,095	\$	-	\$	6,150,095
Adjusted gross DTA expected to be realized (excluding the amount of DTA from above) after application of the threshold limitation (the						
lesser of 1 and 2 below)		(4,246,683)		160,623		(4,086,060)
Adjusted gross DTA expected to be realized following the balance						
sheet date 2. Adjusted gross DTA allowed per limitation threshold		1,903,412 XXX		160,623 XXX		2,064,035 (6,410,891)
2. Logardo gross 2 111 milo rea per imamilo i anositore		1		1		(0,110,071)
Adjusted gross DTA (excluding the amount of DTA from above) offset by gross DTL		(2.064.569)		(160 632)		(2.225.101)
DTA admitted as the result of application of SSAP 101 total	\$	(2,064,568) (161,156)	\$	(160,623)	\$	(2,225,191) (161,156)
3.		2015		2014		
RBC percentage used to determine recovery period		2015				
and threshold limitation amount Amount of total adjusted capital used to determine		1079%		1081%		
recovery period and threshold limitation	\$	202,370,384	\$	207,192,410		
Impact of Tax Planning Strategies (a) Determination of adjusted gross deferred tax assets and net admitted defe	erred tax	assets by tax chara	ctor ac	n narcantaga		
		December Ordinary				
Adjusted gross DTA	\$	Decembe)15		
Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies.		December Ordinary	r 31, 20	015 Capital		
Percentage of adjusted gross DTA by tax character		Decembe Ordinary 167,531,151	r 31, 20	1,880,422		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character	\$	December 07 167,531,151 0% 155,213,906	\$	015 Capital 1,880,422 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA	\$	Decembe Ordinary 167,531,151 0%	\$	1,880,422		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character	\$	December December	\$ \$	015 Capital 1,880,422 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies	\$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA	\$	December December	\$ \$	015 Capital 1,880,422 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies	\$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character	\$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary 155,375,062	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies.	\$ \$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary 155,375,062 0%	\$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character	\$ \$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary 155,375,062 0% 155,375,062 0% Cha	\$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital - 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies	\$ \$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary 155,375,062 0% 155,375,062 0% Character Ordinary	\$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital - 0% - 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character admitted because of the impact of tax planning strategies	\$ \$ \$	December Ordinary 167,531,151 0% 155,213,906 0% December Ordinary 155,375,062 0% 155,375,062 0% Charter Ordinary 12,156,089	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital - 0% - 0% - 0% - 1,880,422		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character admitted because of the impact of tax planning strategies	\$ \$ \$ \$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary 155,375,062 0% 155,375,062 0% Cha Ordinary 12,156,089 0%	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital - 0% - 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character	\$ \$ \$	December Ordinary 167,531,151 0% 155,213,906 0% December Ordinary 155,375,062 0% 155,375,062 0% Char Ordinary 12,156,089 0% (161,156)	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% 0 014 Capital 0% - 0% Capital 1,880,422 0% - 0% - 0%		
Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA Percentage of net admitted adjusted gross DTA by tax character admitted because of the impact of tax planning strategies Adjusted gross DTA Percentage of adjusted gross DTA by tax character admitted because of the impact of tax planning strategies. Net admitted adjusted gross DTA by tax character attributable to the impact of tax planning strategies. Net admitted adjusted gross DTA by tax character attributable to the impact of tax planning strategies.	\$ \$ \$ \$	Decembe Ordinary 167,531,151 0% 155,213,906 0% Decembe Ordinary 155,375,062 0% 155,375,062 0% Cha Ordinary 12,156,089 0%	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	015 Capital 1,880,422 0% - 0% 014 Capital - 0% - 0% - 0% - 1,880,422		

December 31, 2015 December 31, 2014

Change

2,840,816

(776,248)

December 31, 2014

(2,840,816)

(11,077,797)

\$

\$

 $C. \ \ Current \ income \ taxes \ incurred \ consisted \ of \ the \ following \ major \ components:$

1.

3.

DTL : Ordinary:

Investments

Fixed assets

Federal		\$ 52,045,042	\$ 95,263,633
Foreign		-	
Subtotal		52,045,042	95,263,633
Federal income tax on net capital gains (losses)		1,197,494	(654,333)
Utilization of capital loss carryforwards		-	-
Other		-	-
Federal income tax on prior period adjustment in surplus			
Federal and foreign income taxes incurred		\$ 53,242,536	\$ 94,609,300
The changes in the main components of deferred income tax an	nounts are as follows:		
2.			
DTA:	December 31, 2015	December 31, 2014	Change
Ordinary:			
Policyholder reserves	\$ 104,266,454	\$ 101,733,179	\$ 2,533,275
Investments	1,589,495	-	1,589,495
Net operating loss carryforward	9,320,246	22,971,628	(13,651,382)
Tax credit carryforwards	27,372,995	7,014,346	20,358,649
Other (including items <5% of total ordinary tax assets)	-	1,329,998	(1,329,998)
Employee benefits	2,558,387	1,843,653	714,734
Nonadmitted assets	22,423,574	20,482,258	1,941,316
Subtotal	167,531,151	155,375,062	12,156,089
Statutory valuation allowance adjustment	-	<u>-</u>	-
Nonadmitted	(12,317,245)	_	(12,317,245)
Admitted ordinary DTA	155,213,906	155,375,062	(161,156)
Capital:			
Investments	1,880,422	_	1,880,422
Subtotal	1,880,422	-	1,880,422
Statutory valuation allowance adjustment	-	-	-
Nonadmitted	(1,880,422)	-	(1,880,422)
Admitted capital DTA		-	
Admitted DTA	\$ 155,213,906	\$ 155,375,062	\$ (161,156)

Subtotal	(11,854,045)	(13,918,613)	 2,064,568
Capital:			
Investments	<u></u> _	(160,623)	 160,623
Subtotal	<u> </u>	(160,623)	160,623
DTL	\$ (11,854,045)	\$ (14,079,236)	\$ 2,225,191
4. Net DTA/(DTL)	\$ 143,359,861	\$ 141,295,826	\$ 2,064,035
	Chan	ge in nonadmitted DTA	14,197,667
	Tax effect of u	(4,040,209)	
	Change in cumulative	-	
	Additional mi	nimum pension liability	
		Change in net DTA	\$ 12,221,493

\$

December 31, 2015

(11,854,045)

D. The provision for federal and foreign income taxes incurred is different from that which would be obtained by applying the statutory Federal income tax rate to income before income taxes. The significant items causing the difference are as follows:

	Dece	ember 31, 2015
Net gain (loss) from operations after dividends to policyholders and before Federal income tax @ 35%	\$	83,253,961
Net realized capital gains (losses) @ 35%		(1,043,072)
Tax effect of:		
Change in nonadmitted assets		(1,941,316)
Dividend received deduction		(1,471,792)
Fines, fees and other nondeductible expenses		78,683
Meals and entertainment		476,200
Penalties		10,017
Prior years adjustments and accruals		(115,088)
Tax exempt income		(38,226,550)
Total statutory income taxes (benefit)	\$	41,021,043
Federal and foreign income taxes incurred including tax on realized capital gains	\$	53,242,536
Change in net DTA		(12,221,493)
Prior Period adjustment in surplus		- -
Total statutory income taxes (benefit)	\$	41,021,043

E. (1) As of December 31, 2015, the Company has net operating loss carryforwards which will expire as follows:

Net operating loss Year of expiration carryforward 26,629,274 2031

The Company has no net capital loss carryforwards.

The Company has tax credit carryforwards which will expire as follows:

		Tax credit
Year of expiration	Ca	arryforwards
2022	\$	566
2023		5,590
2033		2,154
2034		15
Indefinite		27,364,670
	\$	27,372,995

(2) The Company has Federal income taxes available at December 31, 2015 for recoupment in the event of future net losses:

Year	Amount
2014	3,152,694
2015	3,069,891
	\$ 6,222,585

- (3) The Company has no deposits under Section 6603 of the Internal Revenue Code of 1986, as amended ("IRC") during 2015.
- F. (1) The Company joins with MetLife, Inc. ("MetLife"), its parent, and MetLife's includable affiliates in filing a consolidated federal life/non-life tax

The Company's Federal income tax return is consolidated with the following entities:

23rd Street Investments, Inc. MetLife Reinsurance Company of Charleston 334 Madison Euro Investments, Inc. MetLife Reinsurance Company of Delaware Alico Operations, Inc. MetLife Reinsurance Company of South Carolina

Alpha Properties, Inc. MetLife Reinsurance Company of Vermont

American Life Insurance Company MetLife Securities, Inc. $MetLife\ Tower\ Resources\ Group,\ Inc.$ Beta Properties, Inc.

Borderland Investments, Ltd. MetLife USA Assignment Company MetLife Worldwide Holdings, Inc. Cova Life Management Company

Delaware American Life Insurance Company MetLife, Inc.

Delta Properties Japan, Inc. MetPark Funding, Inc. Economy Fire & Casualty Company Metropolitan Casualty Insurance Company

Economy Preferred Insurance Company Metropolitan Direct Property and Casualty Insurance Company

Economy Premier Assurance Company Metropolitan General Insurance Company Enterprise General Insurance Agency, Inc.

Metropolitan Group Property & Casualty Insurance Company Metropolitan Life Insurance Company Epsilon Properties Japan, Inc.

First MetLife Investors Insurance Company Metropolitan Lloyds Insurance Company of Texas

General American Life Insurance Company Metropolitan Lloyds, Inc.

Hyatt Legal Plans of Florida, Inc. Metropolitan Tower Life Insurance Company

Hyatt Legal Plans, Inc. Metropolitan Tower Realty Company, Inc. International Technical and Advisory Services, Ltd. Missouri Reinsurance, Inc.

Iris Properties, Inc. Natiloportem Holdings, Inc.

Kappa Properties Japan, Inc. New England Life Insurance Company MetLife Auto & Home Insurance Agency, Inc. New England Securities Corporation

MetLife Consumer Services, Inc. Newbury Insurance Company Limited One Financial Place Corporation MetLife Credit Corp. MetLife Funding, Inc. Park Tower REIT, Inc.

SafeGuard Health Enterprises, Inc. MetLife Global Benefits, Ltd. MetLife Global, Inc. SafeGuard Health Plans, Inc. (CA) MetLife Group, Inc. SafeGuard Health Plans, Inc. (FL) MetLife Health Plans, Inc. SafeGuard Health Plans, Inc. (NV) SafeGuard Health Plans, Inc. (TX) MetLife Holdings, Inc.

MetLife Home Loans, LLC SafeHealth Life Insurance Company MetLife Insurance Company USA The Prospect Company

MetLife International Holdings, Inc. Transmountain Land & Livestock Company MetLife Investors Distribution Company White Oak Royalty Company

- (2) The consolidating companies join with MetLife, Inc. ("MetLife") and its includable subsidiaries in filing a consolidated U.S. life and non-life federal income tax return in accordance with the provisions of the Internal Revenue Code of 1986, as amended (the "Code"). Current taxes (and the benefits of tax attributes such as losses) are allocated to MetLife and its subsidiaries under the consolidated tax return regulations and a tax sharing agreement. Under the consolidated tax return regulations, MetLife has elected the "percentage method" (and 100 percent under such method) of reimbursing companies for tax attributes, e.g., net operating losses. As a result, 100 percent of tax attributes are reimbursed by MetLife to the extent that consolidated federal income tax of the consolidated federal tax return group is reduced in a year by tax attributes. On an annual basis, each of the profitable subsidiaries pays to MetLife the federal income tax which it would have paid based upon that year's taxable income. If MetLife or the subsidiary has current or prior deductions and credits (including but not limited to losses) which reduce the consolidated tax liability of the consolidated federal tax return group, the deductions and credits are characterized as realized (or realizable) by MetLife and its subsidiaries when those tax attributes are realized (or realizable) by the consolidated federal tax return group, even if MetLife or the subsidiary would not have realized the attributes on a stand-alone basis under a "wait and see" method.
- G. As of December 31, 2015, the Company had no liability for unrecognized tax benefits.
- 10. Information Concerning Parent, Subsidiaries, Affiliates and Other Related Parties
 - A. The Company is a wholly owned subsidiary of MetLife, Inc. ("MetLife"), incorporated in the State of Delaware, a public company whose shares are traded on the New York Stock Exchange.

B.-C.

- (1) For transactions by the Company and any affiliated insurer with any affiliate, see Note 13 and Schedule Y Part 2.
- (2) In the normal course of business, the Company at times receives certain invested assets from affiliates. The Company received \$22,260,833 of invested assets from MetLife Insurance Company USA during the year end December 31, 2015.
- (3) The Company reports its investment in Metropolitan Lloyds Insurance Company of Texas in Schedule BA with a book value of \$7,858,644 and a statement value of \$16,548,791 on page 2.
- (4) The Company is a party to service agreements with its affiliates. See Note 10.F. for details. The Company establishes guidelines for reasonable determination of costs and services provided, based on time spent or use of services, and charges its subsidiaries for services rendered. The charges for such services to the Company were \$404,270,286 and \$383,478,420 during 2015 and 2014, respectively. The charges to the Company for services from Metropolitan Life Insurance Company ("MLIC") were \$299,711,017 and \$312,945,924 during 2015 and 2014, respectively with balances due to MLIC of \$1,553,138 and \$21,598,009 as of December 31, 2015 and December 31, 2014, respectively. The charges to the Company for services from MetLife Group, Inc. were \$97,257,386 and \$63,606,065 during 2015 and 2014, respectively with balances due to MetLife Group, Inc. of \$0 as of December 31, 2015 and December 31, 2014. The charges to the Company for services from MetLife Services and Solutions, LLC were \$7,301,883 and \$6,926,431 during 2015 and 2014, respectively with balances due to MetLife Services and Solutions, LLC of \$645,584 and \$593,553 as of December 31, 2015 and December 31, 2014, respectively.
- (5) Restated Quota Share Reinsurance Treaty

Effective January 1, 2001, the Company entered into a 100% Restated Quota Share Reinsurance Agreement with its subsidiary companies, Metropolitan Casualty Insurance Company, NAIC #40169, Metropolitan General Insurance Company, NAIC #39950, Metropolitan Direct Property and Casualty Insurance Company, NAIC #25321, Metropolitan Group Property and Casualty Insurance Company, NAIC #34339, Metropolitan Lloyds Insurance Company of Texas, NAIC #13938, and Economy Fire & Casualty Company, NAIC #22926.

The Restated Quota Share Reinsurance Treaty provides that the subsidiary companies obligate themselves to cede, and the Company obligates itself to accept, a 100% interest in each of the subsidiaries' gross net liabilities and its premiums, losses, expenses, payment fees, dividends and direct agents balance.

In addition, the Restated Quota Share Reinsurance Agreement provides that Economy Fire & Casualty Company's ("EFAC") subsidiary companies, Economy Preferred Insurance Company, NAIC #38067 and Economy Premier Assurance Company, NAIC #40649 are obligated to cede, and EFAC obligates itself to accept, a 100% interest in each of the subsidiaries' gross net liabilities and its premiums, losses, expenses, payment fees, dividends and direct agents balance.

All lines of business are subject to the reinsurance, except for the run-off of a book of reinsurance business transacted through the arrangement between Odyssey Re affiliate Clearwater Insurance Company and Metropolitan Group Property and Casualty Insurance Company.

The lead company, Metropolitan Property and Casualty Insurance Company, makes cessions to non-affiliated reinsurers subsequent to the cession of business from the affiliated members to the lead company, except for business transacted through the arrangement between Odyssey Re affiliate Clearwater Insurance Company and Metropolitan Group Property and Casualty Insurance Company.

Cessions to non-affiliated reinsurers of business subject to the reinsurance agreement are as follows:

Property Catastrophe Excess of Loss All Property Business including but not limited to Homeowners, Dwelling

Fire, Automobile Physical Damage and Inland Marine

Casualty Excess of Loss Personal Liability including Automobile, Homeowners and Personal

Umbrella Liability

Property Per Risk Business classified by the Company as Personal Property

Mandatory Pools

Business transacted through Massachusetts, New Hampshire, North Carolina

and South Carolina Automobile Facilities, various Mine Subsidence programs, Michigan Catastrophic Claims Association and Florida Hurricane

Catastrophe Fund

All members are party to reinsurance agreements with non-affiliated reinsurers covering business subject to the restated quota share reinsurance agreement. All members have a contractual right of direct recovery from the non-affiliated reinsurer.

There are no discrepancies between entries regarding reinsurance business on the assumed and ceded reinsurance schedules of the lead company and corresponding entries on the assumed and ceded reinsurance schedules of other quota share participants.

The lead company, Metropolitan Property and Casualty Insurance Company, discloses all reinsurance related to non-affiliated companies of reinsurance business and therefore, discloses the entire Provision for Reinsurance, Schedule F Part 5.

D. The Company had the following amounts due from or (due to) related parties as of:

	December 31, 2015	December 31, 2014
	Due From (To)	Due From (To)
Economy Fire & Casualty Company	\$ (9,468)	\$ 815
Economy Preferred Insurance Company	12,671	28,941
Economy Premier Assurance Company	(58,834)	(62,258)
MetLife Auto & Home Insurance Agency, Inc.	0	435
MetLife General Insurance Agency	(80,470)	(75,611)
MetLife Home Loans, LLC	0	(32,011)
MetLife Insurance Company (MetLife)	(1,553,138)	(21,598,009)
MetLife Insurance Company USA	0	(25,200)
MetLife Services and Solutions	(645,584)	(593,553)
MetLife, Inc. (MET)	(229,234)	50,055
Metropolitan Casualty Insurance Company	248,375	21,099
Metropolitan Direct Property and Casualty Insurance Company	493,702	31,184
Metropolitan General Insurance Company	6,574	(3,907)
Metropolitan Group Property and Casualty Insurance Company	(207,358)	(170,150)
Metropolitan Lloyds Insurance Company of Texas	290,951	5,399
New England Life Insurance Company	0	(2,927)
SafeGuard Health Enterprises Inc.	0	(1,066)
Total	\$ (1,731,813)	\$ (22,426,764)

E. Not Applicable

F. Material management and service contracts and all cost sharing agreements, other than cost allocation arrangements involving the Company or an affiliated insurer are described as follows;

The material services agreements to which the Company is a party include services agreements with its affiliates, Metropolitan Life Insurance Company, MetLife Services and Solutions, LLC, MetLife Group, Inc. and MetLife International Holdings, Inc. These services agreements provide for personnel, facilities, and equipment to be made available to the Company for a broad range of services to be rendered. Personnel, facilities, equipment, and services are requested by the Company as deemed necessary for its business and operations. These agreements involve cost allocation arrangements, under which the Company pays for all expenses, direct and indirect, reasonably and equitably determined to be attributable to the services provided.

- G. The investments the Company holds in its subsidiaries or affiliates are disclosed within the Parents, Subsidiaries and Affiliates section of Schedule D Part 2 Section 2 (Common Stock Owned) and Schedule BA (Other Long-Term Invested Assets).
- H. Not Applicable
- I. Not Applicable
- J. Not Applicable.
- K. Not Applicable.
- L. Not Applicable.
- 11. Debt

Not Applicable.

- 12. Retirement Plans, Deferred Compensation, Postemployment Benefits and Compensated Absences and Other Postretirement Benefit Plans
 - A. Defined Benefit Plan Not Applicable.
 - B. Not Applicable.
 - C. Not Applicable.
 - D. Not Applicable.
 - E. Defined Contribution Plan Not Applicable.

- F. Multiemployer Plan Not Applicable.
- G. H. Consolidated/Holding Company Plans Pension and Postretirement; Postemployment Benefits and Compensated Absences

The stock-based compensation expense recognized by the Company is related to awards under incentive plans of MetLife, Inc. for which the Company has no legal obligation. The expense related to stock-based compensation is included in expenses allocated by MetLife Group, Inc. ("MLG"). MLG allocated \$6,607,040 and \$7,155,457 of stock-based compensation to the Company for the years ended December 31, 2015 and 2014, respectively.

Savings and Investment Plans – Metropolitan Life Insurance Company ("MLIC") sponsors and administers qualified and non-qualified defined contribution savings and investment plans in which substantially all employees of the Company participate. A portion of employee contributions are matched in accordance with the terms of the respective plans. Under agreement between the Company and MLIC, the Company is responsible to reimburse MLIC for any such matching contributions made on behalf of the employees of the Company. The Company made contributions and recognized a corresponding expense of \$7,628,411 and \$7,357,500, respectively, related to these plans for the years ending December 31, 2015 and 2014.

Pension Plans - MLIC sponsors and administers a qualified defined benefit pension plan in which all eligible (as defined in the plan) employees and sales representatives of the Company participate. The benefits are determined using a traditional formula or cash balances formula. Under the traditional formula, benefits are calculated using years of credited service and either final average or career average earnings. The cash balance formula utilizes hypothetical or notional accounts to which participants are credited with benefits equal to a percentage of eligible pay as well as interest credits.

Under agreement with MLIC, the Company is allocated expenses equal to the actuarially determined net periodic benefit cost accrued with respect to its employees. The Company's allocated expense with respect to the qualified defined benefit pension plan was \$15,867,878 and \$17,094,500 for the years ended December 31, 2015 and 2014, respectively.

The Company reimburses MLIC for any required or discretionary contributions made to the qualified pension plan, determined as an amount equal to the pro-rata portion of the obligation accrued on behalf of the employees of the Company to the total benefit obligation of the plan. During the years ending December 31, 2015 and 2014, the Company's reimbursement to MLIC was \$0.

MLIC also sponsors and administers a non-qualified defined benefit pension plan that provides benefits, in excess of amounts permitted by government agencies, to certain executive level employees of the Company on substantially the same terms as those of the qualified plan. The Company's allocated expense, equal to the actuarially determined net periodic benefit costs with respect to its employees, for the non-qualified defined benefit pension plan was \$1,525,152 and \$1,604,000 for the years ended December 31, 2015 and 2014, respectively.

Postemployment and Other Postretirement Benefit Plans - Employees and retirees who meet age and service criteria while working for the Company may become eligible for postemployment and other postretirement medical and life benefits, at various levels, in accordance with the applicable plans. These postemployment and other postretirement benefit plans are also sponsored and administered by MLIC. The Company's allocated expense, equal to the actuarially determined net periodic benefit cost with respect to its employees, for the postemployment and other postretirement plans was \$13,719,971 and \$17,687,750 for the years ended December 31, 2015 and 2014, respectively.

- Impact of Medicare Modernization Act on Postretirement Benefits (INT 04-17) Not Applicable.
- 13. Capital and Surplus, Dividend Restrictions and Quasi Reorganization
 - (1) The Company has 315,000 shares authorized, 315,000 shares issued and outstanding of Series C Adjustable Rate Cumulative Preferred Stock with a par value per share of \$1,000 as of December 31, 2014 and a maturity date on or before December 8, 2036. The Company has 1,000 shares authorized, issued, and outstanding of common stock with a par value per share of \$3,000 as of December 31, 2015.
 - (2) On December 6, 2006, the Company received approval from the RI DBR, Insurance Division to redeem 315,000 shares of its issued and outstanding Series B Adjustable Rate Preferred Stock and issue 315,000 shares of Series C Adjustable Rate Preferred Stock. In a noncash transaction on December 8, 2006, the Company redeemed 315,000 shares of its Series B Adjustable Preferred Stock and issued 315,000 shares of Series C Adjustable Rate Preferred Stock. The Series C Adjustable Rate Preferred Stock shall be redeemed on or before the December 8, 2036. The dividend payment dates and dividend rates are unchanged from the Series B Adjustable Rate Preferred Stock. Preferred dividends are payable quarterly in arrears beginning February 15, 2007 at the Applicable Rate which will be recalculated on the first business day after each quarterly dividend payment date based on the product of (1 the highest federal income tax rate for corporations applicable during such dividend period) times (the "AA" Composite Commercial Paper (Financial) Rate + 180 basis points). Dividends paid on preferred stock were \$4,126,907 and \$4,001,498 for the periods ended December 31, 2015 and 2014, respectively. Dividends paid on common stock were \$235,000,000 and \$200,000,000 for the periods ended December 31, 2015 and 2014, respectively.
 - (3) Under Rhode Island State Insurance Law, the Company is permitted, without prior insurance regulatory clearance, to pay a stockholder dividend to its stockholders as long as the aggregate amount of all such dividends in any twelve-month period does not exceed the lesser of (i) 10% of its surplus to policyholders as of the immediately preceding calendar year; or (ii) the next preceding two calendar years net income reduced by capital gains and dividends paid to shareholders. The Company will be permitted to pay a stockholder dividend to its stockholders in excess of the lesser of such two amounts only if it files notice of its intention to declare such a dividend and the amount thereof with the RI DBR, Insurance Division and the RI DBR, Insurance Division does not disapprove the distribution within 30 days of its filing. Under Rhode Island State Insurance Law, the RI DBR, Insurance Division has broad discretion in determining whether the financial condition of a stock property and casualty insurance company would support the payment of such dividends to its shareholders. The

maximum amount of the dividend which the Company may pay to its stockholders in 2016 without prior regulatory approval is \$130,973,563 for dividends with a scheduled date of payment subsequent to December 16, 2016. Any common or preferred stock dividend payment prior to December 16, 2016 will require prior regulatory clearance.

- (4) On October 23, 2015 the Company's Board of Directors approved an extraordinary cash dividend of up to \$260 million on its outstanding common stock, payable to MetLife on or after December 16, 2015. The Company received approval for this common stock dividend from the RI DBR, Insurance Division on November 10, 2015 and paid a dividend of \$235 million on December 16, 2015. The Company paid ordinary preferred stock dividends of \$1,015,105, \$976,941.88, \$1,067,430, and \$1,067,430 on February 13, 2015, May 15, 2015, August 14, 2015, and November 16, 2015, respectively, to MetLife Credit Corp. Since these were ordinary preferred stock dividends, the Company did not require approval for these preferred stock dividends from the RI DBR, Insurance Division.
- (5) Subject to the limitations of (3) above, there are no restrictions placed on the portion of Company profits that may be paid as ordinary dividends to stockholders.
- (6) (9)

Not Applicable.

- (10) The portion of unassigned funds (surplus) represented or reduced by unrealized capital gains (losses) was \$162,945,975.
- (11) (13)

Not Applicable.

14. Liabilities, Contingencies and Assessments

A. Contingent Commitments

The Company makes commitments to fund partnership investments. The amounts of these unfunded commitments were \$87,259,847 and \$11,974,197 at December 31, 2015 and 2014, respectively. The Company anticipates that these amounts will be invested in partnerships over the next five years. See Schedule BA Part 1 for details.

B. Assessments

(1) Guaranty Fund Assessments

The Company had initially estimated and recorded an accrual related primarily to the Reliance Insurance Company insolvency resulting in a liability of \$6,641,426 and an asset of \$2,828,724 for future premium tax offsets. There is no method to determine as to when these payments will be paid out or when all the premium tax offsets will be taken. The Company recorded charges to operations of \$0 as of December 31, 2010 and December 31, 2008. In June 2007, the accrual for the State of New York was removed. The Reliance insolvency and related accrual for New York is processed as part of the New York Property Casualty Fund. The New York Property Casualty Fund accrual has been included in the taxes, licenses and fees financial statement line. In addition, minor adjustments were made to several states (Florida, Mississippi, New Hampshire, Rhode Island, Missouri, and Tennessee) resulting in a guaranty fund liability of \$4,270,737 and a guaranty fund asset of \$2,683,383 as of December 31, 2010. During 2011, due to the lack of Reliance assessments over the past 5 years, a review of the current accrual was performed. In July 2011 an entry was made to reduce Reliance's liability by \$2,777,332 and to reduce Reliance's asset by \$1,605,199. This resulted in a guaranty fund liability of \$1,493,405 and a guaranty fund asset of \$1,078,184 as of December 31, 2011. There were no adjustments made in 2012. As of December 31, 2012 the asset remained at \$1,078,184 and the liability remained at \$1,493,405. There was a slight adjustment in 2013 reducing the guaranty fund asset by \$4,061 and the liability by \$8,374. There were no adjustments made in 2014 or 2015 and therefore, as of December 31, 2015 the asset total remains at \$1,074,123 and the liability remains at \$1,485,031.

(2) Other Assessments None

C. Gain Contingencies Not Applicable.

D. Claims Related Extra Contractual Obligations and Bad Faith Losses Stemming from Lawsuits

The company paid the following amounts in the reporting period to settle claims related extra contractual obligations or bad faith claims stemming from lawsuits:

Direct

Claims related ECO and bad faith losses paid during the reporting period

\$ 702,061

Number of claims where amounts were paid to settle claims related extra contractual obligations or bad faith claims resulting from lawsuits during the reporting period.

(a)	(b)	(c)	(d)	(e)
0-25 Claims	26-50 Claims	51-100 Claims	101-500 Claims	More than 500 Claims
X				

Indicate whether claim count information is disclosed per claim or per claimant.

(f) Per Claim [X] (g) Per Claimant []

E. Product Warranties Not Applicable.

F. Joint and Several Liabilities Not Applicable.

G. All Other Contingencies

All of the information in this footnote is being reported on combined basis for the Company and its subsidiaries and affiliates.

Various litigation claims, and assessments against the Company, in addition to those otherwise provided for in the Company's financial statements, have arisen in the course of the Company's business, including but not limited to, in connection with its activities as an insurer, employer and taxpayer. Further, state insurance regulatory authorities and other federal and state authorities regularly make inquiries and conduct investigations concerning the Company's compliance with applicable insurance and other laws and regulations.

It is not feasible to predict or determine the ultimate outcome of all pending investigations and legal proceedings or provide reasonable ranges of potential losses. In some matters, very large and/or indeterminate amounts, including punitive and treble damages, are sought. Although in light of these considerations it is possible that an adverse outcome in certain cases could have a material adverse effect upon the Company's financial position, based on information currently known by the Company's management, in its opinion, the outcomes of such pending investigations and legal proceedings are not likely to have such an effect. However, given the large and/or indeterminate amounts sought in certain of these matters and the inherent unpredictability of litigation, it is possible that an adverse outcome in certain matters could, from time to time, have a material adverse effect on the Company's financial statements.

15. Leases

A. The Company's total rent expense was \$17,916,079 and \$16,688,735 for 2015 and 2014, respectively. The Company has entered into various lease agreements for office space, fleet vehicles, and other equipment. Rental expense under such leases was \$12,308,470 and \$11,196,576 in 2015 and 2014, respectively. In addition, rental expense includes affiliated rental expense of \$5,607,609 and \$5,492,159 for 2015 and 2014, respectively, charged to the Company pursuant to its service agreements with its affiliates. See Notes 10. B. - C. (3) and 10. F. for details. Future gross minimum rental payments under non-cancelable leases on office space, fleet vehicles, and other equipment are as follows:

	Year Ended
	December 31,
2016	\$ 4,689,541
2017	3,162,933
2018	1,757,014
2019	715,275
2020	273,083
Thereafter	156,512
Total	\$ 10,754,358

- B. Leasing is not a significant part of the Company's business.
- 16. Information About Financial Instruments with Off-Balance Sheet Risk and Financial Instruments with Concentrations of Credit Risk
 - 1. The table below summarizes the notional amount of the Company's financial instruments (derivatives that are designated as effective hedging instruments) with off-balance sheet credit risk at December 31:

 Asse	ets			Liabi	lites	
2015		2014		2015		2014
\$ 10,550,100	\$	-	\$	-	\$:
\$ 10,550,100	\$	-	\$	-	\$	
\$	2015 \$ 10,550,100	\$ 10,550,100 \$ - -	\$ 10,550,100 \$	\$ 10,550,100 \$ - \$	\$ 10,550,100 \$ - \$	\$ 10,550,100 \$ - \$ - \$ - \$ \$

- 2. See Note 8 for a description of the nature and terms of the Company's derivatives, including market risks, cash requirements and related accounting policy.
- 3. The Company may be exposed to credit-related losses in the event of nonperformance by counterparties to derivatives. Generally, the current credit exposure of the Company's derivatives is limited to the net positive estimated fair value of derivatives at the reporting date after taking into consideration the existence of master netting or similar agreements and any collateral received pursuant to such agreements.

The Company manages its credit risk related to derivatives by entering into transactions with creditworthy counterparties and establishing and monitoring exposure limits. The Company's OTC derivative transactions are governed by ISDA Master Agreements which provide for legally enforceable set-off and close-out netting of exposures to specific counterparties in the event of early termination of a transaction, which includes, but is not limited to, events of default and bankruptcy. In the event of an early termination, the Company is permitted to set-off receivables from the counterparty against payables to the same counterparty arising out of all included transactions. Substantially all of the Company's ISDA Master Agreements also include Credit Support Annex provisions which require both the pledging and accepting of collateral in connection with its OTC derivatives.

Off-balance sheet credit exposure is the excess of positive estimated fair value over positive book/adjusted carrying value for the Company's highly effective hedges at the reporting date. All collateral received from counterparties to mitigate credit-related losses is deemed worthless for the purpose of calculating the Company's off-balance sheet credit exposure. At

December 31, 2015, the off-balance sheet credit exposure of the Company's swaps was \$220,655. At December 31, 2014, the Company had no off-balance sheet credit exposure on its swaps.

- 4. At December 31, 2015 and 2014, no securities collateral was received by the Company on its OTC derivatives.
- 17. Sale, Transfer and Servicing of Financial Assets and Extinguishments of Liabilities
 - A. Transfers of Receivables Reported as Sales Not Applicable.
 - B. Transfer and Servicing of Financial Assets
 - 1. Not Applicable
 - 2. The Company did not participate in the transfer or servicing of financial assets during the year ended December 31, 2015.
 - C. Wash Sales
 - 1. In the course of the Company's asset management, securities are not sold and reacquired within 30 days of the sale date to enhance the Company's yield on its investment portfolio. There may be occasional isolated incidents where wash sales occur
 - 2. The Company had no wash sales with an NAIC designation of 3 or below, or of unrated securities during the year ended December 31, 2015.
- 18. Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans Not Applicable.
- 19. Direct Premium Written by Managing General Agents/Third Party Administrators

No managing general agent or third party administrator writes direct premium equal to or greater than 5% of surplus. The only managing general agent or third party administrator the Company transacts with is as follows:

Name and Address of			Type Of	Type of		Direct
Managing General Agent	FEI	Exclusive	Business	Authority		Written
And Third Party Administrator	Number	Contract	Written	Granted		Premium
					_	
Seabury & Smith, Inc	13- 3112276	No	Automobile /	BP	\$	44,797,126
200 Clarendon Street, Suite 37			Home / Other			
Boston, MA 02116						

20. Fair Value Measurements

A. (1) Assets and Liabilities Measured and Reported at Estimated Fair Value at Reporting Date

Hierarchy Table

The following table provides information about financial assets and liabilities measured and reported at estimated fair value at:

	December 31, 2015								
	Fair Value Measurements at Reporting Date Using								
	Quoted P	Prices in							
	Active Ma	rkets for			\mathbf{S}	ignificant			
	Identical and Lia	8				observable Inputs	a	mitted Total t Estimated	
	(Leve	el 1)		(Level 2)		(Level 3)	Fair Value		
Assets			In V	Whole Dollars					
Bonds:									
All Other Governments	\$	-	\$	299,250	\$	-	\$	299,250	
U.S. Special Revenue and Agencies	\$	-	\$	8,533,600	\$	-	\$	8,533,600	
Industrial & Miscellaneous	\$		\$	92,770,720	\$	3,953,365	\$	96,724,085	
Total bonds	\$		\$	101,603,570	\$	3,953,365	\$	105,556,935	
Perpetual preferred stocks									
Industrial & Miscellaneous	\$	-	\$	66,836,132	\$	-	\$	66,836,132	
Derivative assets (1)									
Foreign currency exchange rate	\$	-	\$	850,207	\$	-	\$	850,207	
Total assets	\$	-	\$	169,289,909	\$	3,953,365	\$	173,243,274	
Liabilities									
Derivative liabilities (1)									
Foreign currency exchange rate	\$	-	\$	48,006	\$	-	\$	48,006	
Total liabilities	\$	-	\$	48,006	\$	-	\$	48,006	

⁽¹⁾ Derivative assets and derivative liabilities presented in the table above represent only those derivatives that are carried at estimated fair value. Accordingly, the amounts above exclude highly effective derivatives carried at amortized cost.

Transfers between Levels 1 and 2 --- During the year ended December 31, 2015, transfers between Levels 1 and 2 were not significant. Transfers between levels are assumed to occur at the beginning of the period.

(2) Assets and Liabilities Measured and Reported at Estimated Fair Value at Reporting Date

Rollforward Table - Level 3 Assets and Liabilities

A rollforward of the estimated fair value measurements for all assets and liabilities measured and reported at estimated fair value using significant unobservable (Level 3) inputs for their respective time periods is as follows:

	_	Estimated Fair Value Measurements in Level 3 of the Fair Value Hierarchy													
		Balance at anuary 1, 2015	Transfe Level		Tra	nsfer Out of Level 3	and	al Gains Losses luded in Income (1)	ar in Ca	otal Gains nd Losses cluded in apital and Surplus	Purch	ases (2)	:	Sales (2)	alance at cember 31, 2015
Assets								,							
Bonds:															
Industrial & Miscellaneous	\$	7,693,170	\$	-	\$	(2,903,175)	\$	-	\$	(670,633)	\$	-	\$	(165,997)	\$ 3,953,365
Hybrid Securities	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-		-	\$ -
Total bonds	\$	7,693,170	\$	-	\$	(2,903,175)	\$	-	\$	(670,633)	\$	-	\$	(165,997)	\$ 3,953,365
Total assets	\$	7,693,170	\$		\$	(2,903,175)	\$		\$	(670,633)	\$	-	\$	(165,997)	\$ 3,953,365

⁽¹⁾ Interest and dividend accruals, as well as cash interest coupons and dividends received, are excluded from the rollforward.

Transfers between Levels

Overall, transfers between levels occur when there are changes in the observability of inputs and market activity. Transfers into or out of any level are assumed to occur at the beginning of the period.

Transfers into or out of Level 3:

Transfers into or out of Level 3 are presented in the table above. Assets and liabilities are transferred into Level 3 when a significant input cannot be corroborated with market observable data. This occurs when market activity decreases significantly and underlying inputs cannot be observed, current prices are not available, and/or when there are significant variances in quoted prices, thereby affecting transparency. Assets and liabilities are transferred out of Level 3 when circumstances change such that significant inputs can be corroborated with market observable data. This may be due to a significant increase in market activity, a specific event, or one or more significant input(s) becoming observable.

During the year ended December 31, 2015, transfers out of Level 3for bonds of \$2,903,175 resulted primarily from increased transparency of: (i) new issuances which, subsequent to issuance and establishment of trading activity, became priced by pricing services and (ii) existing issuances for which the Company, over time, was able to corroborate with pricing received from independent pricing services with observable inputs or increases in market activity.

- (3) Transfers between levels are assumed to occur at the beginning of the period.
- (4) <u>Assets and Liabilities Measured and Reported at Estimated Fair Value at Reporting Date</u>

<u>Valuation Techniques and Inputs for Level 2 and Level 3 Assets and Liabilities by Major Classes of Assets and Liabilities:</u>

When developing estimated fair values, the Company considers two broad valuation techniques: (i) the market approach and (ii) the income approach. The Company determines the most appropriate valuation technique to use, given what is being measured and the availability of sufficient inputs, giving priority to observable inputs.

The Company categorizes its financial assets and liabilities into a three-level hierarchy, based on the significant input with the lowest level in their valuation. The input levels are as follows. Level 1 - Unadjusted quoted prices for identical assets or liabilities. The Company defines active markets based on average trading volume for common stock. The size of the bid/ask spread is used as an indicator of market activity for bonds. Level 2 - Quoted prices in markets that are not active or inputs that are observable either directly or indirectly. These inputs can include quoted prices for similar but not identical assets or liabilities other than quoted prices in Level 1, quoted prices in markets that are not active, or other significant inputs that are observable or can be derived principally from or corroborated by observable market data for substantially the full term of the assets or liabilities. Level 3 - Unobservable inputs that are supported by little or no market activity and are significant to the determination of estimated fair value of the assets and liabilities. Unobservable inputs reflect the reporting entity's own assumptions about the assumptions that market participants would use in pricing the asset or liability.

The valuation of most instruments listed below are determined using independent pricing sources, matrix pricing, discounted cash flow methodologies or other similar techniques that use either observable market inputs or unobservable inputs.

⁽²⁾ The amount reported within purchases, sales, issuances and settlements is the purchase/issuance price (for purchases and issuances) and the sales/settlement proceeds (for sales and settlements) based upon the actual date purchased/issued or sold/settled.

Not applicable Not			
State and political a subdivision a securities and foreign governments - included within U.S. Special Revenue and Agencies and All Other Governments - Valuation Techniques: Principally the market approach Key Inputs: Valuation Techniques: Principally the market approach Key Inputs:	Ins trument	Level 2 Observable Inputs	Level 3 Unobservable Inputs
Valuation Techniques: Principally the market approach	Bonds		
Ray liquids: - quoted prices in markets that are not active - beachmark U.S. Treasury yeld for other yelds in systemation the U.S. Treasury yeld for other yelds in systemation the U.S. Treasury yeld for other yelds in systemation the U.S. Treasury yeld for other yelds in systematic the U.S. Treasury yeld for other yelds in systematic the U.S. Treasury yeld for other yelds in systematic the U.S. Treasure of the State of Comparable securities that are not believe that are not believe that are not solve beachmark yelds is markets that are not active beachmark yelds is merating to trades of identical or comparable securities; duration the issuance; is increasing to trade of Kienical or comparable securities; duration the issuance; is increasing to trade of Stonical or comparable securities; duration the issuance is increasing to trade of Stonical or comparable securities; duration the issuance is increasing to trade of Stonical or comparable securities; duration the issuance is increasing to trade of Stonical or comparable securities and spread for similar public or private securities and spreads for similar public or private securities in that are not softwe to observable prices and spreads for similar public or private securities that are not softwe exceeding the substitutions of the such as the softward of the Wilst in the softward of the Wilst in the softward in the	_		ncluded within U.S. Special Revenue and Agencies
Quoted prices in markets that are not active International Comments of the U.S. Treasury yeld are the registed time spread of the U.S. Treasury yeld come for the delication of the U.S. International Comments of the U.S. International Comments of the U.S. International Comments of the U.S. or portate and Foreign corporate securities - included within Industrial & Miscellaneous		Valuation Techniques: Principally the market approach	
benchmark U.S. Treasury yeld or other yelds the spread of the U.S. I treasury yeld or other yelds the spread of the U.S. I treasury yeld or other yelds the spread of the U.S. I treasury yeld or other yelds the spread of the U.S. or porate and Foreign or opporate securities - included within Industrial & Miscellaneous Valuation Techniques: Principally the market and income approaches. Key hiputs: - quoted prices in markets that are not active - benchmark yelds; spreads of Benchmark yelds; new sis suscess is sucreating - trades of identical or comparable securities; duration - Privately-placed securities are valued using the additional - key inputs: - market yeld curve; call provisions - observable prices and spreads for a milar public - or private securities that incorporate the credit - quality and minutery securities that incorporate the credit - quality and minutery securit of the issue of the issue - deha a pread adjustments to reflect specific - credit reflectia as uses Loan-backed securities comprise of r RMBS - included within Industrial & Miscellaneous Valuation Techniques: Principally the market and income approaches. Key Japuts: - quoted prices in markets that are not active - spreads for actively minded securities; spreads off - benchmark yelds - expected propagation is speeds and volumes - current and forecasted loss severity, rittings; geographic - region - weighted average coupon and weighted average maturity - average delinguinery principally the market approach - to: - collisional type; structure of the security vittage - of the loans - payment from youthin the tranche; deal - performance Preferred stock Valuation Techniques: Principally the market approach - Key lipout:		Key Inputs:	
the spread of the text securities and so were approads; broken dealer quotes deaties a security Securities Securiti		• quoted prices in markets that are not active	No t applic able
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U.S. corporate and Foreign corporate securities - included within Industrial & Mis cellaneous Valuation Techniques: Principally the market and income approaches. Key laputs: quoted prices in markets that are not active benchmark yields; spreads off benchmark yields; new seamances; is sour rating trades of sidentical or comparable securities; duration Privately-placed securities are valued using the additional keyinguts: market yield curve; call provisions observable prices and spreads for similar public or private securities that are lost after the redifficulty of the superior of the source o		• is suer ratings and is suer spreads; broker-dealer quotes	
Valuation Techniques: Principally the market and income approaches. Valuation Techniques: Principally the market approach. Valuation Techniques: Principally th		comparable securities that are actively traded	
Approaches Rey hputs:	U.S. corporate a	nd Foreign corporate securities - included within Indu	s trial & Mis cellaneo us
Key inputs:		1 1 7	Valuation Techniques: Principally the market approach.
delta spread adjustments to reflect specific creditive is unces; is sue rental specific creditive is unces; is sue rental specific creditive is unces; is sue rental so fidentical or comparable securities; duration Privately-placed securities are valued using the additional key inputs: market yield curve; call provisions observable prices and spreads for similar public or private securities that incorporate the credit quality and industry sector of the issuer delta spread adjustments to reflect specific creditive quality and industry sector of the issuer delta spread adjustments to reflect specific creditive and incorporate the credit replaced within Industrial & Miscellaneous Lo an-backed securities comprised of RMIS - included within Industrial & Miscellaneous Valuation Techniques: Principally the market and income approaches. Rey liquid: spread adjustments to reflect specific creditive and incorporate the credit related is sues Lo an-backed securities comprised of RMIS - included within Industrial & Miscellaneous Valuation Techniques: Principally the market and income approaches. Rey liquid: spread adjustments to reflect specific creditive delta spread adjustments to reflect specific creditive delta spread adjustments to reflect specific creditive into a base of a lower levels of fraiding activity than securities that are not active spread spread adjustments to reflect specific creditive into a lower levels of fraiding actively than securities that are not active spread spread adjustments to reflect specific creditive into a lower levels of fraiding actively than securities that are not active spread spread adjustments to reflect specific creditive into active spread spread adjustments to reflect specific creditive into active spread spread adjustments on the additional lengths and spread adjustments to reflect spreads careflete spreads delta spread adjustments to reflect specific in Level 2 independent non-binding broker quotations delta spread adjustmen		Key Inputs:	
benchmark yields; spreads off benchmark yields; new is suances; is suerrating trades of identical or comparable securities; duration Privately-placed securities are valued using the additional key inputs: market yield curve; call provisions observable prices and spreads for similar public or private securities that incorporate the credit quality and misutry sector of the is suer delta spread adjustments to reflect specific credit-related is sues Loan-backed securities comprised of RMBS - included within Industrial & Miscellaneous Valuation Techniques: Principally the market and income approaches. Key liputs: quoted prices in markets that are not active spreads for actively traded securities; spreads off benchmark yields expected prepayment speeds and volumes current and toreasted loss seversy; ratings; geographic region weighted average coupon and weighted average maturity average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to collateral type; structure of the security; vintage of the loans collateral type; structure of the security; vintage of the loans a payment terms of the underlying assets payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key liput:			
Privately-placed securities are valued using the additional key inputs:		benchmark yields; spreads off benchmark yields; new	delta spread adjustments to reflect specific credit-
Privately-placed securities are valued using the additional key inputs: • market yield curve; call provisions • observable prices and spreads for similar public or private securities thin corporate the credit quality and industry sector of the is suer • deha spread adjustments to reflect specific credit related is sues Valuation Techniques: Principally the market and income approaches. Key Inputs: • quoted prices in markets that are not active • spreads for actively traded securities; spreads off benchmark yields • expected prepayment speeds and volumes current and to recasted loss severity; ratings; geo graphic region • weighted average coupon and weighted average maturity • average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to: • collateral type; structure of the security; vintage • of the loans • payment priority within the tranche; deal • performance Preferred stock Valuation Techniques: Principally the market approach Key liput:		• trades of identical or comparable securities; duration	• credit s preads
Observable prices and spreads for similar public or private securities that incorporate the credit quality and industry sector of the is suer		I livately parced securities are valued asing the additional	based on lower levels of trading activity than securities
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Loan-backed securities comprised of RMBS - included within Industrial & Miscellaneous Valuation Techniques: Principally the market and income approaches. Key Inputs: • quoted prices in markets that are not active • spreads for actively traded securities; spreads off benchmark yields • expected prepayment speeds and volumes current and forecasted loss seventy; ratings; geographic • region • weighted average coupon and weighted average maturity • average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to: • collateral type; structure of the security; vintage of the loans • payment terms of the underlying assets payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key Input:		or private securities that incorporate the credit	
Valuation Techniques: Principally the market and income approaches. Key Inputs:			
approaches. Key Inputs: quoted prices in markets that are not active spreads for actively traded securities; spreads off benchmark yields expected prepayment speeds and volumes current and to recasted loss severity; ratings; geographic region weighted average coupon and weighted average maturity average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to: collateral type; structure of the security; vintage of the loans payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key Input:	Loan-backed sec	curities comprised of RMBS - included within Industri	al & Mis cellaneo us
• quoted prices in markets that are not active • spreads for actively traded securities; spreads off benchmark yields • expected prepayment speeds and volumes current and forecasted loss seventy; ratings; geographic region • weighted average coupon and weighted average maturity • average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to: • collateral type; structure of the security; vintage • of the loans • payment terms of the underlying assets payment priority within the tranche; deal • performance Preferred stock Valuation Techniques: Principally the market approach Key Input: • •		I	
spreads for actively traded securities; spreads off benchmark yields expected prepayment speeds and volumes current and forecasted loss severity; ratings; geographic region weighted average coupon and weighted average maturity average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to: collateral type; structure of the security; vintage of the loans payment terms of the underlying assets payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key Input:		Key Inputs:	
benchmark yields expected prepayment speeds and volumes current and to recasted loss severity; ratings; geographic region weighted average coupon and weighted average maturity average delinquency rates; debt-service coverage ratios is suance-specific information, including, but not limited to: collateral type; structure of the security; vintage of the loans payment terms of the underlying assets payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key Input:		• quoted prices in markets that are not active	
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average definitions, debt-service coverage ratios is suance-specific information, including, but not limited to: collateral type; structure of the security; vintage of the loans payment terms of the underlying as sets payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key Input:		weighted average coupon and weighted average maturity	
collateral type; structure of the security; vintage of the loans payment terms of the underlying as sets payment priority within the tranche; deal performance Preferred stock Valuation Techniques: Principally the market approach Key Input:		is suance-specific information, including, but not limited	
Preferred s to ck Valuation Techniques: Principally the market approach Key Input:		collateral type; structure of the security; vintage	
Valuation Techniques: P rincipally the market approach Key Input:		payment priority within the tranche; deal	
Key Input:	Preferred stock		
		Valuation Techniques: Principally the market approach	
		Key Input:	
į		•	Not applicable

Derivatives Valuation Techniques and Key Inputs

Instrument	Level 2 Observable Inputs	Level 3 Unobservable Inputs
Derivatives (1)		
Foreign Currency Exchange R	ate	
	Valuation Techniques: Principally the income approach	
	Key Inputs:	
	swap yield curve	not applicable
	• basis curves	
	currency spot rates	
	cross currency basis curves	

- (1) Valuations of non-option-based derivatives utilize present value techniques, whereas valuations of option-based derivatives utilize option pricing models.
- B. The Company provides additional fair value information in Note 5.
- C. Estimated Fair Value of All Financial Instruments

Information related to the aggregate fair value of the Company's financial instruments is shown below at:

	December 31, 2015											
	Aggregate Fair Value			66 6								
Type of Financial Instrument	t					In Whole	Dol	lars				
Bonds	\$ 3	3,141,701,965	\$ 2	2,931,285,752	\$	81,367,776	\$3	,039,464,619	\$	20,869,570	\$	-
Preferred stocks	\$	89,336,132	\$	89,336,132	\$	-	\$	89,336,132	\$	-	\$	-
Cash and short-term bonds	\$	(92,778,185)	\$	(92,778,185)	\$	(92,778,185)	\$	-	\$	-	\$	-
Investment income due &												
accrued	\$	38,762,794	\$	38,762,794	\$	-	\$	38,762,794	\$	-	\$	-
Derivative assets (1)	\$	3,995,790	\$	3,922,916	\$	-	\$	3,995,790	\$	-	\$	-
Derivative liabilities (1)	\$	48,006	\$	48,006	\$	-	\$	48,006	\$	-	\$	-
Payable for collateral under												
securities loaned and												
other transactions	\$	1,819,574	\$	1,819,574	\$		\$	1,819,574	\$		\$	
Total	\$ 3,179,150,916			2,968,661,829	\$	(11,410,409)	\$3	,169,691,755	\$	20,869,570	\$	-

_	December 31, 2014											
		Aggregate Fair Value		Admitted Assets		(Level 1)		(Level 2)		(Level 3)	Pra (Ca	Not cticable arrying 'alue)
Type of Financial Instrument						In Whole						
Bonds	\$ 3	3,281,243,644	\$ 3	3,039,121,476	\$	22,163,368	\$ 3	3,239,525,787	\$	19,554,489	\$	-
Preferred stocks	\$	162,129,805	\$	161,401,754	\$	-	\$	147,073,355	\$	15,056,450	\$	-
Cash	\$	(86,784,679)	\$	(86,784,679)	\$	(86,784,679)	\$	-	\$	-	\$	-
Investment income due &												
accrued	\$	42,078,035	\$	42,078,035	\$	-	\$	42,078,035	\$	-	\$	-
Derivative assets (1)	\$	919,845	\$	1,723,768	\$	-	\$	919,845	\$	-	\$	-
Derivative liabilities (1)	\$	23,718	\$	23,718	\$		\$	23,718	\$		\$	
Total	\$ 3	3,399,562,932	\$ 3	3,157,516,636	\$	(64,621,311)	\$ 3	3,429,573,304	\$	34,610,939	\$	-
•												

⁽¹⁾ Classification of derivatives is based on each derivative's positive (asset) or negative (liability) book/adjusted carrying value, which equals the net admitted assets and liabilities.

Assets and Liabilities

The methods and significant assumptions used to estimate the fair value of all financial instruments is presented below.

The Company defines fair value as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. In most cases, the exit price and the transaction (or entry) price will be the same at initial recognition.

When developing estimated fair values, the Company considers two broad valuation techniques: (i) the market approach and (ii) the income approach. The Company determines the most appropriate valuation technique to use, given what is being measured and the availability of sufficient inputs, giving priority to observable inputs.

The Company categorizes its financial assets and liabilities into a three-level hierarchy, based on the significant input with the lowest level in their valuation. The input levels are as follows. Level 1 - Unadjusted quoted prices for identical assets or liabilities. The Company defines active markets based on average trading volume for common stock. The size of the bid/ask spread is used as an indicator of market activity for bonds. Level 2 - Quoted prices in markets that are not active or inputs that are observable either directly or indirectly. These inputs can include quoted prices for similar but not identical assets or liabilities other than quoted prices in Level 1, quoted prices in markets that are not active, or other significant inputs that are observable or can be derived principally from or corroborated by observable market data for substantially the full term of the assets or liabilities. Level 3 - Unobservable inputs that are supported by little or no market activity and are significant to the determination of estimated fair value of the assets and liabilities. Unobservable inputs reflect the reporting entity's own assumptions about the assumptions that market participants would use in pricing the asset or liability.

In general, investments classified within Level 3 use many of the same valuation techniques and inputs as described in the Level 2 discussions. However, if key inputs are unobservable, or if the investments are less liquid and there is very limited trading activity, the investments are generally classified as Level 3. The use of independent non-binding broker quotations to value investments generally indicates there is a lack of liquidity or the general lack of transparency in the process to develop the valuation estimates generally causing these investments to be classified in Level 3.

Bonds, Stocks, Cash and Short-term Investments

When available, the estimated fair value for bonds, including loan-backed securities, unaffiliated preferred stocks and short-term investments are based on quoted prices in active markets that are readily and regularly obtainable. Generally, these

investments are classified in Level 1, are the most liquid of the Company's securities holdings and valuation of these securities does not involve management's judgment.

When quoted prices in active markets are not available, the determination of estimated fair value is based on market standard valuation methodologies, giving priority to observable inputs. The significant inputs to the market standard valuation methodologies for certain types of securities with reasonable levels of price transparency are inputs that are observable in the market or can be derived principally from or corroborated by observable market data. Generally, these investments are classified in Level 2.

When observable inputs are not available, the market standard valuation methodologies rely on inputs that are significant to the estimated fair value that are not observable in the market or cannot be derived principally from or corroborated by observable market data. These unobservable inputs can be based in large part on management's judgment or estimation, and cannot be supported by reference to market activity. Even though these inputs are unobservable, management believes they are consistent with what other market participants would use when pricing such securities and are considered appropriate given the circumstances. Generally, these investments are classified in Level 3.

Excluded from the disclosure are investments accounted for under the equity method including affiliated common stocks.

The use of different methodologies, assumptions and inputs may have a material effect on the estimated fair values of the Company's securities holdings.

The estimated fair value for cash approximates carrying value and is classified as Level 1 given the nature of cash.

Investment Income Due and Accrued

Due to the short-term nature of investment income due and accrued, the Company believes there is minimal risk of material changes in interest rates or credit of the issuer such that estimated fair value approximates carrying value. These amounts are generally classified as Level 2.

Derivatives

The estimated fair value of OTC derivatives is determined through the use of pricing models. The determination of estimated fair value, when quoted market values are not available, is based on market standard valuation methodologies and inputs that management believes are consistent with what other market participants would use when pricing such instruments. The significant inputs to the pricing models for most OTC derivatives are inputs that are observable in the market or can be derived principally from, or corroborated by, observable market data. Significant inputs that are observable generally include interest rates, foreign currency exchange rates, interest rate curves, credit curves and volatility. Derivative valuations can be affected by changes in interest rates, foreign currency exchange rates, financial indices, credit spreads, default risk, nonperformance risk, volatility, liquidity and changes in estimates and assumptions used in pricing models. Generally, these derivatives are classified in Level 2.

Certain OTC derivatives may rely on inputs that are significant to the estimated fair value that are not observable in the market or cannot be derived principally from, or corroborated by, observable market data. Significant inputs that are unobservable generally include references to emerging market currencies and inputs that are outside the observable portion of the interest rate curve, credit curve, volatility or other relevant market measure. These unobservable inputs may involve significant management judgment or estimation. Even though unobservable, these inputs are based on assumptions deemed appropriate given the circumstances and management believes they are consistent with what other market participants would use when pricing such instruments.

Most inputs for OTC derivatives are mid-market inputs but, in certain cases, liquidity adjustments are used when they are deemed more representative of exit value. Market liquidity, as well as the use of different methodologies, assumptions and inputs may have a material effect on the estimated fair values of the Company's derivatives and could materially affect the net change in capital and surplus.

Payable for Collateral Received

The estimated fair value of amounts payable for collateral under securities loaned and other transactions approximates carrying value as these obligations are short-term in nature. These amounts are generally classified in Level 2.

D. At December 31, 2015 the Company had no investments where it is not practicable to estimate fair value.

21. Other Items

- A. Extraordinary Items Not Applicable.
- B. Troubled Debt Restructuring Not Applicable.
- C. Other Disclosures
 - (1) The Company has elected to use truncation in reporting amounts on all parts of Schedule D. Some Schedules and Exhibits may not agree due to rounding.
 - (2) Management fees paid to MLIC totaled \$299,711,017 and \$312,945,924 for the periods ended December 31, 2015 and 2014, respectively. These charges were allocated to the proper expense classifications based on information provided by MLIC.
 - (3) Effective January 1, 2001, the NAIC and most state insurance departments implemented a comprehensive guide to Statutory Accounting Principles (Codification). These Accounting Practices and Procedures produced an increase to

- surplus for the Company in 2001 as a result of the recognition of deferred federal income taxes.
- (4) The Company contributed \$5,000 to the political action committee MetLife Political Participation Fund B as of December 31, 2015.
- (5) Supplement to Interrogatory No. 18: As part of a MetLife enterprise-wide Code of Conduct Certification, the Chief Compliance Officer is designated with the responsibility to oversee such disclosures. Following that review, a summary report is sent to the Chairman of the Board of Directors of MetLife, Inc.
- D. Business Interruption Insurance Recoveries None.
- E. State Transferable and Non-transferable Tax Credits Not Applicable.
- F. Subprime-Mortgage-Related Risk Exposure

At December 31, 2015, the Company had direct exposure to subprime mortgage risk through other investments as follows:

				Realized
	Actual	Book Adjusted	Fair	Gain (Loss)
	Cost	Carry Value	Value	On Impairment
Residential Mortgage Backed Securities	\$110,393	\$110,609	\$105,396	\$0
Commercial Mortgage Backed Securities	0	0	0	0
Collateralized Debt Obligations	0	0	0	0
Structured Securities	0	0	0	0
Equity Investments in SCA Companies	0	0	0	0
Other Assets	0	0	0	0
Total	\$110,393	\$110,609	\$105,396	\$0

While there is no market standard definition, the Company defines subprime mortgage lending as the origination of residential mortgage loans to borrowers with weak credit profiles. The Company's exposure to subprime mortgage loans exists through investments in subprime RMBS. The Company has exposure to unrealized losses due to a reduction in fair value. Over the past few years, the Company has managed its exposure to subprime mortgage lending by reducing its overall exposure, increasing the credit quality of the portfolio, stress testing the portfolio with severe loss assumptions and closely monitoring the performance of the portfolio. Based upon the analysis of the Company's exposure to subprime mortgages through its investments in RMBS, the Company expects to receive payments in accordance with the contractual terms of the securities.

22. Events Subsequent

The Company has evaluated events subsequent to December 31, 2015, through February 16, 2016, which is the date these financial statements were available to be issued, and have determined there are no material subsequent events requiring adjustment to or disclosure in the financial statements.

23. Reinsurance

A. Unsecured Reinsurance Recoverables

The Company does not have unsecured aggregate recoverable losses, paid and unpaid including IBNR, loss adjustment expenses and unearned premiums with any individual reinsurers, authorized or unauthorized, that exceeds 3% of the Company's policyholder surplus.

The Company has significant unsecured aggregate recoverables with the federal government and mandatory state pools and associations in the amount of \$74,140,645, \$7,644,170, and \$16,463,499 with Michigan Catastrophic Claims Association (Federal ID AA-9991159), National Flood Insurance Program (Federal ID AA-9992201), and North Carolina Reinsurance Facility (Federal ID AA-9991139), respectively.

The Michigan Catastrophic Claims Association (MCCA), a private non-profit unincorporated association, was created by the state Legislature in 1978. Michigan's unique auto insurance no-fault law provides unlimited lifetime coverage for medical expenses which result from auto accidents. The MCCA reimburses auto no-fault insurance companies for each Personal Injury Protection (PIP) medical claim paid in excess of a set amount. Currently that amount is \$545,000. This means that the insurance company pays the entire claim, but is reimbursed by the MCCA for medical costs over \$545,000. All auto insurance companies operating in Michigan are required to participate and are assessed to cover the catastrophic medical claims occurring in Michigan. Those assessments are generally passed on to auto insurance policyholders.

The unsecured aggregate recoverable for the National Flood Insurance Program are part of the Write Your Own (WYO) Program which began in 1983 and is a cooperative undertaking of the insurance industry and FEMA. The WYO Program allows participating property and casualty insurance companies to write and service the Standard Flood Insurance Policy in their own names. The companies receive an expense allowance for policies written and claims processed while the Federal Government retains responsibility for underwriting losses. The WYO Program operates as part of the NFIP, and is subject to its rules and regulations.

NC Reinsurance Facility is a mandatory risk pool in which all direct writers of automobile coverage in the state require participation. The underlying security of this pool is backed by every insurance company, which writes automobile insurance. In the worst case scenario, if a company that participates becomes insolvent, that company's share of the pool losses would be distributed on a pro rata basis to the remaining writers in the state. The Company has participated in

mandatory reinsurance facilities over a substantial number of years and has never experienced a reinsurance write-off.

- B. Reinsurance Recoverable in Dispute Not Applicable.
- C. Reinsurance Assumed and Ceded

(1)	Assume	ed Reii	nsurance	Cedeo	l Rein	surance		Net	
	Premium		Commission	Premium		Commission	Premium		Commission
	Reserve		Equity	Reserve		Equity	Reserve		Equity
	(1)		(2)	(3)		(4)	(5)		(6)
Affiliates	\$ 952,436,092	\$	0	\$ 0	\$	0	\$ 952,436,092	\$	0
All Other	2,905,774		741,004	14,373,440		4,116,957	(11,467,666)		(3,375,953)
Total	\$ 955,341,866	\$	741,004	\$ 14,373,440	\$	4,116,957	\$ 940,968,426	\$	(3,375,953)

Direct Unearned Premium Reserve \$697,128,438

(2) The additional or return commission, predicted on loss experience or on any other form of profit sharing arrangements in this annual statement as a result of existing contractual arrangements are accrued as follows:

	Direct		Assumed		Ceded	Net
Contingent Commission	\$ 5,788,573	\$	6,577,427	\$	0	\$ 12,366,000
Sliding Scale Adjustments	0		0		0	0
Other Profit Commission Arrangements	0		0		0	0
		-		_		
Total	\$ 5,788,573	\$	6,577,427	\$	0	\$ 12,366,000

- D. Uncollectible Reinsurance Not Applicable.
- E. Commutation of Ceded Reinsurance Not Applicable.
- F. Retroactive Reinsurance Not Applicable.
- G. Reinsurance Accounted for as a Deposit Not Applicable.
- H. Transfer of Property and Casualty Run-Off Agreements Not Applicable.
- Certified Reinsurer Rating Downgraded or Status Subject to Revocation Not Applicable.
- 24. Retrospectively Rated Contracts and Contracts Subject to Redetermination Not Applicable.
- 25. Change in Incurred Losses and Loss Adjustment Expenses

Reserves for incurred losses and loss adjustment expenses attributable to insured events of prior years have decreased by \$832 million from \$1,511 million in 2014 to \$810 million in 2015. The prior year reserves have decreased principally for the private passenger auto liability, homeowners and umbrella lines of insurance. The ultimate losses and loss adjustment expenses for the prior years have also decreased for most lines, but to a lesser extent. This is shown in Schedule P. The Company has no retrospectively rated policies.

- 26. Intercompany Pooling Arrangements Not Applicable.
- 27. Structured Settlements
 - A. The Company has purchased annuities with the claimant as payee for which the Company has a contingent liability. The Company eliminated its loss reserves for these claims at the time the annuities were purchased. A contingent liability exists to the extent that the issuers of the annuity contracts become unable to fulfill their contractual obligations. The present value of all annuity contracts still in force at December 31, 2015 was \$178,099,326. If the Company became responsible for any payments under these annuities, such payments could possibly be reduced by reinsurance recoverables.

Loss Reserves	
Eliminated by	Unrecorded Loss
<u>Annuities</u>	Contingencies
\$178,261,342	\$0

- B. The Company has not purchased any annuities for which it has not obtained a release of liability from the claimant/annuitant as a result of the purchase of an annuity as of December 31, 2015.
- 28. Health Care Receivables Not Applicable.
- 29. Participating Policies Not Applicable.
- 30. Premium Deficiency Reserves
 - Liability carried for premium deficiency reserves: \$3,064
 - December 31, 2015 Date of the most recent evaluation of this liability: b.
 - Yes No 🗌 Was anticipated investment income utilized in the calculation?

The Company had liabilities of \$3,064 and \$8,629 related to premium deficiency reserves as of December 31, 2015 and 2014, respectively. The Company did consider anticipated investment income when calculating its premium deficiency reserves. The reserves are the result of the Company's participation in the Florida Automobile Joint Underwriting Association.

- 31. High Deductibles Not Applicable.
- 32. Discounting of Liabilities for Unpaid Losses or Unpaid Loss Adjustment Expenses Not Applicable.
- 33. Asbestos/Environmental (Mass Tort) Reserves Not Applicable.
- 34. Subscriber Savings Accounts Not Applicable.
- 35. Multiple Peril Crop Insurance Not Applicable.
- 36. Financial Guaranty Insurance Not Applicable.

PART 1 - COMMON INTERROGATORIES

GENERAL

1.1	Is the reporting entity a member of an Insurance Holding Company System consisting of If yes, complete Schedule Y, Parts 1, 1A and 2.	of two or more aff	iliated persons, one or more of which is an ii	isurer?		Yes[X	K] No[]
1.2	If yes, did the reporting entity register and file with its domiciliary State Insurance Comm official of the state of domicile of the principal insurer in the Holding Company System, a similar to the standards adopted by the National Association of Insurance Commissione System Regulatory Act and model regulations pertaining thereto, or is the reporting enti substantially similar to those required by such Act and regulations?	a registration staters (NAIC) in its N	ement providing disclosure substantially flower flo	Va	s[X]	No [] N/A[]
1.3	State regulating? Rhode Island			163	,[^]	INO [] 14/74[]
2.1	Has any change been made during the year of this statement in the charter, by-laws, ar reporting entity?	rticles of incorpor	ation, or deed of settlement of the			Yes [] No [X]
2.2	If yes, date of change:						
3.1	State as of what date the latest financial examination of the reporting entity was made	· ·				12/31/2	2011
3.2	State the as of date that the latest financial examination report became available from This date should be the date of the examined balance sheet and not the date the repo State as of what date the latest financial examination report became available to other	ort was completed	l or released.			12/31/2	2011
3.4	the reporting entity. This is the release date or completion date of the examination rep By what department or departments?					05/28/2	2013
	Rhode Island Insurance Division / Department of Business Regulation						
3.5	Have all financial statement adjustments within the latest financial examination report by statement filed with departments?	een accounted fo	or in a subsequent financial	Yes	s[X]	No [] N/A []
3.6	Have all of the recommendations within the latest financial examination report been con	mplied with?		Yes	s[X]	No [
4.1	During the period covered by this statement, did any agent, broker, sales representative thereof under common control (other than salaried employees of the reporting entity) re (more than 20 percent of any major line of business measured on direct premiums) of:						
	4.11 sales of new business?					Yes [
	4.12 renewals?					Yes [] No [X]
4.2	During the period covered by this statement, did any sales/service organization owned i receive credit or commissions for or control a substantial part (more than 20 percent of a						
	4.21 sales of new business?					Yes [] No [X]
	4.22 renewals?					Yes [] No [X]
5.1	Has the reporting entity been a party to a merger or consolidation during the period cov	•				Yes [] No [X]
5.2	If yes, provide name of entity, NAIC Company Code, and state of domicile (use two letter result of the merger or consolidation.	er state abbrevia	tion) for any entity that has ceased to exist a	s a			
	1				2 NAI		3
					Comp	oany	State of
	Name of Entity	1			Cod		Domicile
	Not Applicable				0		
6.1	Has the reporting entity had any Certificates of Authority, licenses or registrations (inclu- by any governmental entity during the reporting period?	iding corporate re	gistration, if applicable) suspended or revok	∌d		Yes [] No[X]
6.2	If yes, give full information: Not Applicable					100[) W(X)
7.1	Does any foreign (non-United States) person or entity directly or indirectly control 10% of	or more of the rea	porting entity?			Yes [] No[X]
7.2	If yes,						,,
	7.21 State the percentage of foreign control						0.000%
	7.22 State the nationality(ies) of the foreign person(s) or entity(ies); or if the entity	is a mutual or re	ciprocal, the nationality of its manager or				
	attorney-in-fact and identify the type of entity(ies) (e.g., individual, corporation	n, government, m					
	1 Nationality		2 Type of Ei	atit.			
	ivationality		Type of Li	itity			
8.1	Is the company a subsidiary of a bank holding company regulated with the Federal Res	serve Board?				Yes [] No[X]
8.2	If response to 8.1 is yes, please identify the name of the bank holding company.						
8.3 8.4	Is the company affiliated with one or more banks, thrifts or securities firms? If the response to 8.3 is yes, please provide below the names and locations (city and stregulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Cor					Yes [X	(] No[]
	Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the a						
	11		2	3	4	5	
	Affiliate Name		Location (City, State)	FRB	OCC	FDI	
	MetLife Advisers, LLC	Boston, MA				+-	YES
	MetLife Investment Advisors, LLC	Wilmington				+-	YES
	MetLife Investors Distribution Company	New York,				+-	YES
	MetLife Securities, Inc.	New York,	- L				YES
9.	What is the name and address of the independent certified public accountant or accound Deloitte & Touche, LLP 30 Rockefeller Plaza, New York, NY 10112-0015	-		- m.l.:			
10.1	Has the insurer been granted any exemptions to the prohibited non-audit services provi as allowed in Section 7H of the Annual Financial Reporting Model Regulation (Model A	ided by the certifi Judit Rule) or sub	ed independent public accountant requirement estantially similar state law or regulation?	ents		Yes [] No[X]
10.2	If the response to 10.1 is yes, provide information related to this exemption:		. ,			L	[[
10.3	Has the insurer been granted any exemptions related to other requirements of the Annu for in Section 18A of the Model Regulation, or substantially similar state law or regulation of the response to 10.3 is yes, provide information related to this exemption:		orting Model Regulation as allowed			Yes [] No[X]
	Has the reporting entity established an Audit Committee in compliance with the domicili	iany etato income	ca laws?	Ve	e [V 1	No r	1 81/8 1
10.5	rias ure reporting entity established an Addit Committee in compliance with the domicili	iary state irisurah	∪⊂ iα₩3 !	res	s[X]	No [] N/A []

PART 1 - COMMON INTERROGATORIES

10.6	If the response to 10.5 is no or n/a, please explain: Not Applicable					
11.	What is the name, address and affiliation (officer/employee of the rep of the individual providing the statement of actuarial opinion/certificat Lise Hasegawa, Vice President, 700 Quaker Lane, Warwick, RI 0288	ion?	ant associated with an actuarial consulting firm)			
12.1	Does the reporting entity own any securities of a real estate holding of		estate indirectly?		Yes[]	No [X]
	12.11 Name of real estate holding company 12.12 Number of parcels involved					0
	12.13 Total book/adjusted carrying value			\$		0
12.2	If yes, provide explanation					
13.	FOR UNITED STATES BRANCES OF ALIEN REPORTING ENTITI	ES ONLY:				
13.1	What changes have been made during the year in the United States		rustees of the reporting entity?			
13.2	Does this statement contain all business transacted for the reporting	entity through its United States	Branch on risks wherever located?		Yes[]	No []
13.3	Have there been any changes made to any of the trust indentures du	ring the year?			Yes[]	No []
13.4	If answer to (13.3) is yes, has the domiciliary or entry state approved			Yes[]	No []	N/A []
14.1	Are the senior officers (principal executive officer, principal financial of functions) of the reporting entity subject to a code of ethics, which inc		er or controller, or persons performing similar		Yes[X]	No []
	(a) Honest and ethical conduct, including the ethical handling of			ationships;		
	(b) Full, fair, accurate, timely and understandable disclosure in		be filed by the reporting entity;			
	 (c) Compliance with applicable governmental laws, rules and rule (d) The prompt internal reporting of violations to an appropriate 	•	the code: and			
	(e) Accountability for adherence to the code.	F				
14.11	If the response to 14.1 is no, please explain:					
14.2	Has the code of ethics for senior managers been amended?				Yes[]	No [X]
14.21	If the response to 14.2 is yes, provide information related to amendm	ent(s).				
14.3	Have any provisions of the code of ethics been waived for any of the	specified officers?			Yes[]	No [X]
14.31	If the response to 14.3 is yes, provide the nature of any waiver(s).	opeoea eee.				[]
15.1	Is the reporting entity the beneficiary of a Letter of Credit that is unrel	ated to reinsurance where the i	issuing or confirming bank is not on the SVO			
10.1	Bank List?				Yes[]	No [X]
15.2	If the response to 15.1 is yes, indicate the American Bankers Associathe Letter of Credit and describe the circumstances in which the Letter		d the name of the issuing or confirming bank o	f		
	1	2	3		4	
	American Bankers Association (ABA) Routing Number Issuing or Cor	firming Bank Name	Circumstances That Can Trigger the Letter of Credit		Amount	
	0					0
		BOARD OF DIRECT	ORS			
16.	Is the purchase or sale of all investments of the reporting entity passe	ed upon either by the Board of	Directors or a subordinator committee thereof?		Yes[X]	No []
17.	Does the reporting entity keep a complete permanent record of the p	-			Yes [X]	No []
18.	Has the reporting entity an established procedure for disclosure to its of any of its officers, directors, trustees or responsible employees that	Board of Directors or trustees t is in conflict or is likely to confl	of any material interest or affiliation on the part lict with the official duties of such person?		Yes[]	No [X]
		FINANCIAL				
19.	Has this statement been prepared using a basis of accounting other	_	ciples (e.g., Generally Accepted Accounting Pri	nciples)?	Yes[]	No [X]
20.1	Total amount loaned during the year (inclusive of Separate Accounts	, exclusive of policy loans):				
	20.11 To directors or other officers			\$		0
	20.12 To stockholders not officers 20.13 Trustees, supreme or grand (Fraternal only)			\$ ¢		0
20.2	Total amount of loans outstanding at the end of year (inclusive of Se	parate Accounts, exclusive of p	olicy loans):	Ψ		
	20.21 To directors or other officers		•	\$		0
	20.22 To stockholders not officers			\$		0
04.4	20.23 Trustees, supreme or grand (Fraternal only)			\$		0
21.1	Were any assets reported in this statement subject to a contractual obeing reporting in the statement?	bligation to transfer to another	party without the liability for such obligation		Yes[]	No [X]
21.2	If yes, state the amount thereof at December 31 of the current year:					
	21.21 Rented from others 21.22 Borrowed from others			\$		0
	21.22 Borrowed from others 21.23 Leased from others			\$		0
	21.24 Other			\$		0
22.1	Does this statement include payments for assessments as described	in the Annual Statement Instru	ctions other than guaranty fund or		V	N
22.2	guaranty association assessments? If answer is yes:				Yes[]	No [X]
<i>-L.L</i>	22.21 Amount paid as losses or risk adjustment			\$		0
	22.22 Amount paid as expenses			\$		0
	22.23 Other amounts paid			\$		0
23.1	Does the reporting entity report any amounts due from parent, subsid	· ·	this statement?	•	Yes []	No [X]
23.2	If yes, indicate any amounts receivable from parent included in the P	age ∠ amount:		\$		0

PART 1 - COMMON INTERROGATORIES

INVESTMENT

24.01		of the stocks, bonds and other securities tual possession of the reporting entity on			, ,	0 ,	,		Yes[]	No [X]
24.02	If no, give	e full and complete information, relating t	thereto:			,				
24.03	For secu	ecurities on deposit with States. JP Mor rity lending programs, provide a descript I is carried on or off balance sheet (an all	ion of the progra	am inclu	ding value for collateral and amoun	nt of loaned s	ecurities, and whether			
	Not Appl		terriative is to rei	ICICIICC	Note 17 where this information is a	iiso provided _i	,.			
24.04		company's security lending program me				in the Risk-B	ased Capital Instructions?		No [] N	/A[]
24.05 24.06		er to 24.04 is yes, report amount of colla er to 24.04 is no, report amount of collate			grams.			\$ \$		0
24.00		ur securities lending program require 102		Ū	and 105% (foreign securities) from	the counter	narty at the outset	φ		
	of the co	ntract?				r aro occintor	party at the output	Yes [X]	No []	N/A []
24.08 24.09.		reporting entity non-admit when the coll reporting entity or the reporting entity's			· •	na Aareemer	ot (MSLA) to	Yes [X]	No []	N/A []
24.03.		securities lending?	securilles lerium	ig agent	utilize the Master Securities Lendii	ig Agreemer	it (MSLA) to	Yes []	No []	N/A [X]
24.10		eporting entity's security lending program				he current ye	ar:			_
		Total fair value of reinvested collateral as Total book adjusted/carrying value of rei	•			l and 2:		\$ \$		0
		Total payable for securities lending repo				i aliu Z.		\$		0
25.1	Were any	y of the stocks, bonds or other assets of porting entity or has the reporting entity s	the reporting ent	tity owne	ed at December 31 of the current y			<u>*</u>		
05.0		s subject to Interrogatory 21.1 and 24.03	,						Yes [X]	No []
25.2	25.21	ate the amount thereof at December of the Subject to repurchase agreements	ne current year:					\$		0
	25.22	Subject to reverse repurchase agreeme	ents					\$		0
	25.23	Subject to dollar repurchase agreement						\$		0
	25.24	Subject to reverse dollar repurchase ag						\$		0
	25.25	Placed under option agreements						\$		0
	25.26	Letter stock or securities restricted as sa	ale – excluding F	FHLB Ca	apital Stock			\$		0
	25.27	FHLB Capital Stock						\$		0
	25.28	On deposit with states						\$	4,77	78,681
	25.29	On deposit with other regulatory bodies						\$		0
	25.30	Pledged as collateral – excluding collate						\$		0
	25.31	Pledged as collateral to FHLB – includir	ng assets backin	ng fundir	g agreements			\$		0
25.3	25.32	Other gory (25.26) provide the following:						\$		0
23.3	i oi cateț	gory (25.20) provide tile lollowing.			2				3	
		Nature of Restriction			Description	on			Amount	
								\$		0
26.1 26.2	If yes, ha	reporting entity have any hedging trans as a comprehensive description of the he ach a description with this statement.	•			e?		Yes [X]	Yes[X] No[]	No [] N/A []
27.1		y preferred stocks or bonds owned as of le into equity?	December 31 of	f the cur	rent year mandatorily convertible ir	nto equity, or	, at the option of the issue	r,	Yes[]	No [X]
27.2	•	ate the amount thereof at December of the	•					\$		0
28.	offices, v	g items in Schedule E-Part 3-Special De aults or safety deposit boxes, were all st agreement with a qualified bank or trust	ocks, bonds and	other s	ecurities, owned throughout the cu	rrent year he	ld pursuant to a	1		
	of Critica	I Functions, Custodial or Safekeeping Ag	greements of the	NAIC F	Financial Condition Examiners Han	idbook?		•	Yes[X]	No []
	28.01	For all agreements that comply with the	requirements of	f the NA	C Financial Condition Examiners F	Handbook, co I	·			
		N	1 lame of Custodia	an(s)				2 In Address		
		JPMorgan Chase & Co.		, ,		4 New York	Plaza - 12th Floor, New `	York, NY, 10004		
	28.02	For all agreements that do not comply was location and a complete explanation	vith the requirem	nents of t	he NAIC Financial Condition Exan	niners Handb	ook, provide the name,			
		1 Name(s)			2 Location(s)		Complete E	3 Explanation(s)		
		Have there been any changes, including If yes, give full and complete information			custodian(s) identified in 28.01 duri	I ing the curre	nt year?		Yes[]	No [X]
		1			2		3		4	
		Old Custodian			New Custodian		Date of Change	Re	ason	
		Identify all investment advisors, broker/o					s to the investment			
		accounts, handle securities and have au	uthority to make i	investm	· · ·	ty:				
		1 Central Registration Depository			2 Name(s)			3 Address		
			Atif Ahbab		()		200 Park Avenue, New Y			
			Syed Ahmed				200 Park Avenue, New	-		
	oyed Allinod Zoor distriction (1)									

PART 1 - COMMON INTERROGATORIES

4005	Ctriant Ashtan	200 Dark Avenue New Yest, NV 40400
4095	Stuart Ashton	200 Park Avenue, New York, NY 10166
4095	Chris Bajak	200 Park Avenue, New York, NY 10166
4095	Annette Bannister	200 Park Avenue, New York, NY 10166
4095	Consuelo Baraona	200 Park Avenue, New York, NY 10166
4095	Roosevelt Bowman	200 Park Avenue, New York, NY 10166
4095	Ashleigh Breeden	200 Park Avenue, New York, NY 10166
4095	Christine Brown	200 Park Avenue, New York, NY 10166
4095	Michael Brown	200 Park Avenue, New York, NY 10166
4095	Steve Bruno	200 Park Avenue, New York, NY 10166
4095	Susan Buffum	200 Park Avenue, New York, NY 10166
4095 4095	Eric Chan Kimberly Chan	200 Park Avenue, New York, NY 10166 200 Park Avenue, New York, NY 10166
4095	Hank Chang	200 Park Avenue, New York, NY 10166
4095	Jason Chapin	200 Park Avenue, New York, NY 10166
4095	Daniel Chen	200 Park Avenue, New York, NY 10166
4095	Jinxin Vera Chen	200 Park Avenue, New York, NY 10166
4095	Sharon Chen	200 Park Avenue, New York, NY 10166
4095	Alejandro Conte-Grand	200 Park Avenue, New York, NY 10166
4095	Mario Cortes	200 Park Avenue, New York, NY 10166
4095	Claudia Cromie	200 Park Avenue, New York, NY 10166
4095	Filipe Cunha	200 Park Avenue, New York, NY 10166
4095	Nivan Dabee	200 Park Avenue, New York, NY 10166
4095	Michael De Fazio	200 Park Avenue, New York, NY 10166
4095	Vincent Delvecchio	200 Park Avenue, New York, NY 10166
4095	Joseph Demetrick	200 Park Avenue, New York, NY 10166
4095	Andy DeRosa	200 Park Avenue, New York, NY 10166
4095	Nancy Doyle	200 Park Avenue, New York, NY 10166
4095	Jean-Luc Eberlin	200 Park Avenue, New York, NY 10166
4095	Aurelie Hariton-Fardad	200 Park Avenue, New York, NY 10166
4095	David Farrell	200 Park Avenue, New York, NY 10166
4095	Richard Federico	200 Park Avenue, New York, NY 10166
4095	Michael Finn	200 Park Avenue, New York, NY 10166
4095	Eric Fitzgerald	200 Park Avenue, New York, NY 10166
4095	William Gardner	200 Park Avenue, New York, NY 10166
4095	Joseph Geary	200 Park Avenue, New York, NY 10166
4095	Dominic Guillossou	200 Park Avenue, New York, NY 10166
4095	Judy Gulotta	200 Park Avenue, New York, NY 10166
4095	Patricio Gutierrez	200 Park Avenue, New York, NY 10166
4095	Dean Hamilton	200 Park Avenue, New York, NY 10166
4095	Roy Hansel	200 Park Avenue, New York, NY 10166
4095	Daniel Harrison	200 Park Avenue, New York, NY 10166
4095	Nicol Helm	200 Park Avenue, New York, NY 10166
4095	Norman Hu	200 Park Avenue, New York, NY 10166
4095	Sean Huang	200 Park Avenue, New York, NY 10166
4095	Scott Isley	200 Park Avenue, New York, NY 10166
4095	Smita Jain	200 Park Avenue, New York, NY 10166
4095	Robin Jenner	200 Park Avenue, New York, NY 10166
4095	Chris Johnson	200 Park Avenue, New York, NY 10166
4095	Kevin Kelly	200 Park Avenue, New York, NY 10166
4095	Leo Kelser	200 Park Avenue, New York, NY 10166
4095	Kasif Khan	200 Park Avenue, New York, NY 10166
4095 4095	Vivian Kim Erin Klapper	200 Park Avenue, New York, NY 10166
4095	Erin Klepper Ming Kuang	200 Park Avenue, New York, NY 10166 200 Park Avenue, New York, NY 10166
4095	Pascal Lalonde	200 Park Avenue, New York, NY 10166
4095	Wai Lee	200 Park Avenue, New York, NY 10166
4095	Thomas Li-Chung Ho	200 Park Avenue, New York, NY 10166
4095	John Lima	200 Park Avenue, New York, NY 10166
4095	Stacey Lituchy	200 Park Avenue, New York, NY 10166
4095	Sean Lyng	200 Park Avenue, New York, NY 10166
4095	Ewan Macaulay	200 Park Avenue, New York, NY 10166
4095	Eilidh Mactaggart	200 Park Avenue, New York, NY 10166
4095	Kenneth Mahon	200 Park Avenue, New York, NY 10166
4095	Jason Manske	200 Park Avenue, New York, NY 10166

PART 1 - COMMON INTERROGATORIES

4095	Joseph Mazon	200 Park Avenue, New York, NY 10166
4095	John Mazzullo	200 Park Avenue, New York, NY 10166
4095	William McGettigan	200 Park Avenue, New York, NY 10166
4095	Colin McGinlay	200 Park Avenue, New York, NY 10166
4095	Matthew McInerny	200 Park Avenue, New York, NY 10166
4095	Cecile Michel	200 Park Avenue, New York, NY 10166
4095	Frank Monfalcone	200 Park Avenue, New York, NY 10166
4095	Marco Morandi	200 Park Avenue, New York, NY 10166
4095	William Moretti	200 Park Avenue, New York, NY 10166
4095	May Moy	200 Park Avenue, New York, NY 10166
4095	Nancy Handal Mueller	200 Park Avenue, New York, NY 10166
4095	Patty Neath	200 Park Avenue, New York, NY 10166
4095	Shane O'Driscoll	200 Park Avenue, New York, NY 10166
4095	Shaun Oliver	200 Park Avenue, New York, NY 10166
4095	Francisco Paez	200 Park Avenue, New York, NY 10166
4095	Pooja Pathak	200 Park Avenue, New York, NY 10166
4095	Hubert Penot	200 Park Avenue, New York, NY 10166
4095	Juan Peruyero	200 Park Avenue, New York, NY 10166
4095	Matthew Petersen	200 Park Avenue, New York, NY 10166
4095	Jennifer Potenta	200 Park Avenue, New York, NY 10166
4095	Adrian Pysariwsky	200 Park Avenue, New York, NY 10166
4095	Andrea Quezada	200 Park Avenue, New York, NY 10166
4095	Juan Raffetto	200 Park Avenue, New York, NY 10166
4095	Brad Rhoads	200 Park Avenue, New York, NY 10166
4095	David Richter	200 Park Avenue, New York, NY 10166
4095	Sean Ritter	200 Park Avenue, New York, NY 10166
4095	Douglas Roach	200 Park Avenue, New York, NY 10166
4095	Kathleen Roche	200 Park Avenue, New York, NY 10166
4095	Tim Rose	200 Park Avenue, New York, NY 10166
4095	John Rosenthal	200 Park Avenue, New York, NY 10166
4095	Jason Rothenberg	200 Park Avenue, New York, NY 10166
4095	John Rup	200 Park Avenue, New York, NY 10166
4095	Justin Ryvicker	200 Park Avenue, New York, NY 10166
4095	Showki Saif	200 Park Avenue, New York, NY 10166
4095	Estrellita Salazar	200 Park Avenue, New York, NY 10166
4095	Sanket Sant	200 Park Avenue, New York, NY 10166
4095	Hugo Santillan	200 Park Avenue, New York, NY 10166
4095	Matthew Sheedy	200 Park Avenue, New York, NY 10166
4095	Michael Sing	200 Park Avenue, New York, NY 10166
4095	Thomas Smith	200 Park Avenue, New York, NY 10166
4095	Alex Strickler	200 Park Avenue, New York, NY 10166
4095		200 Park Avenue, New York, NY 10166
4095	John Tanyeri Jeff Tapper	200 Park Avenue, New York, NY 10166
4095	William Turner	200 Park Avenue, New York, NY 10166
4095		
	Tracy Tynan	200 Park Avenue, New York, NY 10166
4095	Reed L. Tyson	200 Park Avenue, New York, NY 10166
4095	Mirsad Usejnoski	200 Park Avenue, New York, NY 10166
4095	Jason Valentino	200 Park Avenue, New York, NY 10166
4095	Philip Varughese	200 Park Avenue, New York, NY 10166
4095	Peter Venter South Wet arctical to	200 Park Avenue, New York, NY 10166
4095	Scott Waterstredt	200 Park Avenue, New York, NY 10166
4095	Glen Widdows	200 Park Avenue, New York, NY 10166
4095	Michael Williams	200 Park Avenue, New York, NY 10166
4095	John Wills	200 Park Avenue, New York, NY 10166
4095	Jim Wiviott	200 Park Avenue, New York, NY 10166
4095	Mishael Viels	200 Dark Avenue New Yests NV 40400
400E	Michael Yick	200 Park Avenue, New York, NY 10166
4095 4095	Michael Yick David Yu Deidra Zablocki	200 Park Avenue, New York, NY 10166 200 Park Avenue, New York, NY 10166 200 Park Avenue, New York, NY 10166

Does the reporting entity have any diversified mutual funds reported in Schedule D-Part 2 (diversified according to the Securities and Exchange Commission (SEC) in the Investment Company Act of 1940 [Section 5 (b) (1)])? 29.1

Yes[] No[X]

29.2 If yes, complete the following schedule:

- "	yes, complete the le	nowing schedule.	
	1 CUSIP	2 Name of Mutual Fund	3 Book/Adjusted Carrying Value
ŀ			value 0
		,	U

PART 1 - COMMON INTERROGATORIES

	99 TOTAL	ah adular				
or each	n mutual fund listed in the table above, complete the following so					
	Name of Mutual Fund	2 Name of Significant Holding	E	3 mount of Mutua Book/Adjusted C alue Attributabl	carrying e to the	4
	(from above table)	of the Mutual Fund		Holdings		Date of Valuation
					0	
rovide	the following information for all short-term and long-term bonds	and all preferred stocks. Do not substitute		atement value t	or fair value.	
		1 Statement (Admitted) Value	2 Fair Valu	e	Value (-), or	3 atement over Fai r Fair Value over ement (+)
30.1	Bonds	2,931,885,680	3	,142,301,893		210,416,21
30.2	Preferred Stocks	89,336,132		89,336,132		1
0.3	Totals	3,021,221,812	3	,231,638,025		210,416,21
ralue or ndustry	otained from the NAIC. First an external quoted price is sought. valuation techniques. Factors considered in estimating fair valu sector of the issuer and quoted market prices of comparable se	ue include: coupon rate, maturity, estimated curities.	d duration, call provisi			s, credit rating.
	rate used to calculate fair value determined by a broker or cust	•				Yes [] No [
	swer to 31.1 is yes, does the reporting entity have a copy of the rall brokers or custodians used as a pricing source?	broker's or custodian's pricing policy (hard	copy or electronic			Yes[] No
lisclosui lave all	swer to 31.2 is no, describe the reporting entity's process for de re of fair value for Schedule D: the filing requirements of the <i>Purposes and Procedures Manual</i> exceptions:					Yes[X] No
		OTHER				
Amoun	t of payments to trade associations, service organizations and s	tatistical or rating bureaus, if any?		\$		10,861,8
	name of the organization and the amount paid if any such payr ssociations, service organizations and statistical or rating burea					
		. 1				2
		Name		•	Am	ount Paid
	nce Services Office Inc.			\$		4,064,4
	t of payments for legal expenses, if any? name of the firm and the amount paid if any such payment rep	recented 25% or more of the total necessaries	r for logal	\$		4,8
	name of the firm and the amount paid if any such payment replaces during the period covered by this statement.	resemed25% of more of the total payments	o ioi iegai	T		
	1	1 Name			Am	2 ount Paid
Kramer	r, Levin, Naftalis & Frankel LLP			\$		3,7
Amoun	t of payments for expenditures in connection with matters before	e legislative bodies, officers or departments	s of government, if any	y? \$		579,0
	name of the firm and the amount paid if any such payment repition with matters before legislative bodies, officers or departmen					
· <u></u>		1			·	•
		•				2
	ty Casualty Insurers Association of America	Name		\$	Am	2 nount Paid 559

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company

GENERAL INTERROGATORIES

PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1.1		the reporting entity have any direct Medica		e in force?				Yes[] No[X	
1.2		indicate premium earned on U.S. busines	•			\$		0	
1.3		portion of Item (1.2) is not reported on the	Medicare Supplement In	surance Experience Exhibit?		<u>\$</u>		0	
	1.31	Reason for excluding:							
1.4	Indicat	te amount of earned premium attributable	to Canadian and/or Othe	er Alien not included in Item (1.2) above.	\$		0)
1.5	Indicat	te total incurred claims on all Medicare Su	pplement insurance.			\$		0)
1.6	Individ	ual policies:							
	Most c	current three years:							
	1.61	Total premium earned				<u>\$</u>	<u> </u>	0)
	1.62	Total incurred claims				\$	5	0)
	1.63	Number of covered lives				_		0)
	All yea	ars prior to most current three years:							
	1.64	Total premium earned				<u>\$</u>	3	0)
	1.65	Total incurred claims				\$	<u> </u>	0)
	1.66	Number of covered lives				-		0)
1.7		policies:							
	Most c	current three years:							
	1.71	Total premium earned				\$	3	0)
	1.72	Total incurred claims				\$	5	0)
	1.73	Number of covered lives				-		0)
	-	ars prior to most current three years:							
	1.74	Total premium earned				<u>\$</u>	<u> </u>	0)
	1.75	Total incurred claims				\$	3	0)
	1.76	Number of covered lives				-		0)
2.	Health	Test:							
2.				1 Current Year		2 Prior Year			
	2.1	Premium Numerator	\$	17,074,828	\$	15,430,535			
	2.2	Premium Denominator	ψ ¢	3,465,147,398	\$ \$	3,399,439,288	_		
	2.3		Ψ	0.493	Ψ	0.454	-		
	2.3	Premium Ratio (2.1/2.2) Reserve Numerator	<u> </u>		<u> </u>		=		
			\$	3,705,590	\$	3,272,390	-		
	2.5	Reserve Denominator	\$	3,119,449,967	\$	3,083,035,068	-		
2.4	2.6	Reserve Ratio (2.4/2.5)		0.119		0.106	-	Vert 1 Neth	/ 1
3.1 3.2		the reporting entity issue both participating state the amount of calendar year premiu		Olicies?				Yes[] No[X	(]
J.Z	3.21	Participating policies	ins written on.			¢		0	١
	3.22	Non-participating policies				<u>\$</u> \$		0	
4.		NUTUAL REPORTING ENTITIES AND RE	ECIDDOCAL EXCHANG	ES ONI V		<u> </u>	1		_
4.	4.1	Does the reporting entity issue assessa		L3 ONLT.				Yes[] No[1
	4.2	Does the reporting entity issue non-ass	•					Yes [] No [-
	4.3	If assessable policies are issued, what	·	ngent liability of the policyholders	s?			0.000%	1
	4.4	Total amount of assessments paid or o				- \$)
5.		RECIPROCAL EXHANGES ONLY:	racioa to bo pala adinig	the year on appear notes of sol	nungoni promiumo.	<u>Ψ</u>	'		_
0.	5.1	Does the exchange appoint local agen	ts?					Yes[] No[1
	5.2	If yes, is the commission paid:						100[] 110[,
	V. <u>_</u>	5.21 Out of Attorney's-in-fact comp	ensation				Yes[]	No [] N/A [1
		5.22 As a direct expense of the exc					Yes[]	No [] N/A [-
	5.3	What expenses of the exchange are no	=	nsation of the Attorney-in-fact?			. ,		•
	5.4	Has any Attorney-in-fact compensation	, contingent on fulfillmen	ts of certain conditions, been de	ferred?			Yes[] No[1
	5.5	If yes, give full information:	-						Ī
6.1	What	provision has this reporting entity made to	protect itself from an exc	cessive loss in the event of a cata	astrophe under a w	orkers' compensation con	tract issued with	nout limit of loss?	
		pplicable_				,			
6.2		ibe the method used to estimate this repor	ting entity's probable ma	aximum insurance loss, and iden	tify the type of insur	ed exposures comprising	that probable m	naximum loss, the	

locations of concentrations of those exposures and the external resources (such as consulting firms or computer software models), if any, used in the estimation process:

The Company's evaluation of the hurricane peril (property business only) is based on EQECAT, Risk Management Solutions (RMS) and Applied Insurance Research (AIR) computer models. The Company's evaluation of the earthquake peril (property business only) is based on the EQECAT and RMS computer models. The Company's largest Probable Maximum Loss would result from a hurricane in the Northeast region of the United States.

- 6.3 What provision has this reporting entity made (such as catastrophic reinsurance program) to protect itself from an excessive loss arising from the types and concentrations of insured exposures comprising its probable maximum property insurance loss?
 - The Company is protected from this loss through the purchase of Property Catastrophe Excess of Loss reinsurance treaties.
- 6.4 Does the reporting entity carry catastrophe reinsurance protection for at least one reinstatement, in an amount sufficient to cover its estimated probable maximum loss attributable to a single loss event or occurrence?

Yes[X] No[]

6.5 If no, describe any arrangements or mechanisms employed by the reporting entity to supplement its catastrophe reinsurance program or to hedge its exposure to unreinsured catastrophic loss:

PART 2 - PROPERTY & CASUALTY INTERROGATORIES

7.1	limit the	e reporting entity reinsured any risk with any other entity under a quota share reinsurance contract that includes a provision that would be reinsurer's losses below the stated quota share percentage (e.g., a deductible, a loss ratio corridor, a loss cap, an aggregate limit or initiar provisions)?			Yes[X]	
7.2 7.3	•	ndicate the number of reinsurance contracts containing such provisions.	-		V00 [V 1	1 No.1
8.1		does the amount of reinsurance credit taken reflect the reduction in quota share coverage caused by any applicable limiting provision(s)? s reporting entity reinsured any risk with any other entity and agreed to release such entity from liability, in whole or in part, from any loss			Yes [X]	No [
0.1		ly occur on this risk, or portion thereof, reinsured?			Yes[]	No [X]
8.2	If yes, (give full information				
9.1	which of surplus than 5%	e reporting entity ceded any risk under any reinsurance contract (or under multiple contracts with the same reinsurer or its affiliates) for luring the period covered by the statement: (i) it recorded a positive or negative underwriting result greater than 5% of prior year-end as regards policyholders or it reported calendar year written premium ceded or year-end loss and loss expense reserves ceded greater 6 of prior year-end surplus as regards policyholders; (ii) it accounted for that contract as reinsurance and not as a deposit; and (iii) the t(s) contain one or more of the following features or other features that would have similar results:				
	(a)	A contract term longer than two years and the contract is noncancellable by the reporting entity during the contract term;				
	(b)	A limited or conditional cancellation provision under which cancellation triggers an obligation by the reporting entity, or an affiliate of the reporting entity, to enter into a new reinsurance contract with the reinsurer, or an affiliate of the reinsurer;				
	(c)	Aggregate stop loss reinsurance coverage;				
	(d)	A unilateral right by either party (or both parties) to commute the reinsurance contract, whether conditional or not, except for such				
	(e)	provisions which are only triggered by a decline in the credit status of the other party; A provision permitting reporting of losses, or payment of losses, less frequently than on a quarterly basis (unless there is no activity				
	(f)	during the period); or Payment schedule, accumulating retentions from multiple years or any features inherently designed to delay timing of the reimbursement	,			
		to the ceding entity?			Yes[]	No [X]
9.2	with the result g and los arrange more u	e reporting entity during the period covered by the statement ceded any risk under any reinsurance contract (or under multiple contracts as a same reinsurer or its affiliates), for which, during the period covered by the statement, it recorded a positive or negative underwriting reater than 5% of prior year-end surplus as regards policyholders or it reported calendar year written premium ceded or year-end loss is expense reserves ceded greater than 5% of prior year-end surplus as regards policyholders; excluding cessions to approved pooling ements or to captive insurance companies that are directly or indirectly controlling, controlled by, or under common control with (i) one or naffiliated policyholders of the reporting entity, or (ii) an association of which one or more unaffiliated policyholders of the reporting entity mber where:				
	(a)	The written premium ceded to the reinsurer by the reporting entity or its affiliates represents fifty percent (50%) or more of the entire direct and assumed premium written by the reinsurer based on its most recently available financial statement; or				
	(b)	Twenty-five percent (25%) or more of the written premium ceded to the reinsurer has been retroceded back to the reporting entity or its affiliates in a separate reinsurance contract.			Yes[]	No [X]
9.3	If yes to	9.1 or 9.2, please provide the following information in the Reinsurance Summary Supplemental Filing for General Interrogatory 9:				
	(a)	The aggregate financial statement impact gross of all such ceded reinsurance contracts on the balance sheet and statement of income;				
	(b)	A summary of the reinsurance contract terms and indicate whether it applies to the contracts meeting the criteria in 9.1 or 9.2; and				
	(c)	A brief discussion of management's principle objectives in entering into the reinsurance contract including the economic purpose to be ac	hieved.			
9.4	ceded a	for transactions meeting the requirements of paragraph 31 of SSAP No. 62R, Property and Casualty Reinsurance, has the reporting entity any risk under any reinsurance contract (or multiple contracts with the same reinsurer or its affiliates) during the period covered by the all statement, and either:				
	(a)	Accounted for that contract as reinsurance (either prospective or retroactive) under statutory accounting principles ("SAP") and as a deposit under generally accepted accounting principles ("GAAP"); or				
	(b)	Accounted for that contract as reinsurance under GAAP and as a deposit under SAP?			Yes[]	No [X]
9.5		9.4, explain in the Reinsurance Summary Supplemental Filing for General Interrogatory 9 (Section D) why the contract(s) is treated itly for GAAP and SAP.				
9.6	The rep	porting entity is exempt from the Reinsurance Attestation Supplement under one or more of the following criteria:				
	(a)	The entity does not utilize reinsurance; or,			Yes[]	No [X]
	(b)	The entity only engages in a 100% quota share contract with an affiliate and the affiliated or lead company has filed an attestation supplement; or			Yes[]	No [X]
	(c)	The entity has no external cessions and only participates in an intercompany pool and the affiliated or lead company has filed an attestation supplement.			Yes[]	No [X]
10.		eporting entity has assumed risks from another entity, there should be charged on account of such reinsurances a reserve equal to that		V		
11.1		he original entity would have been required to charge had it retained the risks. Has this been done? reporting entity guaranteed policies issued by any other entity and now in force?		Yes [X]	No[] Yes[]	N/A [] No [X]
11.2		give full information			res[]	NO [X]
12.1	If the re	sporting entity recorded accrued retrospective premiums on insurance contracts on Line 15.3 of the assets schedule, Page 2, state the				
		t of corresponding liabilities recorded for:				
	12.11	Unpaid losses	\$			0
	12.12	Unpaid underwriting expenses (including loss adjustment expenses)	\$			0
12.2	Of the	amount on Line 15.3, Page 2, state the amount that is secured by letters of credit, collateral and other funds?	\$			0
12.3		eporting entity underwrites commercial insurance risks, such as workers' compensation, are premium notes or promissory notes and from its insureds covering unpaid premiums and/or unpaid losses?		Yes[]	No [X]	N/A []
12.4		provide the range of interest rates charged under such notes during the period covered by this statement:			- •	
	12.41	From			0.000%	
	12.42	То			0.000%	
12.5	promiss	ers of credit or collateral and other funds received from insureds being utilized by the reporting entity to secure premium notes or sory notes taken by a reporting entity, or to secure any of the reporting entity's reported direct unpaid loss reserves, including losses under loss deductible features of commercial policies?			Yes[]	No [X]
12.6		state the amount thereof at December 31 of current year:			. 50 []	[/
-	-	Letters of Credit	\$			0
	12.62	Collateral and other funds	\$			0
13 1	Larges	t net aggregate amount insured in any one risk (excluding workers' compensation):	\$		5.80	000

PART 2 - PROPERTY & CASUALTY INTERROGATORIES

13.2		y reinsurance contract consider ment provision?	ed in the calculation	of this am	ount include an aggreg	ate limit of recovery v	vithout also including a		Yes[]	No [X]
13.3		e number of reinsurance contract or facultative obligatory contract				including facultative	programs, automatic			2
14.1	Is the co	mpany a cedant in a multiple ce	edant reinsurance co	ntract?					Yes[]	No [X]
14.2	If yes, pl	ease describe the method of all	ocating and recording	g reinsura	ance among the cedants	3:				
14.3	If the ans	swer to 14.1 is yes, are the metl	nods described in ite	m 14.2 er	tirely contained in the re	espective multiple ce	dant reinsurance contracts?		Yes[]	No []
14.4	If the ans	swer to 14.3 is no, are all the mo	ethods described in	14.2 entire	ely contained in written a	agreements?			Yes[]	No []
14.5	If the ans	swer to 14.4 is no, please expla	in:							
15.1		reporting entity guaranteed any	financed premium a	ccounts?					Yes[]	No [X]
15.2	If yes, gi	ve full information								
16.1	Does the	e reporting entity write any warra	anty business?						Yes[]	No [X]
	If yes, di	sclose the following information	for each of the follow	ving types	-					
			1		2	3	4	5		
			Direct Loss	es	Direct Losses	Direct Written	Direct Premium Unearned	Direct Premium		
	16 11	Hama	Incurred	0.0	Unpaid	Premium		Earned	0	
	16.11 16.12	Home Products	\$ \$	0 \$	0 \$		\$ 0 \$ \$ 0 \$		0	
	16.13	Automobile	\$ \$	0 \$	0 \$		\$ 0\$		0	
	16.14	Other*	\$ \$	0 \$	0 \$		\$ 0\$		0	
		ose type of coverage:	Ψ	ΟΨ	υ ψ		Ψ υψ		<u> </u>	
17.1		e reporting entity include amoun	ts recoverable on ur	authoriza	d reinsurance in Sched	Ile F _ Part 3 that it 4	evoludes from Schedule F _	Part 5	Yes[]	No [X]
	Incurred	but not reported losses on cont	racts in force prior to	July 1, 19	984, and not subsequer			Ture o.	100[]	No [X]
	17.11	ule F – Part 5. Provide the follo Gross amount of unauthorize	•		•	chedule F _ Part 5		\$		0
	17.11	Unfunded portion of Interroga		ieuule i -	- Fait 3 excluded from C	ochedule i – Fait 3		γ ¢		0
	17.12	Paid losses and loss adjustm	•	n of Intern	ngatory 17 11			\$		0
	17.14	Case reserves portion of Inte		TOT IIIIOII	ogatory 17.11			\$		0
	17.15	Incurred but not reported por	,	17 11				\$ \$		0
	17.16	Unearned premium portion o	,					\$ \$		0
	17.17	Contingent commission portion	0 ,					\$		0
		the following information for all	0 ,		edule F – Part 3 and ex	cluded from Schedu	e F – Part 5. not included a	.*		
	17.18	Gross amount of unauthorize					,	\$		0
	17.19	Unfunded portion of Interroga	atory 17.18					\$		0
	17.20	Paid losses and loss adjustm	ent expenses portio	n of Interr	ogatory 17.18			\$		0
	17.21	Case reserves portion of Inte	rrogatory 17.18					\$		0
	17.22	Incurred but not reported por	tion of Interrogatory	17.18				\$		0
	17.23	Unearned premium portion o	f Interrogatory 17.18					\$		0
	17.24	Contingent commission porti	on of Interrogatory 1	7.18				\$		0
18.1	Do you a	act as a custodian for health sav	rings accounts?						Yes []	No [X]
18.2	If yes, pl	ease provide the amount of cus	todial funds held as	of the rep	orting date.			\$		0
18.3	Do you a	act as an administrator for health	n savings accounts?						Yes[]	No [X]

18.4 If yes, please provide the balance of the funds administered as of the reporting date.

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company **FIVE-YEAR HISTORICAL DATA**

Show amounts in whole dollars only, no cents; show percentages to one decimal place, i.e. 17.6.

	Show amounts in whole dollars only, no cents, si	t porcontag		<u>' </u>	+	i
		1	2	3	4	5
		2015	2014	2013	2012	2011
	Gross Premiums Written (Page 8, Part 1B, Cols. 1, 2 & 3)					
1.	Liability lines (Lines 11.1, 11.2, 16, 17.1, 17.2, 17.3, 18.1, 18.2, 19.1, 19.2 & 19.3, 19.4)		1,383,464,232	1,360,347,259	1,297,622,201	1,262,461,849
2.	Property lines (Lines 1, 2, 9, 12, 21 & 26)		1,001,898,312	966,607,404	918,613,020	907,830,574
3.	Property and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)	1,161,350,473	1,146,000,587	1,111,160,209	1,022,765,119	945,228,127
4.	All other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)	17,236,867	15,484,493	14,861,262	13,694,662	11,032,160
5.	Nonproportional reinsurance lines (Lines 31, 32 & 33)		0	0	0	0
6.	Total (Line 35)	Î	3,546,847,623	3,452,976,135		3,126,552,711
0.	Net Premiums Written (Page 8, Part 1B, Col. 6)	0,000,110,120	0,010,017,020	0, 102,07 0, 100	0,202,000,002	0,120,002,111
7.	Liability lines (Lines 11.1, 11.2, 16, 17.1, 17.2, 17.3, 18.1, 18.2, 19.1, 19.2 & 19.3, 19.4)	1,360,061,845	1,355,229,692	1,335,649,897	1,273,938,757	1,240,515,424
8.	Property lines (Lines 1, 2, 9, 12, 21 & 26)		980,216,312	944,851,085	898,023,990	888,120,840
9.	Property and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)		1,114,723,123	1,076,771,566	988,288,932	915,759,666
10.	All other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)		15,484,493	14,861,262	13,694,662	11,032,160
11.	Nonproportional reinsurance lines (Lines 31, 32 & 33)	0	0	0	0	0
12.	Total (Line 35)	3,524,250,114	3,465,653,620	3,372,133,809	3,173,946,341	3,055,428,090
	Statement of Income (Page 4)					
13.	Net underwriting gain (loss) (Line 8)	92,502,770	173,948,626	126,306,998	56,990,195	(162,206,178)
14.	Net investment gain (loss) (Line 11)		175,242,170	200,825,554	210,545,972	147,931,053
15.	Total other income (Line 15)				10,207,901	12,526,392
16.	Dividends to policyholders (Line 17)	,	(462,203)		948,017	(287,367)
17.	Federal and foreign income taxes incurred (Line 19)		, ,	66,205,492		(3,678,078)
18.	Net income (Line 20)	191,645,721	253,535,956	265,806,025	235,164,010	2,216,712
	Balance Sheet Lines (Pages 2 and 3)					
19.	Total admitted assets excluding protected cell business (Page 2, Line 26, Col. 3)	5,599,133,504	5,645,610,836	5,499,670,294	5,146,441,717	4,967,373,706
20.	Premiums and considerations (Page 2, Col. 3):					
	20.1 In course of collection (Line 15.1)	16,257,357	16,606,616	18,435,903	18,304,776	18,135,129
	20.2 Deferred and not yet due (Line 15.2)	1,079,226,143	995,909,206	915,398,497	828,382,099	736,473,796
	20.3 Accrued retrospective premiums (Line 15.3)	0	0	0	0	0
21.	Total liabilities excluding protected cell business (Page 3, Line 26)		3,257,655,249	3,274,808,958	3,159,162,731	3,110,048,681
22.	Losses (Page 3, Line 1)		1,221,037,430	1,250,888,302	1,257,668,854	1,309,500,603
23.	Loss adjustment expenses (Page 3, Line 3)		289,542,087	301,849,573	296,655,061	314,055,535
	Unearned premiums (Page 3, Line 9)		1,572,445,587		1,385,512,572	1,291,362,689
24.	· · · · · · · · · · · · · · · · · · ·			1,506,231,254		
25.	Capital paid up (Page 3, Lines 30 & 31)		318,000,000	318,000,000	318,000,000	318,000,000
26.	Surplus as regards policyholders (Page 3, Line 37)	2,335,471,214	2,387,955,587	2,224,861,336	1,987,278,986	1,857,325,025
	Cash Flow (Page 5)					
27.	Net cash from operations (Line 11)	161,422,761	175,722,064	346,073,513	171,435,342	34,801,068
	Risk-Based Capital Analysis					
28.	Total adjusted capital	2,335,471,214	2,387,955,587	2,224,861,336	1,987,278,986	1,857,325,025
29.	Authorized control level risk-based capital	203,085,642	207,898,889	191,596,321	173,252,557	166,649,179
	Percentage Distribution of Cash, Cash Equivalents and Invested Assets					, ,
	(Page 2, Col. 3) (Item divided by Page 2, Line 12, Col. 3) x 100.0					
30.	Bonds (Line 1)	73.8	73.0	76.0	73.0	73 7
31.	Stocks (Lines 2.1 & 2.2)					
32.	Mortgage loans on real estate (Lines 3.1 & 3.2)					
33.	Real estate (Lines 4.1, 4.2 & 4.3)					
34.	Cash, cash equivalents and short-term investments (Line 5)					
35.	Contract loans (Line 6)					
36.	Derivatives (Line 7)					
37.	Other invested assets (Line 8)	3.8	2.8	2.4	4.1	3.4
38.	Receivable for securities (Line 9)					
39.	Securities lending reinvested collateral assets (Line 10)					
40.	Aggregate write-ins for invested assets (Line 11)					
	Cash, cash equivalents and invested assets (Line 12)					
41.		100.0	100.0	100.0	100.0	100.0
	Investments in Parent, Subsidiaries and Affiliates	_	_	_	_	_
42.	Affiliated bonds (Sch. D, Summary, Line 12, Col. 1)					
43.	Affiliated preferred stocks (Sch. D, Summary, Line 18, Col. 1)					
44.	Affiliated common stocks (Sch. D, Summary, Line 24, Col. 1)	878,850,268	868,890,508	824,730,110	783,086,132	789,097,169
45.	Affiliated short-term investments					
	(subtotals included in Schedule DA, Verification, Column 5, Line 10)					
46.	Affiliated mortgage loans on real estate					
47.	All other affiliated	16,548,791	16,753,295	16,201,267	16,054,134	15,586,546
48.	Total of above lines 42 to 47					
49.	Total investment in parent included in Lines 42 to 47 above					
50.	Percentage of investments in parent, subsidiaries and affiliates to surplus					
	as regards policyholders (Line 48 above divided by Page 3, Col. 1, Line 37 x 100.0)	38.3	37 1	37.8	40.2	43.3
				,		,

If no, please explain:

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company **FIVE-YEAR HISTORICAL DATA**

(Continued)

	(Contin	1	2	3	4	5
		2015	2014	2013	2012	2011
	Capital and Surplus Accounts (Page 4)					
51.	Net unrealized capital gains (losses) (Line 24)			34,859,470		
52.	Dividends to stockholders (Line 35)	,	, ,		` '	,
53.	Change in surplus as regards policyholders for the year (Line 38)	(52,484,373)	163,094,251	237,582,349	129,953,961	12,002,846
	Gross Losses Paid (Page 9, Part 2, Cols. 1 & 2)					
54.	Liability lines (Lines 11.1, 11.2, 16, 17.1, 17.2, 17.3, 18.1, 18.2, 19.1, 19.2 & 19.3, 19.4)		836,215,885		830,252,265	798,235,141
55.	Property lines (Lines 1, 2, 9, 12, 21 & 26)		513,133,841		490,676,067	
56.	Property and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)		659,449,646		661,082,821	
57.	All other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)		5,969,272	6,050,958	5,655,884	4,166,293
58.	Nonproportional reinsurance lines (Lines 31, 32 & 33)		62,568	66,336	158,529	
59.	Total (Line 35)	2,137,219,122	2,014,831,212	1,981,772,986	1,987,825,566	2,062,082,481
	Net Losses Paid (Page 9, Part 2, Col. 4)					
60.	Liability lines (Lines 11.1, 11.2, 16, 17.1, 17.2, 17.3, 18.1, 18.2, 19.1, 19.2 & 19.3, 19.4)				805,221,973	
61.	Property lines (Lines 1, 2, 9, 12, 21 & 26)		507,460,398		474,633,458	
62.	Property and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)		656,235,396	603,432,139	656,240,523	768,511,285
63.	All other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)		5,969,272	6,050,958	5,655,884	4,166,293
64.	Nonproportional reinsurance lines (Lines 31, 32 & 33)		62,568			
65.	Total (Line 35)	2,106,300,800	1,986,169,499	1,903,485,287	1,941,910,367	2,028,002,097
	Operating Percentages (Page 4) (Item divided by Page 4, Line 1) x 100.0					
66.	Premiums earned (Line 1)	100.0	100.0	100.0	100.0	100.0
67.	Losses incurred (Line 2)	60.4	57.5	58.3	61.4	68.2
68.	Loss expenses incurred (Line 3)	9.8	9.8	10.4	10.3	10.7
69.	Other underwriting expenses incurred (Line 4)	27.1	27.6	27.4	26.5	26.5
70.	Net underwriting gain (loss) (Line 8)	2.7	5.1	3.9	1.9	(5.4)
	Other Percentages					
71.	Other underwriting expenses to net premiums written (Page 4, Lines 4 + 5 - 15 divided by Page 8, Part 1B, Col. 6, Line 35 x 100.0)	26.9	27.1	26.2	25.4	25.7
72.	Losses and loss expenses incurred to premiums earned (Page 4, Lines 2 + 3 divided by Page 4, Line 1 x 100.0)	70.2	67.3	68.8	71.7	78.9
73.	Net premiums written to policyholders' surplus (Page 8, Part 1B, Col. 6, Line 35, divided by Page 3, Line 37, Col. 1 x 100.0)	150.9	145.1	151.6	159.7	164.5
	One Year Loss Development (000 omitted)					
74.	Development in estimated losses and loss expenses incurred prior to current year (Schedule P, Part 2-Summary, Line 12, Col. 11)	(70,995)	(64,718)	(42,643)	(85,982)	(78,275)
75.	Percent of development of losses and loss expenses incurred to policyholders' surplus of prior year end (Line 74 above divided by Page 4, Line 21, Col. 1 x 100)					
	Two Year Loss Development (000 omitted)					
76.	Development in estimated losses and loss expenses incurred 2 years before the current year and prior year (Schedule P, Part 2-Summary, Line 12, Col. 12)	(149,573)	(98,587)	(138,234)	(147,977)	(162,104)
77.	Percent of development of losses and loss expenses incurred to reported policyholders' surplus of second prior year end					
	(Line 76 above divided by Page 4, Line 21, Col. 2 x 100.0)	I(6.7)	(5.0)	I(7.4)	I(8.0)	(8.9)

SSAP No. 3, Accounting Changes and Correction of Errors?

Yes [] No []

SCHEDULE P - ANALYSIS OF LOSSES AND LOSS EXPENSES

SCHEDULE P - PART 1 - SUMMARY

(\$000 Omitted)

	F	Premiums Earne	d			Loss and	Loss Expense	Payments				12
Years in Which	1	2	3				and Cost	Adjusting	and Other	10	11	Number
Premiums				Loss Pa	ayments	Containmer	nt Payments	,	nents			of
Were				4	5	6	7	8	9	Salvage	Total	Claims
Earned and	Direct			Direct		Direct		Direct		and	Net Paid	Reported-
Losses Were	and		Net	and		and		and		Subrogation	(Cols. 4 - 5 +	Direct and
Incurred	Assumed	Ceded	(Cols. 1 - 2)	Assumed	Ceded	Assumed	Ceded	Assumed	Ceded	Received	6 - 7 + 8 - 9)	Assumed
1. Prior	XXX	XXX	XXX	5,520	1,542	390	5	897	0	318	5,260	XXX
2. 2006	3,046,444	114,061	2,932,383	1,533,673	39,654	43,950	1,379	268,338	532	152,886	1,804,395	XXX
3. 2007	3,088,979	115,534	2,973,445	1,586,390	33,135	43,687	1,332	271,698	337	167,638	1,866,971	XXX
4. 2008	3,084,200	99,987	2,984,213	1,779,180	31,893	41,575	1,031	266,774	321	158,287	2,054,284	XXX
5. 2009	2,998,007	79,143	2,918,865	1,685,940	37,925	43,594	642	255,439	105	151,124	1,946,300	XXX
6. 2010	3,005,873	69,388	2,936,486	1,757,308	24,370	40,490	676	265,746	64	161,823	2,038,433	XXX
7. 2011	3,081,861	70,417	3,011,444	2,046,437	35,086	40,440	1,683	290,418	247	176,754	2,340,279	XXX
8. 2012	3,157,181	77,384	3,079,796	1,957,369	84,305	35,284	3,605	284,242	883	182,717	2,188,101	XXX
9. 2013	3,329,967	78,552	3,251,415	1,796,371	21,043	23,807	356	279,284	32	185,653	2,078,031	XXX
10. 2014	3,478,313	78,874	3,399,439	1,795,673	18,301	15,176	305	280,987	14	185,113	2,073,215	XXX
11. 2015	3,540,630	75,482	3,465,147	1,503,765	16,122	5,067	265	231,408	28	122,685	1,723,826	XXX
12. Totals	XXX	XXX	XXX	.17,447,625	343,377	333,460	11,280	2,695,230	2,563	1,644,999	20,119,096	XXX

										Adjusting	and Other	23	24	25
			Losses	Unpaid		Defer	nse and Cost (Containment U	Inpaid	Un	paid		Total	
		Case	Basis	Bulk +	- IBNR	Case	Basis	Bulk +	- IBNR	21	22		Net	Number of
		13	14	15	16	17	18	19	20			Salvage	Losses	Claims
		Direct		Direct		Direct		Direct		Direct		and	and	Outstanding-
		and		and		and		and		and		Subrogation	Expenses	Direct and
		Assumed	Ceded	Assumed	Ceded	Assumed	Ceded	Assumed	Ceded	Assumed	Ceded	Anticipated	Unpaid	Assumed
1.	Prior	32,976	32,048	12,423	91	7,649	0	3,101	0	7,501	0	0	31,510	XXX
2.	2006	3,598	1,903	889	0	503	0	174	0	515	0	0	3,777	XXX
3.	2007	2,247	1,561	589	0	368	0	132	0	399	0	19	2,171	XXX
4.	2008	4,360	2,047	2,048	5	672	0	261	0	918	0	29	6,208	XXX
5.	2009	10,196	8,617	3,575	16	1,776	0	650	0	2,116	0	123	9,679	XXX
6.	2010	13,668	3,408	5,233	18	1,473	0	712	0	2,460	0	400	20,120	XXX
7.	2011	30,154	1,738	9,998	39	2,711	0	1,311	0	4,557	0	1,110	46,955	XXX
8.	2012	53,150	11,518	25,031	35	5,079	164	3,109	0	8,717	0	2,301	83,369	XXX
9.	2013	113,731	12,421	33,642	63	10,728	0	4,062	0	15,052	0	4,514	164,731	XXX
10.	2014	208,889	5,379	55,626	274	18,996	0	5,699	0	26,039	0	10,358	309,597	XXX
11.	2015	538,307	10,256	138,560	772	39,337	0	13,773	0	90,817	0	77,903	809,767	XXX
12.	Totals	1,011,278	90,896	287,614	1,313	89,291	165	32,982	0	159,090	0	96,756	1,487,883	XXX

		ı			T			ı				
			Total Losses and		Loss and	Loss Expense P	ercentage	Nonta	abular	34	Net Balar	nce Sheet
			s Expenses Incu			(Incurred/Premiums Earned)			count			ter Discount
		26	27	28	29	30	31	32	33	Inter-Company	35	36
		Direct			Direct				_	Pooling		Loss
		and	0.1.1		and	0			Loss	Participation	Losses	Expenses
		Assumed	Ceded	Net	Assumed	Ceded	Net	Loss	Expense	Percentage	Unpaid	Unpaid
1	. Prior	XXX	XXX	XXX	XXX	XXX	XXX	0	0	XXX	13,260	18,250
2	. 2006.	1,851,640	43,468	1,808,172	60.8	38.1	61.7	0	0	0.00	2,584	1,192
3	. 2007.	1,905,508	36,366	1,869,142	61.7	31.5	62.9	0	0	0.00	1,274	898
4	. 2008.	2,095,788	35,296	2,060,492	68.0	35.3	69.0	0	0	0.00	4,357	1,851
5	. 2009.	2,003,285	47,306	1,955,979	66.8	59.8	67.0	0	0	0.00	5,138	4,541
6	. 2010.	2,087,089	28,536	2,058,553	69.4	41.1	70.1	0	0	0.00	15,475	4,645
7	. 2011.	2,426,027	38,793	2,387,234	78.7	55.1	79.3	0	0	0.00	38,376	8,579
8	. 2012.	2,371,980	100,511	2,271,470	75.1	129.9	73.8	0	0	0.00	66,629	16,740
9	. 2013.	2,276,677	33,915	2,242,762	68.4	43.2	69.0	0	0	0.00	134,889	29,842
10). 2014.	2,407,086	24,273	2,382,812	69.2	30.8	70.1	0	0	0.00	258,863	50,734
1	1. 2015.	2,561,035	27,442	2,533,593	72.3	36.4	73.1	0	0	0.00	665,840	143,927
12	2. Totals	XXX	XXX	XXX	XXX	XXX	XXX	0	0	XXX	1,206,683	281,199

Note: Parts 2 and 4 are gross of all discounting, including tabular discounting. Part 1 is gross of only nontabular discounting, which is reported in Columns 32 and 33 of Part 1. The tabular discount, if any, is reported in the Notes to Financial Statements, which will reconcile Part 1 with Parts 2 and 4.

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company

SCHEDULE P - PART 2 - SUMMARY

					COLIED	OLL I	1 / 11 1	2 - 001					
			Incurre	ed Net Losses a	ind Defense an	d Cost Containr	ment Expenses	Reported at Ye	ar End (\$000 oi	mitted)		DEVELO	OPMENT
		1	2	3	4	5	6	7	8	9	10	11	12
Wh	irs in nich												_
Losses	s Were ırred	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	One Year	Two Year
1. P	Prior	941,046	808,823	721,102	675,728	658,163	652,750	646,255	644,823	650,526	650,485	(41)	5,662
2. 2	2006	1,643,491	1,640,695	1,584,370	1,567,626	1,550,933	1,541,948	1,541,669	1,541,607	1,540,155	1,539,851	(304)	(1,756)
3. 2	2007	XXX	1,701,173	1,675,257	1,648,424	1,627,555	1,605,392	1,602,082	1,599,568	1,598,742	1,597,382	(1,360)	(2,186)
4. 2	2008	XXX	XXX	1,860,873	1,883,725	1,841,875	1,811,334	1,802,451	1,798,672	1,797,330	1,793,121	(4,210)	(5,551)
5. 2	2009	XXX	XXX	XXX	1,744,597	1,782,861	1,746,571	1,717,074	1,711,037	1,703,288	1,698,530	(4,759)	(12,507)
6. 2	2010	XXX	XXX	XXX	XXX	1,818,564	1,843,681	1,822,445	1,812,678	1,797,715	1,790,411	(7,304)	(22,266)
7. 2	2011	XXX	XXX	XXX	XXX	XXX	2,165,832	2,149,552	2,120,892	2,105,481	2,092,506	(12,975)	(28,386)
8. 2	2012	XXX	XXX	XXX	XXX	XXX	XXX	2,011,198	2,020,807	2,000,901	1,979,395	(21,505)	(41,411)
9. 2	2013	XXX	XXX	XXX	XXX	XXX	XXX	XXX	1,989,628	1,980,854	1,948,457	(32,397)	(41,171)
10. 2	2014	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	2,061,940	2,075,801	13,860	XXX
11. 2	2015	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	2,211,396	XXX	XXX

SCHEDULE P - PART 3 - SUMMARY

			Cumulative	e Paid Net Loss	es and Defense	e and Cost Con	tainment Expen	ses Reported a	t Year End (\$00	00 omitted)		11	12
		1	2	3	4	5	6	7	8	9	10		Number of
	ears in											Number of Claims	Claims Closed
	Vhich											Closed With	Without
	ses Were											Loss	Loss
Ir	curred	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	Payment	Payment
1.	Prior	000	294,664	464,138	549,532	584,690	603,252	612,716	616,488	622,113	626,476	XXX	XXX
2.	2006	962,256	1,280,542	1,400,350	1,472,188	1,509,677	1,526,582	1,531,432	1,534,951	1,535,799	1,536,589	XXX	XXX
3.	2007	XXX	1,009,529	1,332,034	1,457,057	1,527,724	1,565,876	1,579,795	1,589,736	1,594,182	1,595,609	XXX	XXX
4.	2008	XXX	XXX	1,166,461	1,534,115	1,651,189	1,722,353	1,762,436	1,777,342	1,784,953	1,787,831	XXX	XXX
5.	2009	XXX	XXX	XXX	1,101,163	1,431,383	1,557,101	1,634,150	1,670,315	1,683,765	1,690,966	XXX	XXX
6.	2010	XXX	XXX	XXX	XXX	1,151,613	1,510,244	1,646,810	1,720,941	1,755,540	1,772,752	XXX	XXX
7.	2011	XXX	XXX	XXX	XXX	XXX	1,442,016	1,812,343	1,945,665	2,015,571	2,050,108	XXX	XXX
8.	2012	XXX	XXX	XXX	XXX	XXX	XXX	1,337,819	1,709,116	1,833,188	1,904,743	XXX	XXX
9.	2013	XXX	XXX	XXX	XXX	XXX	XXX	XXX	1,298,238	1,663,454	1,798,779	XXX	XXX
10.	2014	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	1,406,952	1,792,243	XXX	XXX
11.	2015	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	1,492,446	XXX	XXX

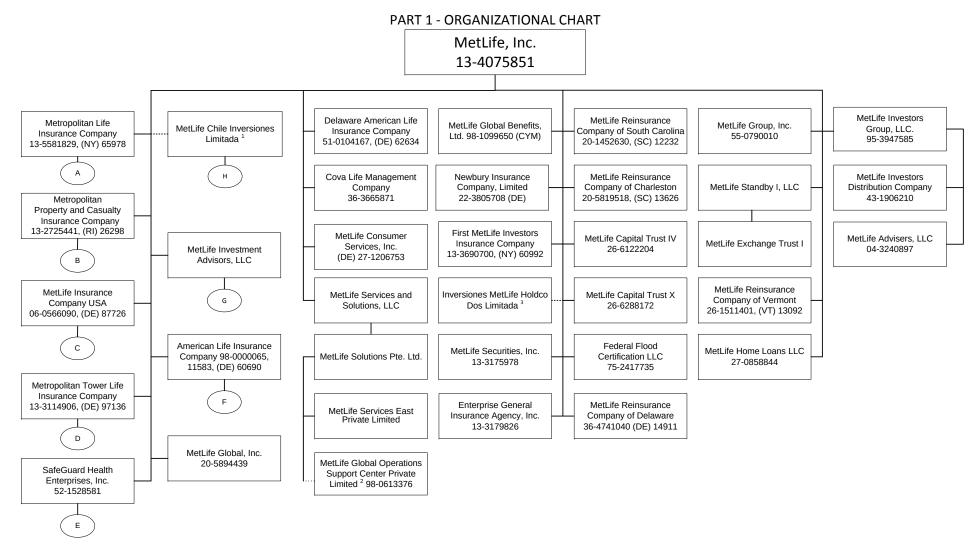
SCHEDULE P - PART 4 - SUMMARY

		Bulk and	d IBNR Reserves	on Net Losses and	Defense and Cos	st Containment Ex	penses Reported a	at Year End (\$000	omitted)	
	1	2	3	4	5	6	7	8	9	10
Years in Which Losses Were										
Incurred	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015
1. Prior	517,268	295,427	135,856	61,441	33,937	24,312	18,103	15,366	15,250	15,433
2. 2006	239,238	156,365	73,210	40,342	16,397	4,319	3,449	2,579	1,375	1,063
3. 2007	XXX	228,066	128,999	73,048	37,024	9,620	5,330	4,192	2,334	720
4. 2008	XXX	XXX	204,392	141,132	71,344	25,678	13,068	8,626	7,435	2,304
5. 2009	XXX	XXX	XXX	161,259	130,928	70,359	26,683	15,297	8,909	4,208
6. 2010	XXX	XXX	XXX	XXX	163,658	106,177	52,737	29,140	13,292	5,927
7. 2011	XXX	XXX	XXX	XXX	XXX	213,130	118,486	56,690	27,291	11,270
8. 2012	XXX	XXX	XXX	XXX	XXX	XXX	172,894	109,663	65,092	28,105
9. 2013	XXX	XXX	XXX	XXX	XXX	XXX	XXX	171,274	105,374	37,640
10. 2014	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	143,117	61,052
11. 2015	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	151,561

Annual Statement for the year 2015 of the Metropolitan Property and Casualty Insurance Company SCHEDULE T - EXHIBIT OF PREMIUMS WRITTEN

Allocated by States and Territories

1. 2.		1	Gross Premiums, In Membership Fees Le		4 Dividends Paid	5	6	7	8 Finance and	9
				ss Return Premiums	Dividends Paid				Einanco and	
										Direct Premiums
			and Premiums on I	Policies Not Taken	or Credited	Direct Losses			Service	Written for
			2	3	to Policyholders	Paid	D: (1	B: (1	Charges	Federal Pur-
	States Etc	Active	Direct Premiums	Direct Premiums	on Direct	(Deducting	Direct Losses	Direct Losses	not Included in Premiums	chasing Groups
	States, Etc.	Status	Written	Earned	Business	Salvage)	Incurred	Unpaid		(Incl. in Col. 2)
	AlabamaAL	L	38,256,222	35,253,158	55	20,504,586	21,600,188	8,315,685	19,742	0
	AlaskaAK		0	0	0	0	0	0	0	0
3.	ArizonaAZ		22,691,279	24,919,790	374	12,338,587	10,377,268	3,899,100	20,053	0
4.	ArkansasAR		15,266,127	14,804,656	187	11,099,610	10,608,790	4,570,216	26,538	0
5.	CaliforniaCA	N	0	0	0	0	0	0	0	0
6.	ColoradoCO		38,383,513	40,158,482	1,260	34,019,990	30,038,649	17,758,946	91,310	0
7.	ConnecticutCT	1	73,641,540	74,198,492	205	39,862,924	38,655,616	35,345,052	497,699	0
8.	DelawareDE		1,664,069	1,664,691	8	1,060,493	677.030	467,440	10,505	0
-				, ,			. ,	,		•
9.	District of ColumbiaDC		0	0	0	0	0	0	0	0
10.	FloridaFL		4,332,661	4,468,096	1,551	1,620,248	1,855,865	3,726,668	1,695	0
11.	GeorgiaGA	L	19,948,995	20,397,609	3,094	12,754,248	13,946,914	6,120,777	52,835	0
12.	HawaiiHI		518,437	492,111	101	221,653	238,232	127,568	1,376	0
13.	IdahoID		16,960,823	16,441,377	444	10,920,922	11,709,785	6,053,533	56,395	0
14.	IllinoisIL		8,986,779	9,267,909	265	3,161,058		6,087,072		
							3,592,224		34,964	0
15.	IndianaIN		27,240,255	28,381,942	0	14,490,780	12,794,148	7,097,697	125,687	0
16.	lowaIA		13,122,895	12,830,568	14	4,972,977	4,862,599	2,179,689	40,572	0
17.	KansasKS		13,302,044	12,707,211	38	4,268,909	3,969,013	1,923,299	0	0
18.	KentuckyKY		29,231,159	29,128,675	340	14,877,943	15,355,404	8,668,977	0	0
19.	LouisianaLA		28,542,504	26,971,210	195	13,450,122	16,636,811	10,534,950	85,674	n
20.	MaineME		26,320,579	25,451,700	4,017	14,419,108	14,256,495	6,670,954	137,626	
21.	MarylandMD		7,504,717	7,418,955	413	3,295,337	2,832,717	2,293,901	8,584	0
22.	MassachusettsMA		278,727,020	275,419,274	347,897	187,404,055	187,184,434	73,490,205	818,275	0
23.	MichiganMI	L	3,362,061	3,329,344	98	3,660,712	4,578,851	11,657,240	13,833	0
24.	MinnesotaMN	L	36,540,750	38,133,456	535	17,011,866	13,521,362	7,799,475	101,222	0
25.	MississippiMS		17,602,626	17,522,513	0	5,660,283	5,472,981	2,885,209	36,940	0
26.	MissouriMO		9,967,333	10,029,920	51	4,539,260	5,180,037	2,896,393	0	0
27.	MontanaMT		3,160,550	3,114,770	0	1,511,946	1,388,188	994,711	17,620	0
28.	NebraskaNE		7,719,061	8,264,763	35	4,391,420	3,320,876	1,212,592	8,398	0
29.	NevadaNV		8,811,202	8,695,194	752	4,246,622	3,767,209	3,489,968	19,481	0
30.	New HampshireNH	L	13,109,339	13,017,047	3,487	7,459,802	6,997,083	2,772,434	43,609	0
31.	New JerseyNJ		113,217,669	108,053,210	3,191	61,331,773	70,962,366	55,591,735	172,369	0
32.	New MexicoNM		10,513,347	11,207,501	1,678	6,649,180	4,751,209	3,920,698	32,130	0
33.	New YorkNY		138,047,049	138,369,812	0	71,069,405		37,385,395	796,525	0
							61,870,109			
34.	North CarolinaNC		84,466,106	79,200,387	4,675	49,476,344	52,299,178	17,342,829	156,848	0
35.	North DakotaND		14,734,360	13,359,674	80	5,508,191	6,373,066	2,705,175	23,426	0
36.	OhioOH	L	41,867,307	41,455,229	102	19,719,038	19,008,294	9,937,011	184,023	0
37.	OklahomaOK	L	22,287,761	23,987,775	327	14,058,517	12,894,839	5,784,599	25,414	0
38.	OregonOR		21.272.526	22,066,054	135	12,475,335	10,790,016	8,104,634	47,058	0
39.	PennsylvaniaPA		19,945,150	18,819,787	77	8,966,426	9,828,472	7,497,787	75,158	0
40.	Rhode IslandRI		37,127,964	37,432,091	318	28,728,945	29,561,556	15,624,904	181,670	0
41.	South CarolinaSC		5,257,001	4,941,188	972	2,944,847	3,183,935	1,077,003	8,939	0
42.	South DakotaSD	L	5,812,248	5,422,661	0	6,018,156	6,374,942	2,253,108	11,605	0
43.	TennesseeTN	L	26,017,654	26,279,943	733	12,017,836	10,458,678	4,011,408	29,960	0
44.	TexasTX		5,134,496	4,689,478	0	2,235,368	2,127,158	2,439,029	15,310	n
45.	UtahUT		8,310,207	8,470,872	67	3,218,663	4,893,774	3,497,352	13,593	n
	VermontVT				120					
46.			6,200,787	6,294,109		3,273,862	2,906,910	1,679,994	59,679	0
47.	VirginiaVA		17,868,977	17,948,163	1,437	8,447,782	7,862,318	2,771,018	40,917	0
48.	WashingtonWA		39,874,561	40,106,123	298	26,828,009	28,252,721	12,661,253	0	0
49.	West VirginiaWV	L	7,341,669	7,527,286	187	4,138,982	3,701,224	1,472,822	14,817	0
50.	WisconsinWI		27,087,325	27,459,265	329	13,308,794	11,778,149	8,550,322	123,364	n
51.	WyomingWY		7,772,985	7,502,178	18	3.859.193	3,376,277	982,429	27,525	0
52.	American SamoaAS		0		0	0	0	· •	0	0
							_	-	_	
53.	GuamGU			0	0	0	0	0	0	0
54.	Puerto RicoPR		0	0	0	0	0	0	0	0
55.	US Virgin IslandsVI		0	0	0	0	0	0	0	0
56.	Northern Mariana IslandsMP		0	0	0	0	0	0	0	0
57.	CanadaCAN		0	0	0	0	0	0	0	0
			0	0	0	0				
58.	Aggregate Other AlienOT	XXX					0	0	0	0
59.	Totals	(a)49	1,425,071,689	1,413,075,699	380,160	817,500,107	808,673,960	444,330,256	4,310,963	0
_				DETA	ILS OF WRITE-IN	IS				
58001.		XXX	0	0	0	0	0	0	0	0
58002.		XXX	0	0	0	0	0	0	0	0
58003.		XXX	0	0	0	0	0	0	0	0
	Summary of remaining write-ins for	^^^	U	0	0			U	U	
20998.	, ,	VVV	_	0	0	0	0	0	_	
F0000	Line 58 from overflow page	XXX	0	0	0	0	0	0	0	0
58999.	Totals (Lines 58001 thru 58003+	1001								
(2)	Line 58998) (Line 58 above)	XXX	0	0	0	0	0	0	0	0

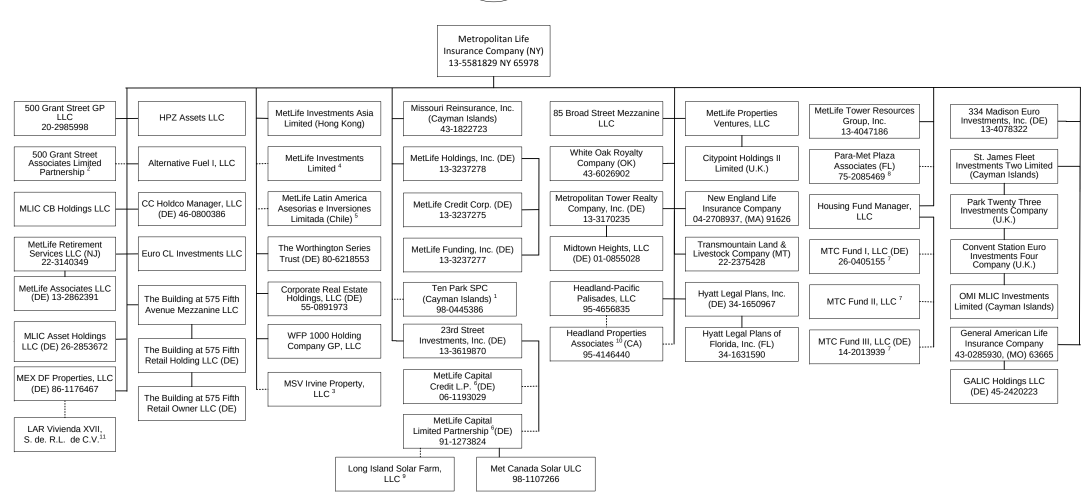


^{1 72.35%} is owned by MetLife, Inc., 24.88236% by American Life Insurance Company, 2.76654% is owned by Inversiones MetLife Holdco Dos Limitada and 0.00000004% is owned by Natiloportem Holdings, LLC.

^{2 99.99999%} is owned by MetLife Solutions Pte. Ltd. and 0.00001% is owned by Natiloportem Holdings, LLC.

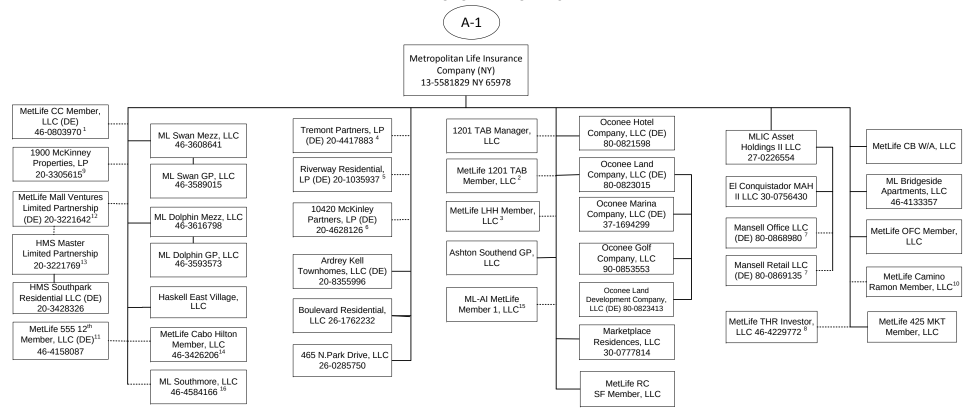
^{3 99.99946%} of Inversiones MetLife Holdco Dos Limitada is owned by MetLife, Inc., 0.000535% is owned by MetLife International Holdings, LLC. and 0.000054% is owned by Natiloportem Holdings, LLC.





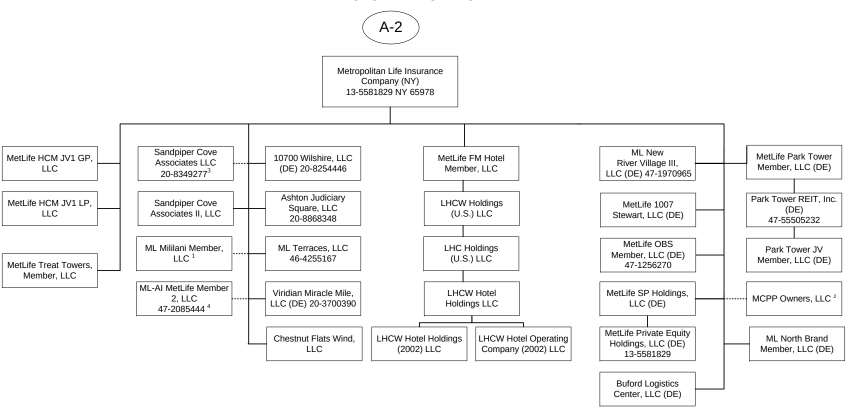
- 1 1% voting control of Ten Park SPC is held by 23rd Street Investments, Inc.
- 99% of 500 Grant Street Associates Limited Partnership is held by Metropolitan Life Insurance Company and 1% by 500 Grant Street GP LLC.
- 3 4% of MSV Irvine Property, LLC is owned by Metropolitan Tower Realty Company, Inc. and 96% is owned by Metropolitan Life Insurance Company.
- 23rd Street Investments, Inc. holds one share of MetLife Investments Limited.
- 5 23rd Street Investments, Inc. holds .01% of MetLife Latin American Assorias e Inversiones Limitada.
- 6 1% general partnership interest is held by 23rd Street Investment, Inc. and 99% limited partnership interest is held by Metropolitan Life Insurance Company.

- 7 Housing Fund Manager, LLC is the managing member and the remaining interests are held by a third party member.
- 8 75% of the general partnership is held by Metropolitan Life Insurance Company and 25% of the general partnership is held by Metropolitan Tower Realty Company. Inc.
- 9 9.61% membership interest is held by MetLife Renewables Holding, LLC and 90.39% membership interest is held by LISF Solar Trust in which MetLife Capital Limited Partnership has a 100% beneficial interest.
- 10 Metropolitan Life Insurance Company owns 99% of Headland Properties Associates and Headland-Pacific Palisades, LLC owns the other 1%.
- 11 99.99% of LAR Vivienda XVII S. de R.L. de C.V. is owned by MEX DF Properties, LLC and 0.01% is owned by Euro CL Investments LLC.

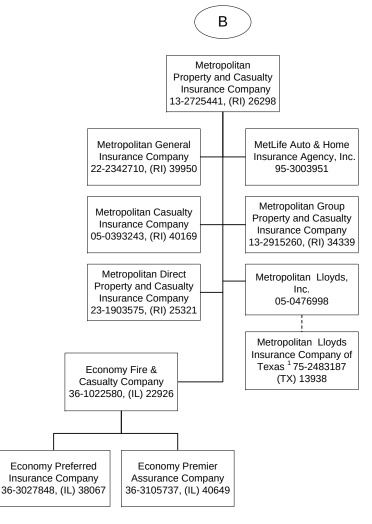


- 63.415% of MetLife CC Member, LLC is held by Metropolitan Life Insurance Company, 31.707% by MetLife Insurance Company USA and 4.878% by General American Life Insurance Company.
- 69.66% of MetLife 1201 TAB Member, LLC is owned by Metropolitan Life Insurance Company, 27.24% is owned by MetLife Insurance Company USA and 3.10% is owned by Metropolitan Property and Casualty Insurance Company.
- 69.23% of MetLife LHH Member, LLC is owned by Metropolitan Life Insurance Company, 19.78% is owned by MetLife Insurance Company USA and 10.99% is owned by New England Life Insurance Company.
- 99.9% LP Interest of Tremont Partners, LP is owned by Metropolitan Life Insurance Company and .1% GP is owned by Ashton Southend GP, LLC.
- 99.9% LP Interest of Riverway Residential, LP is owned by Metropolitan Life Insurance Company and .1% GP interest is owned by Metropolitan Tower Realty Company, Inc.
- 99.9% LP interest of 10420 McKinley Partners, LP is owned by Metropolitan Life Insurance Company and .1% GP interest is owned by Metropolitan Tower Realty Company, Inc.
- 73.0284% is owned by MLIC Asset Holdings II LLC and 26.9716% is owned by MLIC CB Holdings LLC.
- 85% of MetLife THR Investors, LLC is owned by Metropolitan Life Insurance Company and 15% by MetLife Insurance Company USA.

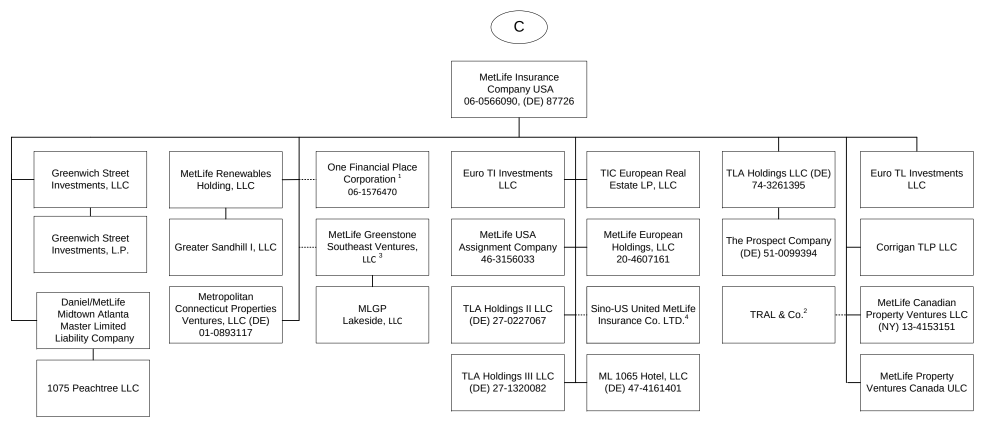
- 99.9% LP interest of 1900 McKinley Properties, LP is owned by Metropolitan Life Insurance Company and 0.1% GP interest is owned by Metropolitan Tower Realty Company, Inc.
- 78.6% of MetLife Camino Ramon Member, LLC is owned by Metropolitan Life Insurance Company and 21.4% by MetLife Insurance Company USA.
- MetLife 555 12th Member, LLC is owned at 69.4% by Metropolitan Life Insurance Company, 25.2% by MetLife Insurance Company USA and 5.4% by General American Life Insurance Company.
- 12 99% LP interest of MetLife Mall Ventures Limited Partnership is owned by Metropolitan Life Insurance Company and 1% GP interest is owned by Metropolitan Tower Realty Company, Inc.
- 13 60% LP Interest of HMS Master Limited Partnership is owned by MetLife Mall Ventures Limited Partnership. A 40% LP Interest is owned by a third party. Metropolitan Tower Realty Company, Inc. is the GP.
- 54.129% of MetLife Cabo Hilton Member, LLC is owned by Metropolitan Life Insurance Company, 28.971% by MetLife Insurance Company USA and 16.9% by General American Life Insurance Company.
- 83.675% of the membership interest is owned by Metropolitan Life Insurance Company, 10.563% by MetLife Insurance Company USA and 4.801% by Metropolitan Property and Casualty Insurance Company.
- 16 75.12% of ML Southmore, LLC is owned by Metropolitan Life Insurance Company and 24.88% by MetLife Insurance Company USA.



- 1 ML Milliani Member, LLC is owned at 70% by Metropolitan Life Insurance Company, 25% by MetLife Insurance Company USA and 5% by General American Life Insurance Company.
- 2 MCPP Owners, LLC is owned at 60.42% by Metropolitan Life Insurance Company, 5.435% by MetLife Insurance Company USA, 0.603% by General American Life Insurance Company, 1.616% by Metropolitan Tower Life Insurance Company, 13.278% by MTL Leasing, LLC, and 18.641% by Daniel/MetLife Midtown Atlanta Master Limited Liability Company.
- 90.59% of the membership interest is owned by Metropolitan Life Insurance Company and 9.41% of the membership interest is owned by Metropolitan Tower Realty Company, Inc.
- 82% of ML-Al MetLife Member 2, LLC is owned by Metropolitan Life Insurance Company and 18% by MetLife Insurance Company USA.



¹ Metropolitan Lloyds Insurance Company of Texas, an affiliated association, provides automobile, homeowner and related insurance for the Texas market. It is an association of individuals designated as underwriters. Metropolitan Lloyds, Inc., a subsidiary of Metropolitan Property and Casualty Insurance Company, serves as the attorney-in-fact and manages the association.

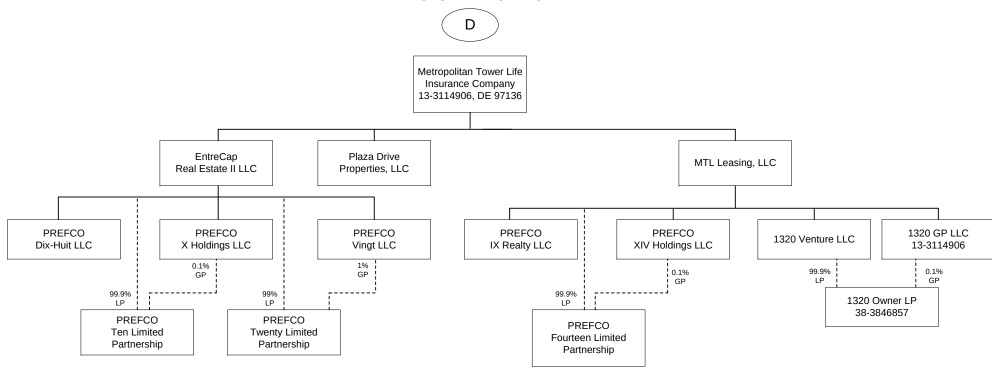


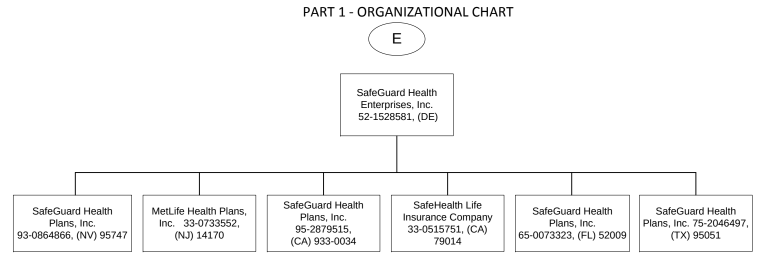
^{1 100%} is owned, in the aggregate, by MetLife Insurance Company USA.

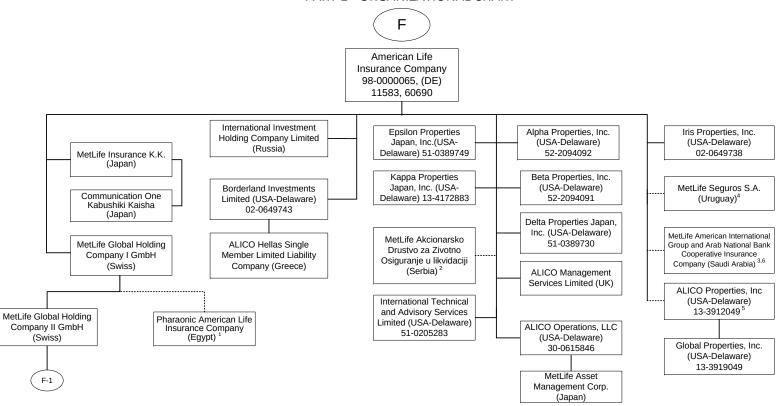
² TRAL & Co. is a general partnership. Its partners are MetLife Insurance Company USA and Metropolitan Life Insurance Company.

^{3 5%} of MetLife Greenstone Southeast Ventures, LLC is owned by Metropolitan Connecticut Properties Ventures, LLC.

⁴ Sino-US United MetLife Insurance Co. Ltd. is owned at 27.8% by MetLife Insurance Company USA, 22.2% by Metropolitan Life Insurance Company and 50% by a third party.







^{1 84.125%} of Pharaonic American Life Insurance Company is owned by MetLife Global Holding Company I GmbH and the remaining interest by third 4 parties.

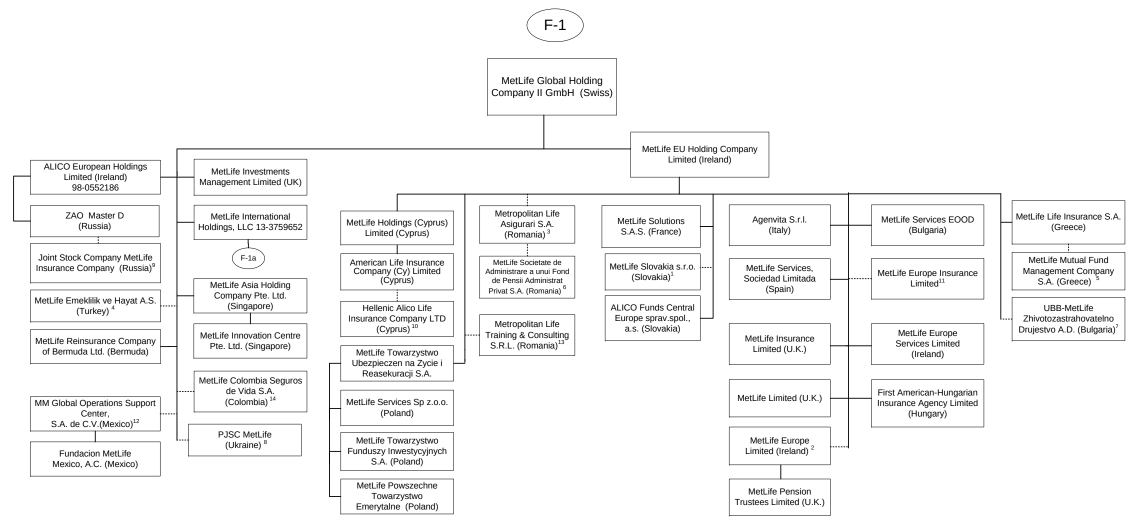
^{99.98%} of MetLife Akcionarsko Drustvo za Zivotno Osiguranje u likvidaciji is owned by American Life Insurance Company and the remaining .02% is owned by International Technical and Advisory Services Limited.

³ The Delaware Department of Insurance approved a disclaimer of affiliation and therefore, this company is not considered an affiliate under Delaware Law.

^{74.9187%} MetLife Seguros S.A. (Uruguay) is owned by American Life Insurance Company, 25.0798% is owned by MetLife, Inc. and 0.0015% by third party (Oscar Schmidt).

^{5 51%} of ALICO Properties, Inc. is owned by American Life Insurance Company and the remaining interest by third parties.

^{6 30%} of MetLife, American International Group and Arab National Bank Cooperative Insurance Company is owned by American Life Insurance Company and the remaining interest by third parties.

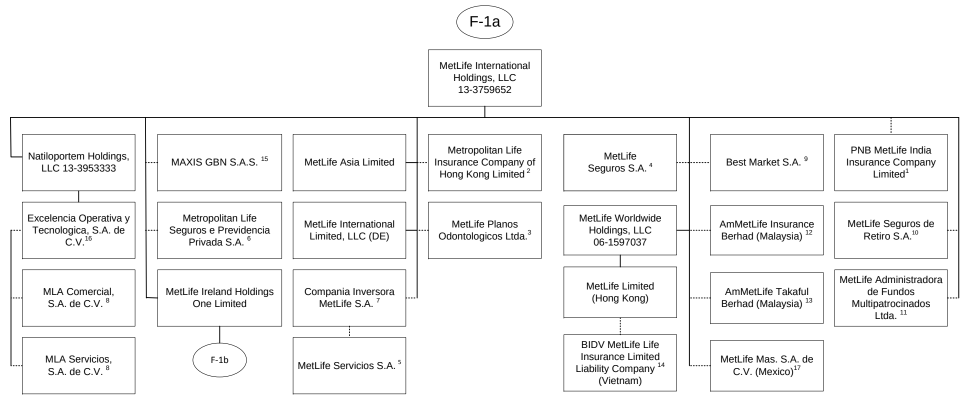


- 1 99.956% of MetLife Slovakia s.r.o. is owned by MetLife EU Holding Company Limited and 0.044% is owned by International Technical and Advisory Services Limited.
- ${\small 2\quad \ \ American \ Life \ \ Insurance \ \ Company \ holds \ \ a \ \ 4.21534\% \ interest \ in \ this \ entity.}$
- 3 99.9982018% of Metropolitian Life Asigurari S.A. is owned by MetLife EU Holding Company Limited and the remaining .0017982% is owned by International Technical and Advisory Services Limited.
- 4 99.98% of MetLife Emeklilik ve Hayat A.S. is owned by MetLife Global Holding Company II GmbH (Swiss) and the remaining by third parties.
- 5 90% of MetLife Mutual Fund Management Company S.A. is owned by MetLife Life Insurance S.A. and the remaining interest by a third party.
- 6 99.9836% of MetLife Societate de Administrare a uni Fond de Pensii Administrat Privat S.A. is owned by Metropolitian Life Asigurari S.A. Romania and .0164% by MetLife Services Sp z.o.o.
- 7 40% of UBB Zhivotozastrahovatelno Drujestvo AD is owned by MetLife EU Holding Company Limited and the remaining by third parties
- 8 99.9988% of PJSC MetLife is owned by MetLife Global Holding Company II GmbH, .0006% is owned by International Technical and Advisory Services Limited and the remaining .0006% is owned by Borderland Investments Limited.

- 9 ZAO Master D owns 51% of Joint Stock Company MetLife Insurance Company and MetLife Global Holding Company II GmbH owns the other 49%.
- 10 27.5% of Hellenic Alico Life Insurance Company Ltd. is owned by American Life Insurance Company Ltd. (Cyprus) and the remaining by a third party.

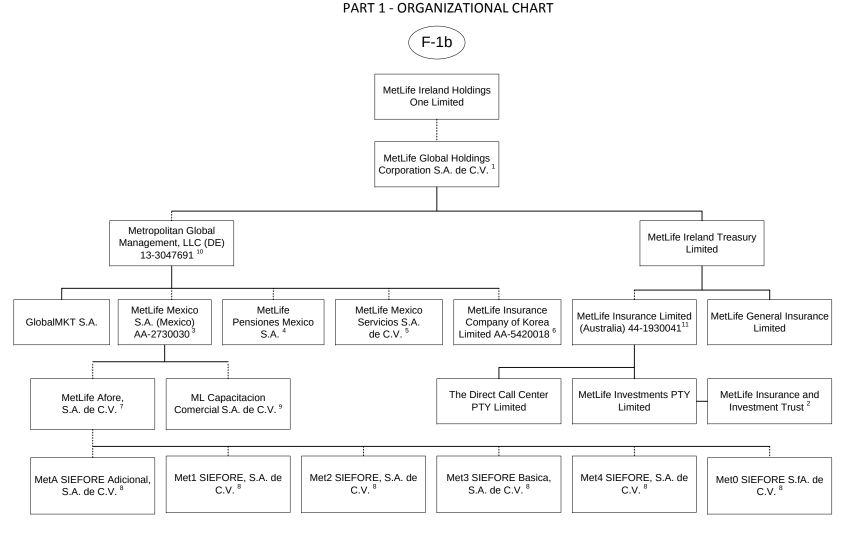
 11 MetLife Europe Insurance Limited is held by MetLife EU Holding Company Limited at 93% and the remaining 7% is held by American Life Insurance
- Company.

 12 99% of MM Global Operations Support Center S.A. de C.V. (Mexico) is held by MetLife Global Holding Company II GmbH (Swiss) and 1% is held by
- 12 99% of MM Global Operations Support Center S.A. de C.V. (Mexico) is neid by MetLife Global Holding Company II GmbH (Swiss) and 1% is neid by MetLife Global Holding Company I GmbH (Swiss).
- 13 99.99% of Metropolitan Life Training & Consulting S.R.L. is owned by MetLife EU Holding Company limited and the remaining 0.01% is owned by MetLife Global Holding Company II GmbH.
- 14 89.9999663% of MetLife Colombia Seguros de Vida S.A. is owned by MetLife Global Holding Company II GmbH, 10.0000295% is owned by MetLife Global Holding Company I GmbH, International Technical and Advisory Services Limited, Borderland Investments Limited, MetLife International Holdings, LLC and Natiloportem Holdings, LLC each owns 0.0000014%.



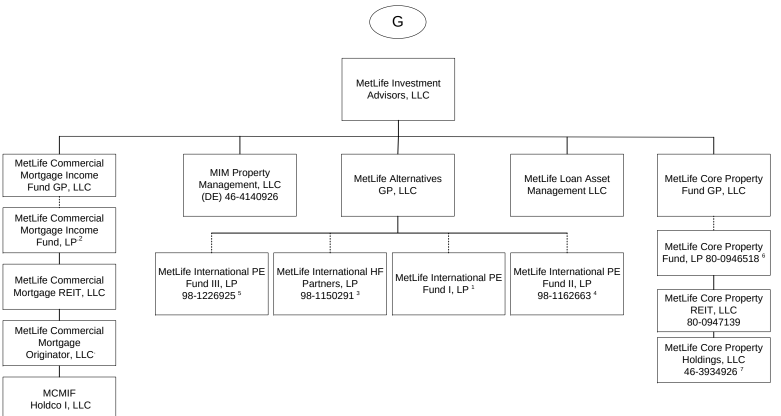
- 1 26% is owned by MetLife International Holdings, LLC and 74% is owned by third parties.
- 2 99.99935% is owned by MetLife International Holdings, LLC and 0.00065% is owned by Natiloportem Holdings, LLC.
- 3 99.999% is owned by MetLife International Holdings, LLC and .001% is owned by Natiloportem Holdings, LLC.
- 4 95.5242% is owned by MetLife International Holdings, LLC and 2.6753% is owned by Natiloportem. Holdings, LLC, and 1.8005% is owned by International Technical and Advisory Services Limited.
- 5 18.87% of the shares of MetLife Servicios S.A. are held by Compania Inversora MetLife S.A., 79.88% is owned by MetLife Seguros S.A., .99% is held by Natiloportem Holdings, LLC and .26% is held by MetLife Seguros de Retiro S.A.
- 6 66.662% is owned by MetLife International Holdings, LLC, 33.337% is owned by MetLife Worldwide Holdings, LLC and 0.001% is owned by Natiloportem Holdings, LLC.
- 7 95.46% is owned by MetLife International Holdings, LLC and 4.54% is owned by Natiloportem Holdings, LLC.
- 8 99% is owned by Excelencia Operative y Technologica, S.A de C.V. and 1% is owned by MetLife Mexico Servicios 17 S.A. de C.V.

- 9 5% of the shares are held by Natiloportem Holdings, LLC and 95% is owned by MetLife International Holdings, LLC.
- 96.8897% is owned by MetLife International Holdings, LLC, 3.1102% is owned by Natiloportem Holdings, and .0001% is owned by International Technical and Advisory Services Limited.
- 11 99.99998% of MetLife Administradora de Fundos Multipatrocinados Ltda. is owned by MetLife International Holdings, LLC and .00002% by Natiloportem Holdings, LLC.
- 12 50.000001% of AmMetLife Insurance Berhad is owned by MetLife International Holdings, LLC and the remainder by a third party.
- 49.999999% of AmMetLife Takaful Berhad is owned by MetLife International Holdings, LLC and the remainder by a third party.
 60% of BIDV MetLife Life Insurance Limited Liability Company is held by MetLife Limited (Hong Kong) and the remainder by third
- 4 60% of BIDV MetLife Life Insurance Limited Liability Company is held by MetLife Limited (Hong Kong) and the remainder by third parties.
- 15 50% of MAXIS GBN S.A.S. is held by MetLife International Holdings, LLC and the remainder by third parties.
- 16 99% of Excelencia Operativa y Tecnologica, S.A. de C.V. is held by Natiloportem Holdings, LLC and 1% by MetLife Mexico Servicios S.A. de C.V.
 - 99.99964399% MetLife Mas, SA de CV is owned by MetLife International Holdings, LLC and 00035601% is owned by International Technical and Advisory Services Limited.



- 1 98.9% is owned by MetLife Ireland Holdings One Limited and 1.1% is owned by MetLife International Limited, LLC.
- 2 MetLife Insurance and Investment Trust is a trust vehicle, the trustee of which is MetLife Investments PTY Limited ("MIPL"). MIPL is a wholly owned subsidiary of MetLife Insurance Limited.
- 3 99.050271% is owned by Metropolitan Global Management, LLC and .949729% is owned by MetLife International Holdings, LLC.
- 4 97.5125% is owned by Metropolitan Global Management, LLC and 2.4875% is owned by MetLife International Holdings, LLC.
- 5 98% is owned by Metropolitan Global Management, LLC and 2% is owned by MetLife International Holdings, LLC.
- 6 14.64% is owned by MetLife Mexico, S.A. and 85.36% is owned by Metropolitan Global Management, LLC.

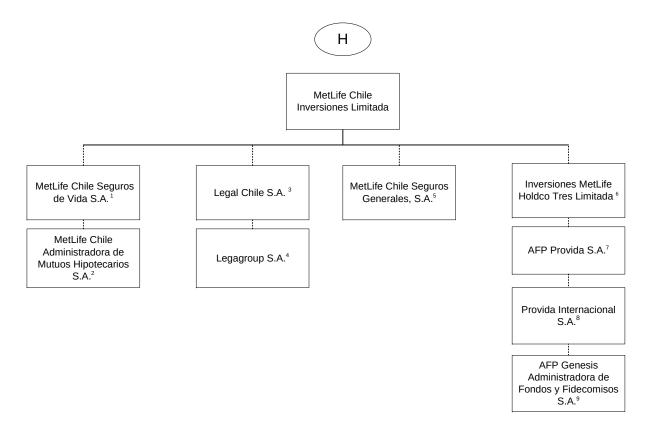
- 99.99% is owned by MetLife Mexico S.A. (Mexico) and .01% is owned by MetLife Pensiones S.A.
- 99.99% is owned by MetLife Afore, S.A. de C.V. and .01% is owned by MetLife Mexico S.A. (Mexico).
- 99% is owned by MetLife Mexico S.A. and 1% is owned by MetLife Mexico Servicios, S.A. de C.V.
- 99.7% is owned by MetLife Global Holdings Corporation S.A. de C.V. and 0.3% is owned by MetLife International 10
- 91.16468% of MetLife Insurance Limited (Australia) is owned by MetLife Ireland Treasury Limited and 8.83532% by MetLife Global Holdings Corp. S.A. de C.V.



- 92.593% of the Limited partnership interests of this entity is owned by MetLife Insurance K.K, 4.115% is owned by MetLife Mexico S.A., 2.716% by MetLife Limited (Hong Kong) and the remaining 0.576% is owned by Metropolitan Life Insurance Company of Hong Kong Limited.
- MetLife Commercial Mortgage Income Fund GP, LLC is the general partner of MetLife Commercial Mortgage Income Fund, LP (the "Fund"). A majority of the limited partnership interests in the Fund are held by third parties. The following affiliates hold a minority share of the limited partnership interests in the Fund: Metropolitan Life Insurance Company owns 29.2%, MetLife Insurance Company USA owns 9.7%, MetLife Insurance Co. of Korea, Ltd. owns 5.8%, MetLife Limited owns 3.1%, and Metropolitan Life Insurance Company of Hong Kong
- 88.22% of the Limited partnership interests of this entity is owned by MetLife Insurance K.K (Japan), 9.47% is owned by MetLife Insurance Company of Korea Limited, 2.29% is owned by MetLife Limited (Hong Kong) and 0.02% is owned by MetLife Alternatives, GP.
- 94.54% of the limited partnership interest of MetLife International PE Fund II, LP is owned by MetLife Insurance K.K. (Japan), 2.77% is owned by MetLife Limited (Hong Kong), 2.1% is owned by MetLife Mexico, S.A. and 0.59% is owned by Metropolitan Life Insurance Company Hong Kong Limited.
- 88.93% of the limited partnership interest of MetLife International PE Fund III, LP is owned by MetLife Insurance K.K. (Japan), 7.91% is owned by MetLife Insurance Company of Korea Limited, 2.61% is owned by MetLife Limited (Hong Kong) and 0.55% is owned by Metropolitan Life Insurance Company Hong Kong Limited.

- 6 MetLife Core Property Fund GP, LLC is the general partner of MetLife Core Property Fund, LP (the "Fund"). A substantial majority of the limited partnership interests in the Fund are held by third parties. The following affiliates hold a minority share of the limited partnership interests in the Fund: Metropolitan Life Insurance Company owns 23.7%, General American Life Insurance Company owns 0.1% and MetLife Insurance Company USA owns 0.2%.
- MetLife Core Property Holdings, LLC holds the following single-property limited liability companies: MCP 7 Riverway, LLC, MCP SoCal Industry- Redondo, LLC, MCP SoCal Industrial-Bernardo, LLC, MCP SoCal Industrial-Canyon, LLC, MCP SoCal Industrial-Anaheim, LLC, MCP SoCal Industrial-LAX, LLC, MCP SoCal Industrial-Fullerton, LLC, MCP SoCal Industrial-Ontario, LLC, MCP SoCal Industrial-Loker, LLC, MCP Paragon Point, LLC, MCP 4600 South Syracuse, LLC, MCP The Palms Doral, LLC, MCP Waterford Atrium, LLC, MCP EnV Chicago, LLC, MCP 100 Congress, LLC, MCP 1900 McKinney, LLC, MCP 550 West Washington, LLC, MCP Main Street Village, LLC, MCP Lodge At Lakecrest, LLC, MCP Ashton South End, LLC, MCP 3040 Post Oak, LLC, MCP Plaza at Legacy, LLC, MCP VOA Holdings, LLC, MCP VOA I& III, LLC, MCP VOA II, LLC, MPC 9020 Murphy Road, LLC, MCP Trimble Campus, LLC, MCP Highland Park Lender, LLC, MCP Property Management, LLC, MCP One Westside, LLC, MCP SoCal Industrial Springdale, LLC, MCP SoCal Industrial Concourse, LLC, MCP SoCal Industrial Kellwood, LLC, MCP Denver Pavilions Member, LLC., MCPF Acquisition, LLC, MCP Buford Logistics Center 2 Member LLC, MCP DMCBP Phase II Venture LLC, MCP 60th 11th Street Member, LLC, MCP Magnolia Park Member, LLC, and MCP Fife Enterprise Member, LLC.

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART



^{1 99.997%} is held by MetLife Chile Inversiones Limitada and .003% by International Technical and Advisory Services Limited.

^{2 99.99%} is held by MetLife Chile Seguros de Vida S.A. and .01% by MetLife Chile Inversiones Limitada.

 ^{51%} of Legal Chile S.A. is owned by MetLife Chile Inversiones Limitada and the remainder by a third party.
 99% of Legagroup S.A. is owned by Legal Chile S.A. and the remainder by a third party.

^{5 99.98%} of MetLife Chile Seguros Generales, S.A. is owned by MetLife Chile Inversiones Limitada and 0.02% by Inversiones MetLife Holdco Dos Limitada.

^{6 97.13%} of Inversiones MetLife Holdco Tres Limitada is owned by MetLife Chile Inversiones Limitada and 2.87% is owned by Inversiones MetLife Holdco Dos Limitada.

^{7 41.959%} of AFP Provida S.A. is owned by Inversiones MetLife Holdco Dos Limitada, 41.959% owned by Inversiones MetLife Holdco Tres Limitada and 10.7% by MetLife Chile Inversiones Limitada and the remainder is owned by the public

^{8 99.99%} of Provida Internacional S.A. is owned by AFP Provida S.A. and .01% by MetLife Chile Inversiones Limitade.

^{9 99.997%} of AFP Genesis Administradora de Fondos y Fidecomisos S.A. is owned by Provida Internacional S.A. and .0003% by Inversiones Previsionales S.A.

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART

- 1) The voting securities (excluding directors' qualifying shares, if any) of each subsidiary shown on the organizational chart are 100% owned by their respective parent corporation, unless otherwise indicated.
- 2) The Metropolitan Money Market Pool and MetLife Intermediate Income Pool are pass-through investments pools, of which Metropolitan Life Insurance Company and/or its subsidiaries and/or affiliates are general partners.
- 3) The MetLife, Inc. organizational chart does not include real estate joint ventures and partnerships of which MetLife, Inc. and/or its subsidiaries is an investment partner. In addition, certain inactive subsidiaries have also been omitted.
- 4) MetLife Services EEIG is a cost-sharing mechanism used in European Union for European Union-affiliated members.

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