241, 241



Employer's ID Number..... 13-2915260

# ANNUAL STATEMENT

For the Year Ended December 31, 2019 of the Condition and Affairs of the

# Metropolitan Group Property and Casualty Insurance Company

NAIC Company Code..... 34339

(ourself olion) b lies	i Ollow)		
Organized under the Laws of RI	State of Domicil	le or Port of Entry RI	Country of Domicile US
Incorporated/Organized December	10, 1976	Commenced Business December	· 1, 1977
Statutory Home Office	700 Quaker Lane Warwick F (Street and Number) (City or Town	RI US 02886-6669 n, State, Country and Zip Code)	
Main Administrative Office	700 Quaker Lane Warwick F (Street and Number) (City or Town	RI US 02886-6669 n, State, Country and Zip Code)	401-827-2400 (Area Code) (Telephone Number)
Mail Address		. Warwick RI US 02887-0350 (City or Town, State, Country and Zip Code)	
Primary Location of Books and Record		RI US 02886-6669 n, State, Country and Zip Code)	800-638-4208 (Area Code) (Telephone Number)
Internet Web Site Address	www.metlife.com		
Statutory Statement Contact	Kevin Paul Swift (Name)		800-638-4208 (Area Code) (Telephone Number) (Extension)
	kswift@metlife.com (E-Mail Address)		401-827-2315 (Fax Number)
	OFFIC	ERS	
Name	Title	Name	Title
Darla Ann Finchum #	President	2. Maura Catherine Travers	Assistant General Counsel and Secretary
3. Michael John Bednarick	Vice President and Chief Financial Officer	4. Charles Patrick Connery #	Treasurer
	ОТН	IER	
Zulfi Shafaat Ahmed	Senior Vice President and Chief Information Security Officer	Robert Edward Bean	Vice President
Rachel Irene Downing #	Vice President	Barbara Jean Furr	Vice President
Paul Edward Gavin	Senior Vice President	Lorene Elsie Guardado	Vice President
Lise Ann Hasegawa	Vice President	Michelle Lee Kolodziejczak	Vice President
Richard Jay Leist	Executive Vice President and Executive Investment Officer	Richard Paul Lonardo	Vice President
Aaron Matthew McClain	Vice President	Albert Montoya	Vice President and Investment Officer
Robert Francis Nostramo	Vice President and General Counsel	Stephen Charles Radis #	Vice President and Investment Officer
Kevin Stanley Redgate	Senior Vice President and Senior Investment Officer	Christopher Timothy Rhodes #	Senior Vice President
James Sheridan Stevens	Vice President and Investment Officer	Richard Andrew Stevens	Vice President and Controller
Calvin Tyrone Strong	Vice President	Ellen Marie Tierney #	Vice President
	DIRECTORS O	R TRUSTEES	
Michael John Bednarick	Darla Ann Finchum #	Paul Edward Gavin #	

State of.. Rhode Island County of.....

NAIC Group Code .....

The officers of this reporting entity being duly sworn, each depose and say that they are the described officers of said reporting entity, and that on the reporting period stated above, all of the herein described assets were the absolute property of the said reporting entity, free and clear from any liens or claims thereon, except as herein stated, and that this statement, together with related exhibits, schedules and explanations therein contained, annexed or referred to, is a full and true statement of all the assets and liabilities and of the condition and affairs of the said reporting entity as of the reporting period stated above, and of its income and deductions therefrom for the period ended, and have been completed in accordance with the NAIC Annual Statement Instructions and Accounting Practices and Procedures manual except to the extent that: (1) state law may differ; or, (2) that state rules or regulations require differences in reporting not related to accounting practices and procedures, according to the best of their information, knowledge and belief, respectively. Furthermore, the scope of this attestation by the described officers also inqludes the related corresponding electronic filing with the NAIC, when required, that is an exact copy (except for formatting differences due to electronic filing) of the sed statement. The electronic filing may be requested by various regulators in lieu of or in addition to the enclosed statement.

Darla Ann Finchum

Maura Catherine Travers

Michael John Bednarick

President

Assistant General Counsel and Secretary

Vice President and Chief Financial Officer

Subscribed and swom to before me

14th day of

February.

a. Is this an original filing?

Yes [X] No [ ]

June 24, 2021

2020

1. State the amendment number

2. Date filed

3. Number of pages attached

Werah Notary

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **ASSETS**

Current Year 2

Prior Year 4

		Current Year			Prior Year	
		1	2 Nonadmitted	3 Net Admitted Assets	4 Net	
		Assets	Assets	(Cols. 1 - 2)	Admitted Assets	
1.	Bonds (Schedule D)	307,618,829		307,618,829	367,827,447	
2.	Stocks (Schedule D):					
	2.1 Preferred stocks			0		
	2.2 Common stocks			0		
3.	Mortgage loans on real estate (Schedule B):					
	3.1 First liens			0		
	3.2 Other than first liens			0		
4.	Real estate (Schedule A):					
	4.1 Properties occupied by the company (less \$0 encumbrances)			0		
	4.2 Properties held for the production of income (less \$0 encumbrances)			0		
	4.3 Properties held for sale (less \$0 encumbrances)			0		
5.	Cash (\$947,818, Schedule E-Part 1), cash equivalents (\$6,489,264, Schedule E-Part 2) and short-term investments (\$0, Schedule DA)	7,437,082		7,437,082	25,711,650	
6.	Contract loans (including \$0 premium notes)			0		
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					
	Subtotals, cash and invested assets					
12.	Title plants less \$0 charged off (for Title insurers only)					
13.						
14.	Investment income due and accrued	2,933,751		2,933,751	3,798,119	
15.	Premiums and considerations:					
	15.1 Uncollected premiums and agents' balances in the course of collection	17,922,309	13,152,123	4,770,186	4,434,374	
	15.2 Deferred premiums, agents' balances and installments booked but deferred and not yet due (including \$ o earned but unbilled premiums)	207 712 510		207 712 510	204 514 009	
	15.3 Accrued retrospective premiums (\$0) and contracts subject to redetermination (\$0).				304,514,996	
16	Reinsurance:					
10.	16.1 Amounts recoverable from reinsurers	8 372 320	7 464 000	008 221	8 240 755	
	16.2 Funds held by or deposited with reinsured companies					
47	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					
18.2	Net deferred tax asset					
19.	Guaranty funds receivable or on deposit					
20.	Electronic data processing equipment and software					
21.	Furniture and equipment, including health care delivery assets (\$0)					
22.	Net adjustment in assets and liabilities due to foreign exchange rates					
23.	Receivables from parent, subsidiaries and affiliates	4,150		4,150		
24.	Health care (\$0) and other amounts receivable			0		
25.	Aggregate write-ins for other-than-invested assets	15,122	15,122	0	0	
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)	655,604,343	20,631,344	634,972,999	720,349,099	
27. 28.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts  TOTAL (Lines 26 and 27)					
20.	,	OF WRITE-INS	20,001,077			
1101	DETAILS			0		
	. Summary of remaining write-ins for Line 11 from overflow page					
	. Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)	†				
	. Prepaid expenses	1	•			
				0		
	. Summary of remaining write-ins for Line 25 from overflow page		•			
	. Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)		15,122	0		
	,	2	, 122			

Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company LIABILITIES, SURPLUS AND OTHER FUNDS

		Current Year	Prior Year
1.	Losses (Part 2A, Line 35, Column 8)		
2.	Reinsurance payable on paid losses and loss adjustment expenses (Schedule F, Part 1, Column 6)		
3.	Loss adjustment expenses (Part 2A, Line 35, Column 9)		
4.	Commissions payable, contingent commissions and other similar charges		
5.	Other expenses (excluding taxes, licenses and fees)		
6.	Taxes, licenses and fees (excluding federal and foreign income taxes)		
7.1	Current federal and foreign income taxes (including \$118,746 on realized capital gains (losses))	879,716	
7.2	Net deferred tax liability		
8.	Borrowed money \$0 and interest thereon \$0.		
9.	Unearned premiums (Part 1A, Line 38, Column 5) (after deducting unearned premiums for ceded reinsurance of \$368,076,822 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)		
10.	Advance premium		
11.	Dividends declared and unpaid:		
	11.1 Stockholders		
	11.2 Policyholders		
12.	Ceded reinsurance premiums payable (net of ceding commissions)		
13.	Funds held by company under reinsurance treaties (Schedule F, Part 3, Column 20)	271,476	296,298
14.	Amounts withheld or retained by company for account of others		
15.	Remittances and items not allocated		
16.	Provision for reinsurance (including \$0 certified) (Schedule F, Part 3, Column 78)	1,537,770	2,002,805
17.	Net adjustments in assets and liabilities due to foreign exchange rates		
18.	Drafts outstanding		
19.	Payable to parent, subsidiaries and affiliates	40,579	10,259
20.	Derivatives		
21.	Payable for securities		
22.	Payable for securities lending		
23.	Liability for amounts held under uninsured plans		
24.	Capital notes \$0 and interest thereon \$0.		
25.	Aggregate write-ins for liabilities		
26.	Total liabilities excluding protected cell liabilities (Lines 1 through 25)	328,583,343	322,639,930
27.	Protected cell liabilities		
28.	Total liabilities (Lines 26 and 27)	328,583,343	322,639,930
29.	Aggregate write-ins for special surplus funds	0	0
30.	Common capital stock		
31.	Preferred capital stock		
32.	Aggregate write-ins for other-than-special surplus funds	0	0
33.	Surplus notes		
34.	Gross paid in and contributed surplus	192,546,568	192,546,568
35.	Unassigned funds (surplus)	110,843,088	202,162,601
36.	Less treasury stock, at cost:		
	36.10.000 shares common (value included in Line 30 \$0)		
	36.20.000 shares preferred (value included in Line 31 \$0)		
37.	Surplus as regards policyholders (Lines 29 to 35, less 36) (Page 4, Line 39)	306,389,656	397,709,169
38.	TOTAL (Page 2, Line 28, Col. 3)	634,972,999	720,349,099
	DETAILS OF WRITE-INS		
	Summary of remaining write-ins for Line 25 from overflow page		
	Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)		
2903.			
	Summary of remaining write-ins for Line 29 from overflow page		
	Totals (Lines 2901 through 2903 plus 2998) (Line 29 above)		
3203. 3298	Summary of remaining write-ins for Line 32 from overflow page		
	Totals (Lines 3201 through 3203 plus 3298) (Line 32 above)		
J_00.	/		0

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company STATEMENT OF INCOME

		1	2
	UNDERWRITING INCOME	1 Current Year	2 Prior Year
1.	Premiums earned (Part 1, Line 35, Column 4)	Current real	
	DEDUCTIONS:		
2.	Losses incurred (Part 2, Line 35, Column 7)		
3.	Loss adjustment expenses incurred (Part 3, Line 25, Column 1)		
4.	Other underwriting expenses incurred (Part 3, Line 25, Column 2)		(1,101)
5.	Aggregate write-ins for underwriting deductions		
6.	Total underwriting deductions (Lines 2 through 5)		, ,
7.	Net income of protected cells		
8.	Net underwriting gain (loss) (Line 1 minus Line 6 plus Line 7)	0	1,101
	INVESTMENT INCOME	44.007.400	10 105 007
9.	Net investment income earned (Exhibit of Net Investment Income, Line 17)		
10.	Net realized capital gains (losses) less capital gains tax of \$118,746 (Exhibit of Capital Gains (Losses))		
11.	Net investment gain (loss) (Lines 9 + 10)	18,157,748	16,225,580
12.	Net gain (loss) from agents' or premium balances charged off (amount recovered \$0		
12.	amount charged off \$14,391,822)	(14.391.822)	(12.080.607)
13.	Finance and service charges not included in premiums	, , ,	,
14.	Aggregate write-ins for miscellaneous income.		
15.	Total other income (Lines 12 through 14)		
16.	Net income before dividends to policyholders, after capital gains tax and before all other federal and foreign		
	income taxes (Lines 8 + 11 + 15)	18,157,748	16,226,681
17.	Dividends to policyholders		
18.	Net income, after dividends to policyholders, after capital gains tax and before all other federal and foreign		
	income taxes (Line 16 minus Line 17)		16,226,681
19.	Federal and foreign income taxes incurred		(2,290,924)
20.	Net income (Line 18 minus Line 19) (to Line 22)	17,901,104	18,517,605
	CAPITAL AND SURPLUS ACCOUNT		
21.	Surplus as regards policyholders, December 31 prior year (Page 4, Line 39, Column 2)		386,162,202
22.	Net income (from Line 20)		18,517,605
23.	Net transfers (to) from Protected Cell accounts		
24.	Change in net unrealized capital gains or (losses) less capital gains tax of \$0.		
25.	Change in net unrealized foreign exchange capital gain (loss)		
26.	Change in net deferred income tax.	, ,	,
27.	Change in nonadmitted assets (Exhibit of Nonadmitted Assets, Line 28, Column 3)	, ,	,
28.	Change in provision for reinsurance (Page 3, Line 16, Column 2 minus Column 1)		
29.	Change in surplus notes		
30. 31.	Cumulative effect of changes in accounting principles		
32.	Capital changes:		
32.	32.1 Paid in		
	32.2 Transferred from surplus (Stock Dividend)		
	32.3 Transferred to surplus.		
33.	Surplus adjustments:		
00.	33.1 Paid in		
	33.2 Transferred to capital (Stock Dividend)		
	33.3. Transferred from capital		
34.	Net remittances from or (to) Home Office		
35.	Dividends to stockholders		
36.	Change in treasury stock (Page 3, Lines 36.1 and 36.2, Column 2 minus Column 1)	( , , ,	( , , , ,
37.	Aggregate write-ins for gains and losses in surplus		
38.	Change in surplus as regards policyholders for the year (Lines 22 through 37)		
39.	Surplus as regards policyholders, December 31 current year (Line 21 plus Line 38) (Page 3, Line 37)		
	DETAILS OF WRITE-INS	<u> </u>	
	Summary of remaining write-ins for Line 5 from overflow page.		
	Totals (Lines 0501 through 0503 plus 0598) (Line 5 above)		
	Restated quota share - dividends, write-offs, payment fees		
-			
	Summary of remaining write-ins for Line 14 from overflow page		
	Totals (Lines 1401 through 1403 plus 1498) (Line 14 above)		
	Totals (Lines 1401 tillough 1400 plus 1430) (Line 14 above)		11,102,003
	Summary of remaining write-ins for Line 37 from overflow page		
3/98.	, , ,		

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company CASH FLOW

		1 Current Year	2 Prior Year
	CASH FROM OPERATIONS		
1.	Premiums collected net of reinsurance		
2.	Net investment income	15,983,683	13,544,76
3.	Miscellaneous income		
4.	Total (Lines 1 through 3)	15,983,683	13,544,76
5.	Benefit and loss related payments		(3,671,75
6.	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts		
7.	Commissions, expenses paid and aggregate write-ins for deductions		•
8.	Dividends paid to policyholders		
9.	Federal and foreign income taxes paid (recovered) net of \$0 tax on capital gains (losses)		
10.	Total (Lines 5 through 9)	` '	,
11.	Net cash from operations (Line 4 minus Line 10)  CASH FROM INVESTMENTS	18,287,383	17,750,53
2.	Proceeds from investments sold, matured or repaid:		
	12.1 Bonds	69,109,674	81,873,64
	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)	69,111,203	81,871,30
3.	Cost of investments acquired (long-term only):		
	13.1 Bonds	71,114,921	77,406,1
	13.2 Stocks		
	13.3 Mortgage loans		
	13.4 Real estate		
	13.5 Other invested assets		
	13.6 Miscellaneous applications		
	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)	(2,003,718)	4,465,1
	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		
	16.3 Borrowed funds		
	16.4 Net deposits on deposit-type contracts and other insurance liabilities		
	16.5 Dividends to stockholders	34,630,481	3,000,00
	16.6 Other cash provided (applied)	72,248	121,38
7.	Net cash from financing and miscellaneous sources (Lines 16.1 to 16.4 minus Line 16.5 plus Line 16.6)	(34,558,233)	(2,878,6
F	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS		
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	(18,274,568)	19,337,08
19.	Cash, cash equivalents and short-term investments:		
	19.1 Beginning of year	25,711,650	6,374,50
	19.2 End of year (Line 18 plus Line 19.1)	7,437,082	25,711,65
ote:	Supplemental disclosures of cash flow information for non-cash transactions:	· ·	<u> </u>
20.0	Dividend paid in the form of bonds		
	1002 Ceded reinsurance payable		24,594,09
	1003 Security exchanges		4,960,7
	0005 Agents balance in course of collection		8,7
	Dividend paid in the form of bonds due and accrued	· .	4 200 2
	1007 Reinsurance payable on paid losses and expenses	·	1,329,3
	Not change in value of obligations under structured settlements	,	,
20.0	Net change in value of ownership in annuity contracts under structured settlements		

Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company
Underwriting and Investment Ex Pt. 1 - Ex. of Premiums Earned NONE
Underwriting and Investment Ex Pt. 1A - Recapitulation of All Premiums
NONE

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **UNDERWRITING AND INVESTMENT EXHIBIT**

# **PART 1B - PREMIUMS WRITTEN**

	PART 1B - PREMIUMS WRITTEN  1 Reinsurance Assumed Reinsurance Ceded 6								
		Direct	2	3	4	5	Net Premiums Written		
	Line of Business	Business (a)	From Affiliates	From Non-Affiliates	To Affiliates	To Non-Affiliates	(Cols. 1 + 2 + 3 - 4 - 5)		
1.	Fire	(a)	Ailliales	Non-Ailliates	Allillates	Non-Amilates	- 4 - 3)		
2.	Allied lines	814			814		0		
3.	Farmowners multiple peril						Δ		
	Homeowners multiple peril				147,809,303		0		
4.	Commercial multiple peril				, ,				
5. e									
6.	Mortgage guaranty								
8.	Ocean marine								
9.	Inland marine						0		
10.	Financial guaranty						0		
11.1	Medical professional liability - occurrence						0		
11.2	Medical professional liability - claims-made						0		
12.	Earthquake				1,158,265		0		
13.	Group accident and health						0		
14.	Credit accident and health (group and individual)						0		
15.	Other accident and health						0		
16.	Workers' compensation						0		
17.1	Other liability - occurrence	3,228,054			3,228,054		0		
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		
19.1, 19.2	Private passenger auto liability	368,985,929			368,985,929		0		
19.3, 19.4	Commercial auto liability						0		
21.	Auto physical damage	277,380,125			277,380,125		0		
22.	Aircraft (all perils)						0		
23.	Fidelity						0		
24.	Surety						0		
26.	Burglary and theft						0		
27.	Boiler and machinery						0		
28.	Credit						0		
29.	International						0		
30.	Warranty						0		
31.	Reinsurance - nonproportional assumed property						0		
32.	Reinsurance - nonproportional assumed liability						0		
33.	Reinsurance - nonproportional assumed financial lines						n		
34.	Aggregate write-ins for other lines of business		0	0		0	0		
35.	TOTALS								
JJ.	TOTALO	DETAILS OF		U	001,505,185	U	U		
3401.		DETAILS OF	**************************************				^		
3401. 3402.							0		
							0		
3403.							0		
3498.	Summary of remaining write-ins for Line 34 from overflow page		0	0	0	0	0		
3499.	Totals (Lines 3401 through 3403 plus 3498) (Line 34 above)	0	0	J0	0	0	0		

<sup>(</sup>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.

<sup>2.</sup> Amount at which such installment premiums would have been reported had they been recorded on an annualized basis \$.......0.

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company

# **UNDERWRITING AND INVESTMENT EXHIBIT**

PART 2 - LOSSES PAID AND INCURRED

		T		OOLO PAID AND INC		5	6	7	0
	Losses Paid Less Salva				Δ	ا ت	0	'	Percentage of
	V (D )	Direct	Reinsurance	Reinsurance	Net Payments	Net Losses Unpaid Current Year	Net Losses Unpaid	Losses Incurred Current Year	Losses Incurred (Col. 7, Part 2) to Premiums Earned
4	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				0	0		0	0.0
2.	Allied lines				0	0		0	0.0
3.	Farmowners multiple peril				0	0		0	0.0
4.	Homeowners multiple peril	71,554,026 .		71,554,026	0	0		0	0.0
5.	Commercial multiple peril		57,013	57,013	0	0		0	0.0
6.	Mortgage guaranty				0	0		0	0.0
8.	Ocean marine				0	0		0	0.0
9.	Inland marine	917,929		917,929	0	0		0	0.0
10.	Financial guaranty				0	0		0	0.0
11.1	Medical professional liability - occurrence				0	0		0	0.0
11.2	Medical professional liability - claims-made				0	0		0	0.0
12.	Earthquake				0	0		0	0.0
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.				0	0		0	0.0
16.	Workers' compensation.		102,737	102,737	٥٠	0		0	0.0
17.1	Other liability - occurrence	3,198,486	718,495	3,916,981	٥١	Λ			0.0
17.1	Other liability - claims-made	3, 190,400	1 10,495		٥٠				0.0
	Excess workers' compensation.				٥٠				0.0
17.3						0			
18.1	Products liability - occurrence				0	0		0	0.0
10.2	Products liability - claims-made				0	0		0	0.0
19.1, 19.2	Private passenger auto liability	224,799,308 .		224,799,308	0	0		0	0.0
	Commercial auto liability				0	0		0	0.0
21.	Auto physical damage	148,214,270 .		148,214,270	0	0		0	0.0
22.	Aircraft (all perils)				0	0		0	0.0
23.	Fidelity				0	0		0	0.0
24.	Surety				0	0		0	0.0
26.	Burglary and theft				0	0		0	0.0
27.	Boiler and machinery				0	0		0	0.0
28.	Credit				0	0		0	0.0
29.	International				0	0		0	0.0
30.	Warranty				0	0		0	0.0
31.	Reinsurance - nonproportional assumed property	XXX	1,767,456	1,767,456	0	n		n	0.0
32.	Reinsurance - nonproportional assumed liability	XXX	1,742,359	1,742,359	٥	0		n	0.0
33.	Reinsurance - nonproportional assumed financial lines	XXX			n	n		n	0.0
34.	Aggregate write-ins for other lines of business	0	n	n	٥١	n	n	n	0.0
35.	TOTALS	448,684,019	4,388,060	453,072,079		U	0		0.0
აა.	IUINLU	440,004,019			U		U	U	
2404			ע ו	ETAILS OF WRITE-INS	0	0	1	^	0.0
3401.					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	0	0	XXX
3499.	Totals (Lines 3401 through 3403 plus 3498) (Line 34 above)	0	0	0	0	J0	0	0	0.0

# **UNDERWRITING AND INVESTMENT EXHIBIT**

PART 2A - UNPAID LOSSES AND LOSS ADJUSTMENT EXPENSES

				ID LOSSES AND LO	299 ADJO9 I MEN					
			Reported				ncurred But Not Reported		8	9
		1	2 Reinsurance	3  Deduct Reinsurance	4 Net Losses Excluding Incurred but not Reported	5	6 Reinsurance	7 Reinsurance	Net Losses Unpaid	Net Unpaid Loss Adjustment
	Line of Business	Direct	Assumed	Recoverable	(Cols. 1 + 2 - 3)	Direct	Assumed	Ceded	(Cols. 4 + 5 + 6 - 7)	Expenses
1.					0				0	
2.	Allied lines				0				0	
3.	Farmowners multiple peril				0				0	
4.	Homeowners multiple peril	18,579,750		18,579,750	0	5,433,802		5,433,802	0	
5.	Commercial multiple peril		553,155	553,155	0		86,684	86,684	0	
6.	Mortgage guaranty		· · · · · · · · · · · · · · · · · · ·		0				0	
8.	Ocean marine				0				0	
9.	Inland marine	114,848		114,848	0	126,400		126,400	0	
10					0				0	
11.	Medical professional liability - occurrence				0				0	
11.					0				0	
12	Earthquake				0	49,302		49,302	0	
13					0				(a)0	
14	Credit accident and health (group and individual)				0				0	
15	Other accident and health				0				(a)0	
16	Workers' compensation		2,861,620	2,861,620	0		403,279	403,279	0	
17.	Other liability - occurrence	1,908,672	9,306,245	11,214,917	0	1,965,652	1,560,441	3,526,093	0	
17.	2 Other liability - claims-made				0				0	
<b>3</b> 17.	B Excess workers' compensation				0				0	
18.	Products liability - occurrence				0				0	
18.	Products liability - claims-made				0				0	
19.1,	9.2 Private passenger auto liability	244,733,705		244,733,705	0	44,337,193		44,337,193	0	
	9.4 Commercial auto liability				0				0	
21	Auto physical damage	16,897,406		16,897,406	0	(14,119,530)		(14,119,530)	0	
22	Aircraft (all perils)				0				0	
23	Fidelity				0				0	
24					0				0	
26					0				0	
27	•				0				0	
28					0				0	
29					0				0	
30					0				0	
31	1 1 1 2	XXX	11,477,596	11,477,596	0	XXX	1,674,311	1,674,311	0	
32		XXX	10,884,948	10,884,948	0	XXX	1,474,835	1,474,835	0	
33		XXX			0	XXX			0	
34		0	0	0	0	0	0	0	0	0
35	TOTALS	282,234,381	35,083,564	317,317,945	0	37,792,819	5,199,550	42,992,369	0	0
-		1		DETAILS OF W		1	+		1	<u> </u>
340					0				0	
340					0				0	
340					0				0	
	3. Summary of remaining write-ins for Line 34 from overflow page	0	0	0	0	0	0	0	0	0
349		0	0	0	0	0	0	0	0	0
(a	Including \$0 for present value of life indemnity claims.									

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **UNDERWRITING AND INVESTMENT EXHIBIT**

PART 3 - EXPENSES

	1	2 Other	3	4
	Loss Adjustment Expenses	Underwriting Expenses	Investment Expenses	Total
. Claim adjustment services:	Expenses	Expenses	Expenses	TOTAL
1.1 Direct	11,610,536			11,610,536
1.2 Reinsurance assumed	832,328			832,328
1.3 Reinsurance ceded	•			12,442,864
1.4 Net claim adjustment services (1.1 + 1.2 - 1.3)	· · ·	0		
2. Commission and brokerage:				
2.1 Direct, excluding contingent		33 620 164		33,620,164
Reinsurance assumed, excluding contingent				
Reinsurance ceded, excluding contingent				
2.4 Contingent - direct				, ,
•				,
<b>U</b>				
-				
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)				
3. Allowances to manager and agents				
Advertising				
i. Boards, bureaus and associations				
S. Surveys and underwriting reports				
'. Audit of assureds' records				
3. Salary and related items:				
8.1 Salaries			189,269	189,26
8.2 Payroll taxes			11,360	11,36
e. Employee relations and welfare			20,317	20,31
0. Insurance				
1. Directors' fees				
2. Travel and travel items			7,499	7,49
3. Rent and rent items			35,832	35,83
4. Equipment			5,995	5,99
5. Cost or depreciation of EDP equipment and software			15,202	15,20
6. Printing and stationery			3,782	-
7. Postage, telephone and telegraph, exchange and express			•	-
8. Legal and auditing			•	
9. Totals (Lines 3 to 18)				
Taxes, licenses and fees:	0	0		
20.1 State and local insurance taxes deducting guaranty association credits of \$26,093				
20.2 Insurance department licenses and fees				
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)				
Real estate expenses				
2. Real estate taxes.				
3. Reimbursements by uninsured plans				
Aggregate write-ins for miscellaneous expenses  Tatal was a second of the control of				
5. Total expenses incurred				. ,
6. Less unpaid expenses - current year				
7. Add unpaid expenses - prior year				
Amounts receivable relating to uninsured plans, prior year				
Amounts receivable relating to uninsured plans, current year				
0. TOTAL EXPENSES PAID (Lines 25 - 26 + 27 - 28 + 29)		0	313,684	313,68
	TAILS OF WRITE-INS		I	
01. Miscellaneous expenses			1,970	1,97
02				

2499. Totals (Lines 2401 through 2403 plus 2498) (Line 24 above)... (a) Includes management fees of \$.....311,714 to affiliates and \$.......0 to non-affiliates.

2498. Summary of remaining write-ins for Line 24 from overflow page.

.0

....0

.1,970

....0

.1,970

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **EXHIBIT OF NET INVESTMENT INCOME**

		2		
			1 Collected	Earned
			uring Year	During Year
1.	U.S. government bonds.		886,268	•
1.1	Bonds exempt from U.S. tax	` '	,	7,043,377
1.2	Other bonds (unaffiliated)	` '		6,111,525
1.3	Bonds of affiliates			
2.1	Preferred stocks (unaffiliated)	` '		
2.11	Preferred stocks of affiliates	· /		
2.2	Common stocks (unaffiliated)	( )		
2.21	Common stocks of affiliates			
3.	Mortgage loans	(c)		
4.	Real estate	(d)		
5.	Contract loans			
6.	Cash, cash equivalents and short-term investments	(e)	341.367	341,333
7.	Derivative instruments			
8.	Other invested assets	1 ' '		
9.	Aggregate write-ins for investment income			4,136
10.	Total gross investment income			14,610,804
11.	Investment expenses	1		(g)313,685
12.	Investment taxes, licenses and fees, excluding federal income taxes			(g)
13.	Interest expense.			(h)
14.	Depreciation on real estate and other invested assets			(i)0
15.	Aggregate write-ins for deductions from investment income			111
16.	Total deductions (Lines 11 through 15)			313,685
17.	Net investment income (Line 10 minus Line 16)			
	DETAILS OF WRITE-INS			
0901.	Miscellaneous		4,136	4,136
0902.			· · · · · · · · · · · · · · · · · · ·	,
0903.				
	Summary of remaining write-ins for Line 9 from overflow page			0
	Totals (Lines 0901 through 0903 plus 0998) (Line 9 above)			4,136
	V 1 // /			,
1502.				
1503.				
	Summary of remaining write-ins for Line 15 from overflow page			
	Totals (Lines 1501 through 1503 plus 1598) (Line 15 above)			
(a)	Includes \$531,460 accrual of discount less \$2,108,609 amortization of premium and less \$284,096 paid for acc	crued interest of	on purchases.	1
(b)	Includes \$0 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued dividence			
(c)	Includes \$0 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued interest			
(d)	Includes \$0 for company's occupancy of its own buildings; and excludes \$0 interest on encumbrances.	•		
(e)	Includes \$325,342 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued inte	rest on purcha	ses.	
(f)	Includes \$0 accrual of discount less \$0 amortization of premium.	•		
(g)	Includes \$0 investment expenses and \$0 investment taxes, licenses and fees, excluding federal income tax	es, attributable	to segregated and S	eparate Accounts.
(h)	Includes \$0 interest on surplus notes and \$0 interest on capital notes.		5 5	•
(i)	Includes \$0 depreciation on real estate and \$0 depreciation on other invested assets.			
.,	·			

EXHIBIT OF CAPITAL GAINS (LOSSES)

ΕλΠΙΒΙ	I OF CAPIT	AL GAINS (I	LUSSES)		
	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)
U.S. government bonds	, ,		(780)		
1.1 Bonds exempt from U.S. tax	3,944,774		3,944,774		
1.2 Other bonds (unaffiliated)	33,851		33,851		
1.3 Bonds of affiliates			0		
2.1 Preferred stocks (unaffiliated)			0		
2.11 Preferred stocks of affiliates			0		
2.2 Common stocks (unaffiliated)			0		
2.21 Common stocks of affiliates			0		
3. Mortgage loans			0		
4. Real estate			0		
5. Contract loans			0		
6. Cash, cash equivalents and short-term investments	1,529		1,529		
7. Derivative instruments			0		
Other invested assets			0		
Aggregate write-ins for capital gains (losses)	0	0	0	0	0
10. Total capital gains (losses)	3,979,374	0	3,979,374	0	0
	DETAILS C	F WRITE-INS			
0901			0		
0902			0		
0903			0		
0998. Summary of remaining write-ins for Line 9 from overflow page	0	0	0	0	0
0999. Totals (Lines 0901 through 0903 plus 0998) (Line 9 above)	0	0	0	0	0
		•	0	0	

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company EXHIBIT OF NONADMITTED ASSETS

1 2 3					
		Current Year	Prior Year	Change in Total	
		Total Nonadmitted Assets	Total Nonadmitted Assets	Nonadmitted Assets (Col. 2 - Col. 1)	
1.	Bonds (Schedule D)			0	
2.	Stocks (Schedule D):				
	2.1 Preferred stocks			0	
				0	
3.	Mortgage loans on real estate (Schedule B):				
	3.1 First liens.			0	
	3.2 Other than first liens			0	
4.	Real estate (Schedule A):				
	4.1 Properties occupied by the company			0	
	4.2 Properties held for the production of income				
	4.3 Properties held for sale				
5.	Cash (Schedule E-Part 1), cash equivalents (Schedule E-Part 2)				
-	and short-term investments (Schedule DA)			0	
6.	Contract loans			0	
7.	Derivatives (Schedule DB)			0	
8.	Other invested assets (Schedule BA)			0	
9.	Receivables for securities			0	
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				
15.	Premiums and considerations:				
		13,152,123	11 318 608	(1 833 515)	
	15.2 Deferred premiums, agents' balances and installments booked but			(1,000,010)	
	deferred and not yet due			0	
	15.3 Accrued retrospective premiums and contracts subject to redetermination			0	
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers	7,464,099		(7,464,099)	
	16.2 Funds held by or deposited with reinsured companies	, ,		0	
	16.3 Other amounts receivable under reinsurance contracts				
17.	Amounts receivable relating to uninsured plans				
18.1					
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				
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
23.	·				
24.	Health care and other amounts receivable				
25.	Aggregate write-ins for other-than-invested assets	15,122	327	(14,795)	
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected  Cell Accounts (Lines 12 through 25)	20 631 344	12 732 355	(7 898 989)	
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts				
28.	TOTALS (Lines 26 and 27)				
۷٠.			12,132,333		
1104	DETAILS OF W			^	
	Commence of a service of the late of the l				
	. Summary of remaining write-ins for Line 11 from overflow page				
	. Totals (Lines 1101 through 1103 plus 1198) (Line 11 above)				
	Prepaid expenses	·		,	
	. Summary of remaining write-ins for Line 25 from overflow page				
2599	. Totals (Lines 2501 through 2503 plus 2598) (Line 25 above)	15,122	327	(14,795)	

#### 1. Summary of Significant Accounting Policies and Going Concern

## A. Accounting Practices

The accompanying financial statements of Metropolitan Group Property and Casualty Insurance Company (the "Company" or "MGPC") have been prepared on the basis of accounting standards prescribed or permitted ("RI SAP") by the State of Rhode Island ("RI") Department of Business Regulation, Insurance Division (the "Department" or "RIDBR").

The Department recognizes only the statutory accounting practices prescribed or permitted by Rhode Island in determining and reporting the financial condition and results of operations of an insurance company, in determining its solvency under the Rhode Island Insurance Law. In 2001, the National Association of Insurance Commissioners' ("NAIC") *Accounting Practices and Procedures Manual* ("NAIC SAP") was adopted as the basis of RI SAP.

The Department has not adopted any prescribed accounting practices that differ from those found in NAIC SAP. A reconciliation of the Company's net income and capital and surplus between RI SAP and NAIC SAP is as follows:

	SSAP Number (1)	Financial Statement Page	Financial Statement Line Number		he Year Ended mber 31, 2019		the Year Ended cember 31, 2018
Net income, RI SAP				\$	17,901,104	\$	18,517,605
State prescribed practices: NONE					_		_
State permitted practices: NONE					_		_
Net income, NAIC SAP				\$	17,901,104	\$	18,517,605
				Dece	mber 31, 2019	Dec	cember 31, 2018
Statutory capital and surplus, RI SAP				\$	306,389,656	\$	397,709,169
State prescribed practices: NONE					_		_
State permitted practices: NONE							
Statutory capital and surplus, NAIC SAP				\$	306,389,656	\$	397,709,169
(1) Statement of Statutory Accounting Principles ("SSAP")							

The Company's risk-based capital ("RBC") would not have triggered a regulatory event without the use of the state prescribed practices.

# B. Use of Estimates in the Preparation of the Financial Statements

The preparation of the statutory financial statements requires that management make estimates and assumptions that affect the reported amounts of assets and liabilities at the dates of the financial statements. It also requires disclosure of contingent assets and liabilities at the dates of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results may differ from those estimates.

All references to realized and unrealized net capital gains (losses), including other than temporary impairments ("OTTI") and impairments, are pre-tax unless otherwise noted.

## 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.

In addition, the Company uses the following accounting policies:

- (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. The Company did not sell and reacquire any Securities Valuation Office Identified Funds.
- (3) Common stocks of nonaffiliates are stated at fair value.
- (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, in which case such stocks 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, in which case such stocks are stated at the lower of cost or fair value.
- (5) Mortgage loans on real estate are principally stated at amortized cost, net of valuation allowances.
- (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 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 or CMBS. RMBS and CMBS with initial designations of 1 or 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.

- (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 (or audited International Financial Reporting Standards ("IFRS") equity for certain partnership interests) of the respective entity's financial statements. Undistributed earnings of these entities are recognized in unrealized gains and losses. Such investments are nonadmitted if they do not have financial statement audits.
- (9) The Company did not utilize derivative instruments.
- (10) The Company considers anticipated investment income as a factor in the premium deficiency calculation.
- (11) The liability for unpaid reported losses is based on a case by case estimate (case reserves) for all lines and coverages within line of business, except for the non-injury automobile claims. For the non-injury automobile coverages, unpaid losses are based on average "statistical" reserves. There is an additional overall estimate (supplemental reserves for several specific coverages within lines of business) based on the Company's past experience; this is also known as an additional reserve on known claims. A provision is also 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, 2019 is reported net of estimated salvage and subrogation recoverable.

The Company currently has asbestos and environmental impairment liability ("EIL") loss reserves relating to the business written prior to 1990. The reserves related to these exposures are handled by a third party and the Company does not expect any adverse results from the asbestos and EIL due to a corresponding excess of loss contract.

- (12) The Company did not modify its capitalization policy from the prior period.
- (13) The Company does not have pharmaceutical rebate receivables.
- (14) The Company does not own any electronic data processing equipment, operating system software, furniture and fixtures, leasehold improvements, or non-operating system computer software.

# D. Going Concern

Management does not have any substantial doubt about the Company's ability to continue as a going concern.

# 2. Accounting Changes and Corrections of Errors

**Accounting Pronouncements** 

Changes to statutory accounting are issued by the NAIC in the form of statutory statements of accounting principles ("SSAP"s). The Company considers the applicability and impact of all SSAPs. Except as noted below, the SSAPs adopted by the Company during 2019 did not have a material impact on the Company's financial statements.

In August 2018, the NAIC adopted changes to SSAP No. 1, *Accounting Policies, Risks & Uncertainties, and Other Disclosures* ("SSAP 1") and Appendix A-001, *Investments of Reporting Entities*, to align the summary investment schedule more closely to the underlying investment schedules, allowing for cross-checks and less manual allocations. The Company has provided all required disclosures.

In June 2017, the NAIC adopted updates to SSAP No. 69, *Statement of Cash Flow* ("SSAP 69"), to conform with Accounting Standard Update 2016-18, *Statement of Cash Flow - Restricted Cash*. The adoption clarifies that the flow of restricted cash and cash equivalents shall not be reported as operating, investing or financing activities, but shall be reported with cash and cash equivalents when reconciling beginning and ending amounts on the cash flow statement. The action also incorporated a change to SSAP 1, to ensure information on restricted cash, cash equivalents and short-term investments is reported in the restricted asset disclosure. The adoption of these changes did not have an impact on the Company's financial statements.

#### 3. Business Combinations and Goodwill

#### A. Statutory Purchase Method

The Company had no transactions that were accounted for as a statutory purchase during 2019 and 2018.

#### B. Statutory Merger

The Company had no statutory mergers during 2019 and 2018.

# C. Impairment Loss

The Company had no recognized impairment losses during 2019 and 2018.

#### 4. Discontinued Operations

The Company had no discontinued operations during 2019 and 2018.

#### 5. Investments

A. Mortgage Loans, including Mezzanine Real Estate Loans

The Company did not have any mortgage loans, including Mezzanine real estate loans, in 2019 and 2018.

B. Debt Restructuring

The Company did not have any restructured debt in which the Company was a creditor in 2019 and 2018.

## C. Reverse Mortgages

The Company did not have any reverse mortgages in 2019 and 2018.

# D. Loan-backed Securities

b.

- (1) Prepayment assumptions were obtained from published broker dealer values and internal estimates.
- (2) a. The Company did not recognize any OTTI on the basis of the intent to sell during the year ended December 31, 2019.
  - b. 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, 2019.
- (3) As of December 31, 2019, the Company has not recognized any OTTI on its loan-backed securities based on cash flow analysis.
- (4) At December 31, 2019, 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 were as follows:

a.	The aggregate amount of unrealized losses:
----	--

1. Less than 12 Months	\$ 2,292
2. 12 Months or Longer	\$ _
The aggregate related fair value of securities with unrealized losses:	
1. Less than 12 Months	\$ 1,997,560
2. 12 Months or Longer	\$ _

(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 are 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. Dollar Repurchase Agreements and/or Securities Lending Transactions

The Company did not have any dollar repurchase agreements or securities lending transactions in 2019 and 2018.

F. Repurchase Agreements Transactions Accounted for as Secured Borrowing

The Company did not have any repurchase agreements transactions accounted for as secured borrowing in 2019 and 2018.

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing

The Company did not have any reverse repurchase agreements transactions accounted for as secured borrowing in 2019 and 2018.

H. Repurchase Agreements Transactions Accounted for as a Sale

The Company did not have any repurchase agreements transactions accounted for as a sale in 2019 and 2018.

I. Reverse Repurchase Agreements Transactions Accounted for as a Sale

The Company did not have any reverse repurchase agreements transactions accounted for as a sale in 2019 and 2018.

J. Real Estate

The Company did not have real estate investments or real estate held for sale in 2019 and 2018.

K. Investments in Low-Income Housing Tax Credits ("LIHTC")

The Company did not have investments in LIHTC in 2019 and 2018.

#### L. Restricted Assets

(1) Restricted Assets (Including Pledged)

Information on the Company's investment in restricted assets as of December 31, was as follows:

		G		d and Nonadmit	ted) Restricted					Perce	ntage
			2019				_	(0)	<b>(D)</b>	40	
Restricted Asset Category	Total General Account (G/A)	G/A Supporting Account Activity (a)	Total Account Restricted Assets	S/A Assets Supporting G/A Activity (b)	2019 Total (1 plus 3)	(6) 2018 Total	Increase/ (Decrease) (5 minus 6)	(8) Total Non Admitted Restricted	Total Admitted Restricted (5 minus 8)	(10) Gross (Admitted and Non Admitted) Restricted to Total Assets	Admitted Restricted to Total Admitted Assets
a. Subject to contractual obligation for which liability is not shown	s —	s —	\$ —	s —	\$ —	\$ —	\$ —	ş —	ş –	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 Federal Home Loan Bank ("FHLB") capital stock	_	_	_	_	_	_	_	_	_	0.00	0.00
i. FHLB capital stock	_	_	_	_	_	_	_	_	_	0.00	0.00
j. On deposit with states	5,242,238	_	_	_	5,242,238	5,310,368	(68,130)	_	5,242,238	0.80	0.83
k. On deposit with other regulatory bodies	_	_	_	_	_	_	_	_	_	0.00	0.00
Pledged as 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	\$5,242,238	<u>s                                    </u>	s —	\$ <u> </u>	\$ 5,242,238	\$ 5,310,368	\$ (68,130)	<u>s</u> —	\$ 5,242,238	0.80%	0.83%

<sup>(</sup>a) Subset of column 1.

- (2-3) The Company did not have any assets pledged as collateral, not captured in other categories, or any other restricted assets in 2019 and 2018.
  - (4) The Company did not have any collateral received and reported as assets in 2019 and 2018.
- M. Working Capital Finance Investments

The Company had no working capital finance investments in 2019 and 2018.

N. Offsetting and Netting of Assets and Liabilities

The Company had no assets and liabilities which are offset and reported net in accordance with a valid right to offset.

O. 5GI Securities

The Company did not hold any investments with a 5GI NAIC designation in 2019 and 2018.

<sup>(</sup>b) Subset of column 3.

#### P. Short Sales

- (1) The Company did not have any unsettled short sale transactions outstanding as of December 31, 2019.
- (2) The Company did not have any settled short sale transactions during the year ended December 31, 2019.

#### Q. Prepayment Penalty and Acceleration Fees

During the year ended December 31, 2019, the Company had securities sold, redeemed or otherwise disposed of as a result of a callable feature. The number of securities sold, disposed or otherwise redeemed and the aggregate amount of investment income generated as a result of a prepayment penalty and/or acceleration fees were as follows:

	Gen	eral Account	Separate Accor	unt
Number of CUSIPs		1		_
Aggregate Amount of Investment Income	\$	215,349	\$	_

## 6. Joint Ventures, Partnerships and Limited Liability Companies

The Company had no investments in any joint venture, partnership or LLC.

#### 7. Investment Income

A. Due and accrued income is excluded from surplus on the following bases:

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

B. There were no amounts excluded as of 2019 and 2018.

#### 8. Derivative Instruments

The Company did not utilize derivative instruments in 2019 and 2018.

# 9. Income Taxes

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

	 Ordinary	Ca	pital	Total		
Gross DTA	\$ 4,359,275	\$	_	\$	4,359,275	
Statutory valuation allowance adjustments	_		_		_	
Adjusted gross DTA	4,359,275		_		4,359,275	
DTA nonadmitted	_		_		_	
Subtotal net admitted DTA	4,359,275		_		4,359,275	
DTL	(771,013)		_		(771,013)	
Net admitted DTA/(Net DTL)	\$ 3,588,262	\$	_	\$	3,588,262	
	 ·					

December 31, 2019

	December 31, 2018								
		Ordinary		Capital		Total			
Gross DTA	\$	5,603,326	\$	108,029	\$	5,711,355			
Statutory valuation allowance adjustments		_		_		_			
Adjusted gross DTA		5,603,326		108,029		5,711,355			
DTA nonadmitted		(1,244,514)		(108,029)		(1,352,543)			
Subtotal net admitted DTA		4,358,812				4,358,812			
DTL		(336,430)		_		(336,430)			
Net admitted DTA/(Net DTL)	\$	4,022,382	\$	_	\$	4,022,382			

	Change					
	 Ordinary		Capital		Total	
Gross DTA	\$ (1,244,051)	\$	(108,029)	\$	(1,352,080)	
Statutory valuation allowance adjustments	_		_		_	
Adjusted gross DTA	 (1,244,051)		(108,029)		(1,352,080)	
DTA nonadmitted	1,244,514		108,029		1,352,543	
Subtotal net admitted DTA	 463				463	
DTL	(434,583)		_		(434,583)	
Net admitted DTA/(Net DTL)	\$ (434,120)	\$		\$	(434,120)	

Admission calculation components - SSAP No. 101 Income Taxes, ("SSAP 101"):

		De	cember 31, 2019	
	Ordinary		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 lesser of 1 and 2 below)	4,359,275		_	4,359,275
Adjusted gross DTA expected to be realized following the balance sheet date	4,359,275		_	4,359,275
2. Adjusted gross DTA allowed per limitation threshold	XXX		XXX	45,420,209
Adjusted gross DTA (excluding the amount of DTA from above) offset by gross DTL	_		_	_
DTA admitted as the result of application of SSAP 101 total	\$ 4,359,275	\$		\$ 4,359,275
				·

		De	cember 31, 2018	
	Ordinary		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 lesser of 1 and 2 below)	4,022,382		_	4,022,382
Adjusted gross DTA expected to be realized following the balance sheet date	4,022,382		_	4,022,382
2. Adjusted gross DTA allowed per limitation threshold	XXX		XXX	59,053,018
Adjusted gross DTA (excluding the amount of DTA from above) offset by gross DTL	336,430			336,430
DTA admitted as the result of application of SSAP 101 total	\$ 4,358,812	\$		\$ 4,358,812

			Change	
	0	rdinary	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 lesser of 1 and 2 below)		336,893	_	336,893
Adjusted gross DTA expected to be realized following the balance sheet date		336,893	_	336,893
2. Adjusted gross DTA allowed per limitation threshold		XXX	XXX	(13,632,809)
Adjusted gross DTA (excluding the amount of DTA from above) offset by gross DTL		(336,430)	_	(336,430)
DTA admitted as the result of application of SSAP 101 total	\$	463	\$ _	\$ 463

		2019	2018
F	BC percentage used to determine recovery period and threshold limitation amount	5195%	 5819%
A	amount of total adjusted capital used to determine recovery period and threshold limitation	\$ 302,801,394	\$ 393,686,787

Management believes the Company will be able to utilize the DTA in the future without any tax planning strategies.

Do the Company's tax planning strategies include the use of reinsurance? No

- B. All DTL were recognized as of December 31, 2019 and 2018.
- C. Current income taxes incurred consisted of the following major components:

	Decem	iber 31, 2019	mber 31, 2018	Change		
Current Income Tax:				_		_
Federal	\$	256,644	\$	(2,290,924)	\$	2,547,568
Foreign						_
Subtotal		256,644		(2,290,924)		2,547,568
Federal income tax on net capital gains (losses)		118,746		18,464		100,282
Utilization of capital loss carryforwards		_		_		_
Other		_		_		_
Federal and foreign income taxes incurred	\$	375,390	\$	(2,272,460)	\$	2,647,850

The changes in the main components of deferred income tax amounts were as follows:

DTA:		<b>December 31, 2019</b>	<b>December 31, 2018</b>	Change
Ordinary:				
	Discounting of unpaid losses	\$ —	\$ —	\$ —
	Unearned premium reserve	_	_	_
	Policyholder reserves	_	686,218	(686,218)
	Investments	_	_	_
	Deferred acquisition costs	_	_	_
	Policyholder dividends accrual	_	_	_
	Fixed assets	_	_	_
	Compensation and benefits accrual	_	_	_
	Pension accrual	_	_	_
	Receivables - nonadmitted	_	_	_
	Net operating loss carryforward	_	_	_
	Tax credit carryforwards	26,692	1,632,622	(1,605,930)
	Other (including items <5% of total ordinary tax assets)	_	894,725	(894,725)
	Nonadmitted assets	4,332,583	2,389,761	1,942,822
	Subtotal	4,359,275	5,603,326	(1,244,051)
	valuation allowance adjustment	_	_	_
Nonadmit			(1,244,514)	1,244,514
Admitted	ordinary DTA	4,359,275	4,358,812	463
Capital:				
	Investments	_	108,029	(108,029)
	Net capital loss carryforward	_	_	_
	Real estate	_	_	_
	Other (including items <5% of total capital tax			
	assets)			
<b>Q</b>	Subtotal	_	108,029	(108,029)
	valuation allowance adjustment	_		_
Nonadmit			(108,029)	108,029
	capital DTA			
Admitted	DIA	\$ 4,359,275	\$ 4,358,812	\$ 463
DTL :		<b>December 31, 2019</b>	<b>December 31, 2018</b>	Change
Ordinary:				
Ordinary.	Investments	\$ (748,723)	\$ (315,523)	\$ (433,200)
	Fixed assets	\$ (7 <del>1</del> 0,725)	(313,323)	\$ ( <del>4</del> 33,200)
	Deferred and uncollected premiums	_	_	_
	Policyholder reserves	_	_	_
	Other (including items <5% of total ordinary			
	tax liabilities)	(22,290)	(20,907)	(1,383)
	Subtotal	(771,013)	(336,430)	(434,583)
Capital:				
	Investments	_	_	_
	Real estate	_	_	_
	Other (including items <5% of total capital tax			
	liabilities)			
	Subtotal DTL	<u>(771 012)</u>	\$ (336,430)	<u>(424 592)</u>
	DIL	\$ (771,013)	\$ (336,430)	\$ (434,583)
	Net DTA/(DTL)	\$ 3,588,262	\$ 4,022,382	\$ (434,120)
		Chang	e in nonadmitted DTA	(1,352,543)
			Change in net DTA	\$ (1,786,663)

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 net gain (loss) from operations after dividends to policyholders and before Federal income tax. The significant items causing the difference were as follows:

	Dece	mber 31, 2019
Net income, before net realized capital gains (losses), after dividends to policyholders and before all other Federal and foreign income taxes @ 21%	\$	3,002,395
Net realized capital gains (losses) @ 21%		835,669
Tax effect of:		
Prior years adjustments and accruals	\$	1,375,067
Nondeductible expenses		1,050
Penalties		26
Tax exempt income		(1,109,332)
Change in nonadmitted assets		(1,942,822)
Total statutory income taxes (benefit)	\$	2,162,053
Federal and foreign income taxes incurred including tax on realized capital gains	\$	375,390
Change in net DTA		1,786,663
Total statutory income taxes (benefit)	\$	2,162,053

E. (1) As of December 31, 2019, the Company had no net operating loss or net capital loss carryforwards.

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

Year of expiration	Tax credit carryforwards
2021	\$ 26,692

MetLife Investors Distribution Company

- (2) The Company had no Federal income taxes available at December 31, 2019 for recoupment in the event of future net losses.
- (3) The Company had no deposits under Section 6603 of the Internal Revenue Code ("IRC") during 2019.
- F. (1) The Company joins with MetLife, Inc. ("MetLife"), its ultimate parent, and MetLife's includable affiliates in filing a consolidated Federal life/nonlife tax return.

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

23rd Street Investments, Inc. MetLife Legal Plans, Inc. American Life Insurance Company MetLife Reinsurance Company of Charleston Bequest, Inc. MetLife Reinsurance Company of Vermont Borderland Investments, Ltd. MetLife Services and Solutions, LLC ("MSS") Cova Life Management Company MetLife Tower Resources Group, Inc. Delaware American Life Insurance Company Economy Fire & Casualty Company ("EFAC") Metropolitan Casualty Insurance Company ("MCAS") Metropolitan Direct Property and Casualty Insurance Company ("MDIR") Economy Preferred Insurance Company ("EPIC") Economy Premier Assurance Company ("EPAC") Metropolitan General Insurance Company ("MGEN") Hyatt Legal Plans of Florida, Inc. Metropolitan Life Insurance Company ("MLIC") International Technical and Advisory Services, Ltd. Metropolitan Lloyds Insurance Company of Texas ("MLICT") MetLife Assignment Company, Inc. Metropolitan Lloyds, Inc. MetLife Auto & Home Insurance Agency, Inc. Metropolitan Property & Casualty Insurance Company ("MPC") MetLife Consumer Services, Inc. Metropolitan Tower Life Insurance Company MetLife Credit Corp. Metropolitan Tower Realty Company, Inc. MetLife Digital Ventures, Inc. Missouri Reinsurance, Inc. MetLife Funding, Inc. Newbury Insurance Company Limited MetLife Global Benefits, Ltd. Park Tower REIT. Inc. SafeGuard Health Enterprises, Inc. MetLife Global, Inc. SafeGuard Health Plans, Inc. (CA) MetLife Group, Inc. ("MLG") MetLife Health Plans, Inc. SafeGuard Health Plans, Inc. (FL) MetLife Holdings, Inc. SafeGuard Health Plans, Inc. (TX) MetLife Home Loans, LLC SafeHealth Life Insurance Company MetLife Insurance Brokerage, Inc. The Inheritance Company MetLife Investment Management Holdings, LLC Transmountain Land & Livestock Company

(2) The consolidating companies join with 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 IRC. Current taxes (and the benefits of tax attributes such as losses) are allocated to MetLife and its subsidiaries under the consolidated tax return regulations

White Oak Royalty Company

and a tax sharing agreement. Under the consolidated tax return regulations, MetLife has elected the "percentage method" (and 100% under such method) of reimbursing companies for tax attributes, e.g., net operating losses. As a result, 100% 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, 2019, the Company had no liability for unrecognized tax benefits.
- H. Repatriation Transition Tax

As of December 31, 2019, the Company had no liability for Repatriation Transition Tax.

I. Alternative Minimum Tax Credit

The Company's recognized amount of Alternative Minimum Tax ("AMT") Credit was as follows:

	Dec	ember 31, 2019
(1) Gross AMT Credit Recognized as:		
a. Current year recoverable	\$	170,933
b. DTA	\$	26,692
(2) Beginning Balance of AMT Credit Carryforward	\$	1,632,622
(3) Amounts Recovered		1,583,641
(4) Adjustments		22,289
(5) Ending Balance of AMT Credit Carryforward (5=2-3-4)		26,692
(6) Reduction for Sequestration		_
(7) Nonadmitted by Reporting Entity		_
(8) Reporting Entity Ending Balance (8=5-6-7)	\$	26,692

# 10. Information Concerning Parents, Subsidiaries, Affiliates and Other Related Parties

A-C. The Company paid extraordinary dividends to MPC, its parent, of \$34,630,481 and \$65,369,519 in the form of cash and bonds, respectively, on November 18, 2019. The bonds were transferred at fair value, including accrued interest of \$754,954, and had a book/adjusted carrying value of \$60,690,603. The realized capital gain recognized on this transfer was \$3,923,962.

The Company paid an ordinary dividend to MPC of \$3,000,000 in the form of cash on November 1, 2018.

The Company did not receive any capital contributions in 2019 or 2018.

- D. The Company has receivables and payables with affiliates for services necessary to conduct its business. Receivables expected to be settled within 90 days are admitted. Receivables from affiliates totaled \$4,150 and \$60,877 at December 31, 2019 and 2018, respectively, of which \$0 and \$60,877 were nonadmitted. Payables to affiliates totaled \$40,579 and \$10,259 at December 31, 2019 and 2018, respectively.
- E. Except as disclosed in Note 14, the Company did not have guarantees or undertakings for the benefit of an affiliate that would result in a material contingent exposure of the Company's or any affiliate's assets or liabilities.
- F. In 2018, the Company and the overall MetLife enterprise created a simpler shared facilities and services structure, to more efficiently share enterprise assets and services and manage related expense allocations. To implement this new structure, effective as of April 1, 2018, the Company entered into a new Investment Management Agreement with its affiliate, MetLife Investment Advisers, LLC (subsequently renamed MetLife Investment Management, LLC ("MIM")), under which MIM provides investment management services on a market-based fee basis. Further, effective as of October 1, 2018, the Company entered into a new service agreement with its affiliate, MSS, which provides for personnel, facilities and equipment to be made available and for a broad range of services to be rendered. This agreement, like existing service agreements with the Company's affiliates, MLIC and MLG, provides for a cost allocation arrangement, under which the Company pays for all expenses, direct and indirect, reasonably and equitably determined to be attributable to the services provided. In addition, the Company has other services agreements with MSS and its affiliate, MetLife International Holdings, LLC, ("MIHL") under which these entities on-provide certain services performed by non-U.S. affiliates. Under these agreements, in addition to a cost allocation, the Company may be charged a transfer pricing mark-up. Under all of these agreements, personnel, facilities, equipment and services are requested by the Company as deemed necessary for its business operations. The new MSS and MIM agreements described above substantially replaced existing service agreements with MLG, MLIC and MIHL.
- G. All outstanding shares of the Company are owned by MPC. Allocated operating expenses are not necessarily indicative of the total cost that would be incurred if the Company operated on a stand-alone basis.

- H. The Company did not own shares of another upstream or intermediate parent, either directly or indirectly, via a downstream SCA company.
- I. The Company had no investment in any applicable SCA company that exceeds 10% of the Company's admitted assets.
- J. The Company did not recognize impairment write-downs on any investments in SCA companies.
- K. The Company did not have investments in a foreign insurance subsidiary.
- L. The Company did not hold investments in a downstream noninsurance holding company.
- M. The Company did not have any SCA investments, as of December 31, 2019.
- N. The Company did not report any investments in an insurance SCA for which the statutory capital and surplus reflects a departure from the NAIC statutory accounting practices and procedures during the year ended December 31, 2019.
- O. The Company has no SCA or SSAP No. 48, *Joint Venture, Partnership and Limited Liability Companies* ("SSAP 48") entities whose share of losses exceeds the investment in an SCA.

#### 11. Debt

- A. The Company did not have any debt, including capital notes, outstanding as of December 31, 2019.
- B. The Company has not issued any debt to the FHLB.

# 12. Retirement Plans, Deferred Compensation, Postemployment Benefits and Compensated Absences and Other Postretirement Benefit Plans

As of December 31, 2019, the Company did not sponsor any retirement plans, deferred compensation, postemployment benefits and compensated absences and other postretirement plans.

# 13. Capital and Surplus, Shareholder's Dividend Restrictions and Quasi Reorganizations

- (1) The Company's capital is comprised of 1,000 shares of common stock authorized, of which 1,000 shares are issued and outstanding, at \$3,000 per share par value.
- (2) The Company has no preferred stock.
- (3) Under Rhode Island State Insurance Law, the Company is permitted, without prior insurance regulatory clearance, to pay a stockholder dividend to MPC 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 year net income reduced by capital gains and dividends paid to shareholders. The Company will be permitted to pay a stockholder dividend to MPC 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 Rhode Island Superintendent of Insurance ("Superintendent") and the Superintendent does not disapprove the distribution within 30 days of its filing. Under Rhode Island State Insurance Law, the Superintendent 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 MPC in 2020 without prior regulatory approval is \$0.
- (4) The Company paid extraordinary dividends to MPC of \$34,630,481 in the form of cash and \$65,369,519 in the form of bonds on November 18, 2019. The Company paid an ordinary dividend to MPC of \$3,000,000 in the form of cash on November 1, 2018.
- (5) Within the limitation of (3) above, there are no restrictions placed on the portion of the Company profits that may be paid as ordinary dividends to stockholders.
- (6) There were no restrictions on unassigned funds (surplus).
- (7) There were no advances on surplus.
- (8) The Company did not hold any of its own stock or SCA companies for special purposes.
- (9) There were no changes in the balance of special surplus funds from the prior year.
- (10) The Company had no portion of unassigned funds (surplus) represented by cumulative unrealized gains (losses) at December 31, 2019.
- (11) The Company did not issue any surplus debentures or similar obligations.
- (12) There were no restatements due to prior quasi reorganizations.
- (13) There have been no quasi reorganizations in the prior 10 years.

## 14. Liabilities, Contingencies and Assessments

## A. Contingent Commitments

- (1) At December 31, 2019, the Company did not have any contingent commitments.
- (2) At December 31, 2019, the Company was obligor under the following guarantees, indemnities and support obligations:

<u>(1)</u>	(2)		(3) (4)		
Nature and circumstances of guarantee and key attributes, including date and duration of agreement	Liability recognition of guarantee. (Include amount recognized at inception. If no initial recognition, document exception allowed under SSAP 5R.)(1)	Ultimate financial statement impact if action under the guarantee is required.	Maximum potential amount of future payments (undiscounted) the guarantor could be required to make under the guarantee. If unable to develop an estimate, this should be specifically noted.	Current status of payment or performance risk of guarantee. Also provide additional discussion as warranted.	
The Company is obligated to indemnify non-employee directors and officers as provided in its by-laws.	No liability has been established as the indemnification is for future events for which neither a probability of occurrence nor a reasonable estimate can be established at this time.	Expense	Since this obligation is not subject to limitations, the Company does not believe that it is possible to determine the maximum potential amount that could become due under these indemnities in the future.	The Company has made no payments on the indemnity.	
The Company has provided certain indemnities to affiliates in the ordinary course of business.	No liability has been established as the indemnification is for future events for which neither a probability of occurrence nor a reasonable estimate can be established at this time.	Expense	Since this obligation is not subject to limitations, the Company does not believe that it is possible to determine the maximum potential amount that could become due under these indemnities in the future.	The Company has made no payments on the indemnity.	
Total	\$		\$		

<sup>(1)</sup> SSAP No. 5R, Liabilities, Contingencies and Impairments of Assets ("SSAP 5R")

(3) At December 31, 2019, the Company's aggregate compilation of guarantee obligations was \$0.

#### B. Assessments

The Company had no assessments that would materially impact its financial condition during 2019 and 2018.

## C. Gain Contingencies

The Company did not recognize any gain contingencies during 2019 and 2018.

D. Claims Related Extra Contractual Obligations ("ECO") and Bad Faith Losses Stemming From Lawsuits

The Company paid the following amounts in the reporting period to settle claims related ECO or bad faith claims stemming from lawsuits:

Direct
Claims related ECO and bad faith losses paid during the reporting period \$200,334

Number of claims where amounts were paid to settle claims related ECO or bad faith claims resulting from lawsuits during the reporting period:

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

The Company did not issue any product warranties.

# F. Joint and Several Liability Arrangements

The Company did not have any joint and several liability arrangements accounted for under SSAP 5R.

# G. All Other Contingencies

In *Martin v Miner*, the Company anticipates a bad faith claim arising from the Company's alleged failure to timely offer the policy limits to the plaintiff in order to settle his claim against the Company's insured. The Company will vigorously defend the underlying claim against its insured and any subsequent bad faith claim.

Various litigation, claims and assessments against the Company, in addition to that discussed above and 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, investor or taxpayer. Further, state insurance regulatory 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.

On a quarterly and annual basis, management reviews relevant information with respect to liabilities for litigation, regulatory investigations and litigation-related contingencies to be reflected in the Company's financial statements. Liabilities are established when it is probable that a loss has been incurred and the amount of the loss can be reasonably estimated.

It is not possible to predict the ultimate outcome of all pending investigations and legal proceedings. In some of the matters, large and/or indeterminate amounts, including punitive and treble damages, may be sought. Although, in light of these considerations, it is possible that an adverse outcome in certain cases could have a material effect upon the Company's financial position, based on information currently known by the Company's management, in its opinion, the outcomes of pending investigations and legal proceedings are not likely to have such an effect. However, given the large and/or indeterminate amounts that may be 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 effect on the Company's net income or cash flows in any particular period.

#### 15. Leases

The Company did not participate in leasing arrangements during 2019 and 2018.

# 16. Information about Financial Instruments with Off-Balance Sheet Risk and Financial Instruments with Concentrations of Credit Risk

As of December 31, 2019 and 2018, the Company had no financial instruments with off-balance sheet risk or any financial instruments with concentrations of credit risk.

## 17. Sale, Transfer and Servicing of Financial Assets and Extinguishments of Liabilities

A. Transfers of Receivables Reported as Sales

The Company did not have any transfer of receivables reported as sales during 2019 and 2018.

B. Transfer and Servicing of Financial Assets

The Company did not participate in the transfer or servicing of financial assets during 2019 and 2018.

## 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 3 or below or unrated securities during the year ended December 31, 2019.

# 18. Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans

The Company does not serve as an Administrative Services Only or Administrative Services Contract administrator for any uninsured accident and health plan or uninsured portions of a partially insured plan.

# 19. Direct Premium Written/Produced by Managing General Agents/Third Party Administrators

Direct premiums written/produced by managing general agents or third party administrators for the year ended December 31, 2019 were as follows:

Name and Address of Managing General Agent or Third Party Administrator	FEIN Number	Exclusive Contract	Type of Business Written	Type of Authority Granted	Total Direct Premiums Writte Produced	en/
Mercer Health & Benefits Administration LLC 12421 Meredith Drive Urbandale, IA 50398	20-3640590	No	Automobile/Home/ Other	Binding Authority, Premium Collection	\$ 102,367,0	075

## 20. Fair Value Measurement

- A. At December 31, 2019, the Company's Statutory Statements of Assets, Liabilities, Surplus and Other Funds had no financial assets and liabilities measured and reported at estimated fair value or net asset value ("NAV").
- B. The Company provides additional fair value information in Notes 5 and 21.

#### C. Estimated Fair Value of All Financial Instruments

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

		December 31, 2019										
	Aggregate Fair Value	Admitted Value		Level 1		Level 2		Level 3		NAV		Not racticable Carrying Value)
Assets												
Bonds	\$ 326,060,023	\$ 307,618,829	\$	34,599,493	\$	285,889,620	\$	5,570,910	\$	_	\$	_
Cash and cash equivalents	7,437,448	7,437,082		7,437,448		_		_		_		_
Investment income due and accrued	2,933,751	2,933,751		_		2,933,751		_		_		_
Total assets	\$ 336,431,222	\$ 317,989,662	\$	42,036,941	\$	288,823,371	\$	5,570,910	\$	_	\$	

	December 31, 2018									
	Aggregate Fair Value	Admitted Value	Level 1	Level 2	Level 3	NAV	Not Practicable (Carrying Value)			
Assets										
Bonds	\$ 372,325,095	\$ 367,827,447	\$ 51,736,092	\$ 315,780,674	\$ 4,808,329	\$ —	\$ —			
Cash and cash equivalents	25,711,650	25,711,650	25,711,650	_	_	_	_			
Investment income due and accrued	3,798,119	3,798,119	_	3,798,119	_	_	_			
Total assets	\$ 401,834,864	\$ 397,337,216	\$ 77,447,742	\$ 319,578,793	\$ 4,808,329	s —	\$ —			

# **Assets and Liabilities**

The methods and significant assumptions used to estimate the fair value of all financial instruments are 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 in active markets 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 below. 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, Cash and Cash Equivalents**

When available, the estimated fair value for bonds, including loan-backed securities, and cash equivalents, 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.

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

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

#### 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 the credit of the issuer such that estimated fair value approximates carrying value. These amounts are generally classified as Level 2.

- D. At December 31, 2019, the Company had no investments where it was not practicable to estimate fair value.
- E. The Company did not have any investments that were measured using NAV as a practical expedient as of December 31, 2019.

#### 21. Other Items

#### A. Unusual or Infrequent Items

The Company did not have any unusual or infrequent items during 2019 and 2018.

#### B. Troubled Debt Restructuring

The Company did not have troubled debt restructuring during 2019 and 2018.

#### C. Other Disclosures

(1) Rounding and Truncating - Truncating has generally been used in the investment schedules and rounding (including forced rounding to add to relevant totals) has been used elsewhere in this statement.

The amounts in this statement pertain to the entire Company's business.

- (2) The Company contributed \$5,000 to the political action committee MetLife Political Participation Fund B as of December 31, 2019.
- (3) 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.

# D. Business Interruption Insurance Recoveries

The Company did not have any business interruption insurance recoveries during 2019 and 2018.

# E. State Transferable and Non-transferable Tax Credits

The Company did not have any state transferable and non-transferable tax credits during 2019 and 2018.

# F. Subprime Mortgage Related Risk Exposure

- (1) 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 subprime RMBS portfolio is performing within expectations and is in an unrealized gain position. The Company continues to closely monitor the performance of the subprime RMBS portfolio and the credit quality of the underlying assets.
- (2) The Company had no direct exposure through investments in subprime mortgage loans during 2019 and 2018.
- (3) At December 31, 2019, the Company had direct exposure to subprime mortgage risk through other investments as follows:

A	ctual Cost		BACV (excluding interest)		Fair Value		OTTI Losses Recognized
\$	5,981,719	\$	5,981,876	\$	6,039,574	\$	_
	_		_		_		_
	_		_		_		_
	_		_		_		_
	_		_		_		_
							<u> </u>
\$	5,981,719	\$	5,981,876	\$	6,039,574	\$	
		- - - -	\$ 5,981,719 \$	Actual Cost         (excluding interest)           \$ 5,981,719         \$ 5,981,876           —         —           —         —           —         —           —         —           —         —           —         —	Actual Cost         (excluding interest)           \$ 5,981,719         \$ 5,981,876         \$           —         —         —           —         —         —           —         —         —           —         —         —           —         —         —           —         —         —	Actual Cost         (excluding interest)         Fair Value           \$ 5,981,719         \$ 5,981,876         \$ 6,039,574           —         —         —           —         —         —           —         —         —           —         —         —           —         —         —	Actual Cost         (excluding interest)         Fair Value           \$ 5,981,719         \$ 5,981,876         \$ 6,039,574         \$           —         —         —         —           —         —         —         —           —         —         —         —           —         —         —         —

(4) The Company had no underwriting exposure to subprime mortgage risk through mortgage guaranty or financial guaranty insurance coverage during 2019 and 2018.

#### G. Insurance-Linked Securities Contracts

The Company did not engage in any transactions involving insurance-linked securities during 2019 and 2018.

H. The Amount That Could Be Realized on Life Insurance Where the Reporting Entity is Owner and Beneficiary or Has Otherwise Obtained Rights to Control the Policy

The Company is not an owner and beneficiary of any life insurance policies during 2019.

#### 22. Events Subsequent

The Company has evaluated events subsequent to December 31, 2019 through February 14, 2020, which is the date these financial statements were available to be issued, and has determined there are no material subsequent events requiring adjustment to or disclosure in the financial statements.

The Company is not subject to the annual fee imposed under Section 9010 of the Affordable Care Act ("ACA").

## 23. Reinsurance

#### A. Unsecured Reinsurance Recoverables

- (1) The Company cedes 100% of its direct business to its parent, MPC (NAIC # 26298, Federal I.D. #13-2725441), as part of the 100% Restated Quota Share Reinsurance Agreement. The remaining portion of its business is a run-off of a book of reinsurance business transacted through TIG Insurance Company (successor by merger to Clearwater Insurance Company, formerly known as Odyssey Reinsurance Corporation and Skandia America Reinsurance Corporation ("TIG")), incepted in 1990. This transaction involved both a quota share contract (loss portfolio transaction) supported by funds held, and an excess of loss contract triggered upon extinguishment of the funds held. Due to the Restated Quota Share Reinsurance Agreement, the Company has unsecured aggregate recoverable losses, paid and unpaid including IBNR, loss adjustment expenses, unearned premiums and contingent commissions in the amount of \$724,431,852.
- (2) The transaction between the Company and TIG is no longer treated as a loss portfolio transfer as the funds held balance was extinguished in November 2016, thereby triggering the excess of loss agreement. The net reserves are ceded by the Company to TIG, so the amount of unsecured reinsurance recoverables as of December 31, 2019, was \$0

## B. Reinsurance Recoverable in Dispute

The Company has no reinsurance recoverable in dispute during 2019 and 2018.

## C. Reinsurance Assumed and Ceded

(1)	A	ssumed F	Reinsura	nce		Ceded Reinsurance				et			
	Res	Premium Reserve (1)				emium eserve (3)	Commission Equity (4)		Premium Reserve (5)		Eq	mission quity (6)	
a. Affiliates	\$	_	\$	_	\$ 368	3,076,822	\$	_	\$ (368,076,82	22)	\$	_	
b. All Other		_		_		_		_	-	_		_	
c. Total	\$		\$		\$ 368	3,076,822	\$		\$ (368,076,82	22)	\$		
d. Direct Unear	ned Prem	ium Rese	rves:		\$ 368	3,076,822							

(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	Ass	sumed	 Ceded	Net
a. Contingent Commission	\$ 176,861	\$	_	\$ 176,861	\$ _
b. Sliding Scale Adjustments	_		_	_	_
c. Other Profit Commission Arrangements	_		_	_	_
d. Total	\$ 176,861	\$		\$ 176,861	\$ 

## D. Uncollectible Reinsurance

The Company did not write off any uncollectible reinsurance during 2019 and 2018.

#### E. Commutation of Ceded Reinsurance

The Company did not commute any ceded reinsurance during 2019 and 2018.

#### F. Retroactive Reinsurance

The Company (formerly Met Re) wrote reinsurance lines of business prior to 1991. The Company engaged in a complex transaction with TIG (successor by merger to Clearwater Insurance Company, formerly known as Odyssey Reinsurance Corporation and Skandia America Reinsurance Corporation) and former Odyssey Re affiliate Hudson Reinsurance Company Limited, whereby all 1989 and prior reinsurance business reserves were transferred to Hudson (subsequently transferred to TIG via a novation of the transaction agreement). The Company is protected from negative loss development on the reinsurance reserves by virtue of an additional excess of loss reinsurance contract with TIG. The Excess of Loss Agreement was triggered in November 2016 as a result of the extinguishment of the funds held balance on the Reinsurance Treaty resulting in the net reserves being ceded to TIG by the Company. Through a separate agreement, TIG agreed to administer the business during the runoff period.

The 1989 and prior reinsurance loss reserve transfer to the Odyssey Re affiliates was done on an undiscounted basis for consideration of an equal amount as follows:

		A	ssumed	Ceded
a.	Reserves Transferred:			
	1. Initial Reserves	\$	_	\$ 327,174,389
	2. Adjustments - prior year(s)		_	_
	3. Adjustments - current year		_	_
	4. Current Total	\$		\$ 327,174,389
b.	Consideration Paid or Received:			
	1. Initial Consideration	\$	_	\$ 327,174,389
	2. Adjustments - prior year(s)		_	_
	3. Adjustments - current year		_	_
	4. Current Total	\$		\$ 327,174,389
c.	Paid Losses Reimbursed or Recovered:			
	1. Prior year(s)	\$	_	\$ _
	2. Current year	\$	_	\$ _
	3. Current total	\$	_	\$ _
d.	Special Surplus from Retroactive Reinsurance:			
	1. Initial surplus gain or loss		_	_
	2. Adjustments - prior year(s)		_	_
	3. Adjustments - current year			_
	4. Current year restricted surplus			_
	5. Cumulative total transferred to unassigned funds		_	

 $e. \ \ All \ cedents \ and \ reinsurers \ involved \ in \ all \ transactions \ included \ in \ summary \ totals \ above:$ 

	Assumed	Ceded				
Company	 Amount		Amount			
TIG Insurance Company (NAIC #25534)	\$ 327,174,389	\$		_		
Development of 1989 and Prior Reserves:						
Initial Reserve Transfer and Consideration:	\$ (327,174,389)					
Cumulative Paid as of 12/31/2019:	\$ 409,075,353					
Reserve as of 12/31/2019:	\$ _					
Incurred Loss and Expense:	\$ 81,900,964					
Other Income - Change in Loss Portfolio:	\$ 81,900,964					
Net Income	\$ _					

f. The Company did not have any paid loss or loss adjustment expense amounts recoverable on retroactive reinsurance as of December 31, 2019.

# G. Reinsurance Accounted for as a Deposit

The Company did not have any reinsurance accounted for as a deposit during 2019 and 2018.

# H. Transfer of Property and Casualty Run-off Agreements

The Company did not transfer any property and casualty run-off agreements during 2019 and 2018.

I. Certified Reinsurer Rating Downgraded or Status Subject to Revocation

The Company did not have any certified reinsurer's rating downgraded or status subject to revocation during 2019.

J. Reinsurance Agreements Qualifying for Reinsurer Aggregation

The Company did not have any reinsurance agreements qualifying for reinsurer aggregation during 2019.

#### 24. Retrospectively Rated Contracts & Contracts Subject to Redetermination

The Company had no retrospectively rated contracts nor contracts subject to redetermination as of December 31, 2019. In addition, the Company has no paid or payable medical loss ratio rebates and is not subject to the risk sharing provision of the

## 25. Change in Incurred Losses and Loss Adjustment Expenses

- A. The incurred losses and loss adjustment expenses for the prior years have decreased on a direct and assumed basis in 2019. Net reserves for incurred losses and loss adjustment expenses attributable to insured events of prior years remains at \$0 due to an excess of loss contract. This is shown in Schedule P.
- B. In 2019, for the auto casualty coverages (bodily injury, uninsured motorists bodily injury and no fault), the Company changed its assumption from a reliance on a five year average for the development factors to a weighted three year average. For the other coverages, there were no significant change in methodologies and assumptions used in calculating the liability for unpaid losses and loss adjustment expenses during 2019.

# 26. Intercompany Pooling Arrangements

The Company did not participate in any intercompany pooling arrangements during 2019 and 2018.

#### Restated Quota Share Reinsurance Treaty

Effective January 1, 2001, MPC entered into a 100% Restated Quota Share Reinsurance Agreement with its subsidiary companies, MCAS, NAIC #40169, MGEN, NAIC #39950, MDIR, NAIC #25321, the Company, NAIC #34339, MLICT, NAIC #13938, and EFAC, NAIC #22926.

The Restated Quota Share Reinsurance Treaty provides that the subsidiary companies obligate themselves to cede, and MPC 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 TIG and the Company as discussed in Note 23.

The lead company, MPC, 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 TIG and the 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,

Inland Marine, and Personal Automobile Physical Damage

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 reinsurers.

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, MPC, discloses all reinsurance related to non-affiliated companies of reinsurance business and therefore, discloses the entire provision for reinsurance in Schedule F Part 3.

#### 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, 2019 was \$545,394,748.

Loss Reserves Eliminated by Annuities	 Unrecorded Loss Contingencies
\$ 545,394,748	\$ 542,642,198

B. The aggregate value of annuities due from any life insurer for which the Company has not obtained a release of liability from the claimant as a result of the purchase of an annuity in excess of 1% of policyholders' surplus as of December 31, 2019 is as follows:

Life Insurance Company and Location	Licensed in Company's State of Domicile	atement Value (i.e. Present Value) of Annuities
Metropolitan Life Insurance Company 200 Park Avenue		_
New York, NY 10166-0188	Yes	\$ 542,173,015

#### 28. Health Care Receivables

The Company had no health care receivables during the years 2019, 2018 and 2017.

#### 29. Participating Policies

The Company had no participating policies as of December 31, 2019 and 2018.

# 30. Premium Deficiency Reserves

As of December 31, 2019, the Company did not have any property/casualty contracts that would require premium deficiency reserves.

# 31. High Deductibles

The Company has recorded no reserve credit for high deductibles on unpaid claims, and has no amounts that have been billed and are recoverable.

## 32. Discounting of Liabilities for Unpaid Losses or Unpaid Loss Adjustment Expenses

The Company does not discount liabilities for unpaid losses or unpaid loss adjustment expenses.

## 33. Asbestos/Environmental Reserves

The Company currently has assumed and ceded Asbestos and EIL loss reserves relating to a 100% quota share ("Reinsurance Agreement") and Excess of Loss Agreement with TIG (see Note 23). The net known unpaid losses and loss adjustment expenses and related reinsurance recoverables related to asbestos and EIL was \$0 at December 31, 2019 and 2018. The Company is 100% reinsured with respect to these reserves and does not expect any adverse results due to the Excess of Loss Agreement with TIG. The Excess of Loss Agreement was triggered in November 2016 as a result of the extinguishment of the funds held balance on the Reinsurance Treaty resulting in the net reserves being ceded to TIG by the Company. The Company remains contingently liable for all risks reinsured in the event the reinsurers are unable to meet their obligation under the agreements.

A. The Company has identified a potential for the existence of a liability due to asbestos losses. The Company's exposure to asbestos losses arises from the sale of general liability insurance prior to 1990. This liability is reflected in the Other Liability and Non-proportional Assumed Reinsurance lines which the Company has assumed and ceded.

The Company relies on TIG to estimate the full impact of the asbestos exposure by establishing full case basis reserves on all known losses.

- (1) The Company does not have asbestos-related losses on a direct basis.
- (2) On an assumed reinsurance basis, the Company had asbestos-related losses as follows:

	_	2015	_	2016	_	2017	_	2018	_	2019
Assumed Reinsurance:										
a. Beginning reserves	\$	36,059,000	\$	31,111,000	\$	23,813,000	\$	16,789,000	\$	35,539,000
b. Incurred losses and loss adjustment expenses	\$	8,223,000	\$	2,356,000	\$	(504,000)	\$	24,582,000	\$	(1,011,000)
c. Calendar year payments for losses and loss adjustment expenses	\$	13,171,000	\$	9,654,000	\$	6,520,000	\$	5,832,000	\$	3,813,000
d. Ending reserves	\$	31,111,000	\$	23,813,000	\$	16,789,000	\$	35,539,000	\$	30,715,000

(3) On a net of ceded reinsurance basis, the Company had asbestos-related losses as follows:

	2015	2016	2017	2018	2019
Net of Ceded Reinsurance:					
a. Beginning reserves	\$ 36,059,000	\$ 31,111,000	\$ _	\$ _	\$ _
b. Incurred losses and loss adjustment expenses	\$ 8,223,000	\$ 2,356,000	\$ _	\$ _	\$ _
c. Calendar year payments for losses and loss adjustment expenses	\$ 13,171,000	\$ 33,467,000	\$ _	\$ _	\$ _
d. Ending reserves	\$ 31,111,000	\$ _	\$ _	\$ _	\$ _

- B. The Company does not have any bulk or incurred but not reported ("IBNR") ending reserves included in A, above.
- C. The Company has ending case reserves for loss adjustment expenses included in A, above, of:

		2019
(1)	Direct Basis:	\$ _
(2)	Assumed Reinsurance Basis:	\$ 964,000
(3)	Net of Ceded Reinsurance Basis:	\$ _

- D. The Company has identified a potential for the existence of a liability due to EIL losses. The Company's exposure to EIL losses arises from the sale of general liability insurance prior to 1990. This liability is reflected in the Other Liability and Non-proportional Assumed Reinsurance lines which the Company has assumed and ceded.
  - (1) The Company does not have EIL-related losses on a direct basis.
  - (2) On an assumed reinsurance basis, the Company had EIL-related losses as follows:

	_	2015	_	2016	 2017	2018	2019
Assumed:							
a. Beginning reserves	\$	11,181,000	\$	11,919,000	\$ 11,094,000	\$ 8,337,000	\$ 4,150,000
b. Incurred losses and loss adjustment expenses	\$	1,138,000	\$	1,377,000	\$ (1,320,000)	\$ (4,056,000)	\$ (363,000)
c. Calendar year payments for losses and loss adjustment expenses	\$	400,000	\$	2,202,000	\$ 1,437,000	\$ 131,000	\$ 405,000
d. Ending reserves	\$	11,919,000	\$	11,094,000	\$ 8,337,000	\$ 4,150,000	\$ 3,382,000

(3) On a net of ceded reinsurance basis, the Company had EIL-related losses as follows:

	2015	 2016	 2017	2018	2019
Net of Ceded Reinsurance:			_		
a. Beginning reserves	\$ 11,181,000	\$ 11,919,000	\$ _	\$ _	\$ _
b. Incurred losses and loss adjustment expenses	\$ 1,138,000	\$ 1,377,000	\$ _	\$ _	\$ _
c. Calendar year payments for losses and loss adjustment expenses	\$ 400,000	\$ 13,296,000	\$ _	\$ _	\$ _
d. Ending reserves	\$ 11,919,000	\$ _	\$ _	\$ _	\$ _

- E. The Company does not have any bulk or IBNR ending reserves included in D, above.
- F. The Company has ending case reserves for loss adjustment expenses included in D, above, of:

		 2019
(1)	Direct Basis:	\$ _
(2)	Assumed Reinsurance Basis:	\$ 106,000
(3)	Net of Ceded Reinsurance Basis:	\$ _

# 34. Subscriber Savings Accounts

The Company is not a reciprocal insurance company.

# 35. Multiple Peril Crop Insurance

As of December 31, 2019, the Company did not have any multiple peril crop contracts.

# 36. Financial Guaranty Insurance

As of December 31, 2019, the Company did not have any financial guaranty contracts.

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **GENERAL INTERROGATORIES**

# **PART 1 - COMMON INTERROGATORIES GENERAL**

	the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer? es, complete Schedule Y, Parts 1, 1A and 2.				Yes [	X ]	No [ ]	
If yes, did official of similar to System F	I the reporting entity register and file with its domiciliary State Insurance Commiss the state of domicile of the principal insurer in the Holding Company System, a re the standards adopted by the National Association of Insurance Commissioners (Regulatory Act and model regulations pertaining thereto, or is the reporting entity stally similar to those required by such Act and regulations?	gistration stat (NAIC) in its N	ement providing disclosure substantially flodel Insurance Holding Company	Vo	s[X]	No [	1	N/A [ ]
State reg				16	>[^]	NO [	1	IN/A[]
	orting entity publicly traded or a member of publicly traded group?					Yes[)	(1	No[]
	ponse to 1.4 is yes, provide the CIK (Central Index Key) code issued by the SEC f	for the entity/o	roup.			10992	-	[]
	change been made during the year of this statement in the charter, by-laws, article	, ,	•			Yes [		No [ X ]
If yes, da	te of change:							
State as	of what date the latest financial examination of the reporting entity was made or is	being made.				12/31/2	2016	
This date	as of date that the latest financial examination report became available from eithe should be the date of the examined balance sheet and not the date the report was	as completed	or released.			12/31/2	2016	
the repor	as of what date the latest financial examination report became available to other states or the public from either the state of domicile or porting entity. This is the release date or completion date of the examination report and not the date of the examination (balance sheet date).					01/11/2	2018	
	department or departments? land Insurance Division / Department of Business Regulation							
Have all	inancial statement adjustments within the latest financial examination report been t filed with departments?	accounted fo	or in a subsequent financial	Ye	s[]	No[]	1	N/A [ X ]
Have all	of the recommendations within the latest financial examination report been compli	ed with?		Ye	s[]	No [ ]	1	N/A [ X ]
thereof u	e period covered by this statement, did any agent, broker, sales representative, n nder common control (other than salaried employees of the reporting entity) receiven an 20 percent of any major line of business measured on direct premiums) of:							
4.11	sales of new business?					Yes [	1	No [ X ]
4.12	renewals?					Yes [	-	No[X]
During the receive of	e period covered by this statement, did any sales/service organization owned in w redit or commissions for or control a substantial part (more than 20 percent of any					1001	,	110[71]
4.21	sales of new business?					Yes [	-	No [ X ]
4.22	renewals?					Yes [	]	No [ X ]
	eporting entity been a party to a merger or consolidation during the period covere	d by this state	ement?			Yes [	]	No [ X ]
	wer is YES, complete and file the merger history data file with the NAIC.							
	ovide the name of entity, NAIC company code, and state of domicile (use two lette he merger or consolidation.	er state abbre	viation) for any entity that has ceased to exist	as a				
	1				2 NA			3
	Name of Entity				Com <sub>l</sub> Co			ate of micile
Not Ap	plicable							
by any go	eporting entity had any Certificates of Authority, licenses or registrations (including overnmental entity during the reporting period?	g corporate re	gistration, if applicable) suspended or revoke	ed		Yes [	]	No [ X ]
Not Appl								
Does any If yes,	r foreign (non-United States) person or entity directly or indirectly control 10% or n	nore of the re	porting entity?			Yes [	]	No [ X ]
7.21	State the percentage of foreign control							%
7.22	State the nationality(s) of the foreign person(s) or entity(s); or if the entity is a mu attorney-in-fact and identify the type of entity(s) (e.g., individual, corporation, government)		nager or attorney-in-fact).					
	1 Nationality		2 Type of En	tity				
	L  npany a subsidiary of a bank holding company regulated with the Federal Reserv	e Board?				Yes [	]	No [ X ]
·	se to 8.1 is yes, please identify the name of the bank holding company.							
	npany affiliated with one or more banks, thrifts or securities firms?	. 6.05	rran arrangan			Yes[)	(]	No[]
regulator	conse to 8.3 is yes, please provide below the names and locations (city and state by services agency [i.e. the Federal Reserve Board (FRB), the Office of the Compt on (FDIC) and the Securities Exchange Commission (SEC)] and identify the affilia	roller of the C	urrency (OCC), the Federal Deposit Insuranc			•	ı	
	1 Affiliate Name		2 Location (City, State)	3 FRB	4 OCC	5 FD		6 SEC
MetLife	Investment Management, LLC	Whippany,						YES
MetLife	Investors Distribution Company	New York,	NY					YES
MetLife	Investments Securities, LLC	Whippany,	NJ					YES
	ne name and address of the independent certified public accountant or accounting k Touche, LLP 185 Asyum Avenue, 33rd Floor, Hartford, CT 06103	g firm retained	to conduct the annual audit?					
Has the i	nsurer been granted any exemptions to the prohibited non-audit services provided			nts		Vest	,	Na two
	d in Section 7H of the Annual Financial Reporting Model Regulation (Model Audit	t Kule), or sub	stantially similar state law or regulation?			Yes [	1	No [ X ]

Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company

**GENERAL INTERROGATORIES** 

# **PART 1 - COMMON INTERROGATORIES**

3	Has the insurer been granted any exemptions related to other requirements of the Annual Financial Reporting Model Regulation as allowed for in Section 18A of the Model Regulation, or substantially similar state law or regulation?		Yes[]	No [ X ]
4	If the response to 10.3 is yes, provide information related to this exemption:		163[]	NO[X]
	Harding and the colling of the black of the Australia Committee of the Com	( T \ 1	No. C. 1	NI/A F 1
	Has the reporting entity established an Audit Committee in compliance with the domiciliary state insurance laws?  If the response to 10.5 is no or n/a, please explain:	es[X]	No [ ]	N/A [ ]
	Not Applicable			
	What is the name, address and affiliation (officer/employee of the reporting entity or actuary/consultant associated with an actuarial consulting firm) of the individual providing the statement of actuarial opinion/certification?  Lise Hasegawa, Vice President, 700 Quaker Lane, Warwick, RI 02886			
	Does the reporting entity own any securities of a real estate holding company or otherwise hold real 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
	If yes, provide explanation			
	FOR UNITED STATES BRANCHES OF ALIEN REPORTING ENTITIES ONLY:			
	What changes have been made during the year in the United States manager or the United States trustees of the reporting entity?			
	Does this statement contain all hydrogen transpared for the constitute and the United States Proper on risks wherever legated?		Voo I 1	No I 1
	Does this statement contain all business transacted for the reporting entity through its United States Branch on risks wherever located?  Have there been any changes made to any of the trust indentures during the year?		Yes[] Yes[]	No [ ] No [ ]
	, ,	Yes[]	No [ ]	N/A [ ]
	Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar			
	functions) of the reporting entity subject to a code of ethics, which includes the following standards?		Yes [X]	No [ ]
	(a) Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships	S;		
	(b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reporting entity;			
	<ul> <li>(c) Compliance with applicable governmental laws, rules and regulations;</li> <li>(d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and</li> </ul>			
	(e) Accountability for adherence to the code.			
	If the response to 14.1 is no, please explain:			
	Has the code of ethics for senior managers been amended?		Yes[]	No [ X ]
	If the response to 14.2 is yes, provide information related to amendment(s).			
	Have any provisions of the code of ethics been waived for any of the specified officers?		Yes[]	No [X]
	If the response to 14.3 is yes, provide the nature of any waiver(s).			
	Is the reporting entity the beneficiary of a Letter of Credit that is unrelated to reinsurance where the issuing or confirming bank is not on the SVO Bank List?		Yes[]	No [ X ]
	If the response to 15.1 is yes, indicate the American Bankers Association (ABA) Routing Number and the name of the issuing or confirming bank of		.00[]	[]
	the Letter of Credit and describe the circumstances in which the Letter of Credit is triggered.			
	1 2 3 Circumstances That Can Trigger		4	
	Routing Number Issuing or Confirming Bank Name the Letter of Credit		Amount	
		\$		
	BOARD OF DIRECTORS			
	Is the purchase or sale of all investments of the reporting entity passed upon either by the Board of Directors or a subordinator committee thereof?		Yes[X]	No[]
	Does the reporting entity keep a complete permanent record of the proceedings of its Board of Directors and all subordinate committees thereof?		Yes[X]	No[]
	Has the reporting entity an established procedure for disclosure to its Board of Directors or trustees of any material interest or affiliation on the part			
	of any of its officers, directors, trustees or responsible employees that is in conflict or is likely to conflict with the official duties of such person?		Yes[]	No [ X ]
	FINANCIAL			
	Has this statement been prepared using a basis of accounting other than Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles)?		Yes[]	No [ X ]
	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	\$		0
	20.13 Trustees, supreme or grand (Fraternal only)	\$		0
	Total amount of loans outstanding at the end of year (inclusive of Separate Accounts, exclusive of policy loans):	•		•
	20.21 To directors or other officers	\$		0
	20.22 To stockholders not officers	\$		0
	20.23 Trustees, supreme or grand (Fraternal only)	\$		0
	Were any assets reported in this statement subject to a contractual obligation to transfer to another party without the liability for such obligation being reporting in the statement?		Yes[]	No [X]
	If yes, state the amount thereof at December 31 of the current year:			
	21.21 Rented from others	\$		0
	21.22 Borrowed from others	\$		0
	21.23 Leased from others	\$		0
	21.24 Other	\$		0
	Does this statement include payments for assessments as described in the Annual Statement Instructions other than guaranty fund or			
	guaranty association assessments?		Yes[]	No [ X ]
	If answer is yes:	¢		^
	22.21 Amount paid as losses or risk adjustment	\$		0

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **GENERAL INTERROGATORIES**

# **PART 1 - COMMON INTERROGATORIES**

	22.22 22.23	Amount paid as expenses Other amounts paid	\$ \$		0
23.1		e reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement?	<del></del>	Yes [X]	
23.2		idicate any amounts receivable from parent included in the Page 2 amount:	\$	103[X]	0
	, ,	·	<del>.</del>		
24.01	Woro all	INVESTMENT  I the stocks, bonds and other securities owned December 31 of current year, over which the reporting entity has excl	lucivo control		
24.01		true stocks, borids and other securities owned becember 51 or current year, over which the reporting entity has exci citual possession of the reporting entity on said date (other than securities lending programs addressed in 24.03)?	usive control,	Yes [X]	No [ ]
24.02	If no, give	ve full and complete information, relating thereto:			
04.00	<b>-</b>	20 to 25 construction (15 construction (15 construction))	20		
24.03	collateral	urity lending programs, provide a description of the program including value for collateral and amount of loaned secu al is carried on or off-balance sheet (an alternative is to reference Note 17 where this information is also provided). <u>mpany does not have a security lending program</u>	Inties, and whether		
24.04	Does the	e company's security lending program meet the requirements for a conforming program as outlined in the Risk-Base	ed Capital Instructions? Yes [ ]	No [ ]	N/A [ X ]
24.05	If answe	er to 24.04 is yes, report amount of collateral for conforming programs.	\$		0
24.06	If answe	er to 24.04 is no, report amount of collateral for other programs	\$		0
24.07	Does you	our securities lending program require 102% (domestic securities) and 105% (foreign securities) from the counterpart	ty at the outset Yes [ ]	No[]	N/A [ X ]
24.08		e reporting entity non-admit when the collateral received from the counterparty falls below 100%?	Yes[]	No[]	N/A[X]
24.09.		e reporting entity or the reporting entity's securities lending agent utilize the Master Securities Lending Agreement (N		110[]	i in it is i
		securities lending?	Yes [ ]	No [ ]	N/A [ X ]
24.10	For the re	reporting entity's security lending program, state the amount of the following as of December 31 of the current year:			
	24.101	Total fair value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2:	\$		0
		Total book adjusted/carrying value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2:	\$		0
	24.103	Total payable for securities lending reported on the liability page:	\$		0
25.1	of the rep	by of the stocks, bonds or other assets of the reporting entity owned at December 31 of the current year not exclusive porting entity or has the reporting entity sold or transferred any assets subject to a put option contract that is current as subject to Interrogatory 21.1 and 24.03.)		Yes[X]	No[]
25.2	•	tate the amount thereof at December 31 of the current year:	•		•
		Subject to repurchase agreements	\$		0
		Subject to reverse repurchase agreements	\$		0
	25.23	Subject to dollar repurchase agreements	\$		0
	25.24	Subject to reverse dollar repurchase agreements	\$		0
		Placed under option agreements	\$		0
		Letter stock or securities restricted as sale – excluding FHLB Capital Stock	\$		0
	25.27	FHLB Capital Stock	\$		0
	25.28	On deposit with states	\$	5,2	42,238
	25.29	On deposit with other regulatory bodies	\$		0
		Pledged as collateral – excluding collateral pledged to an FHLB	\$		0
		Pledged as collateral to FHLB – including assets backing funding agreements	\$		0
05.0	25.32	Other	\$		0
25.3	For categ	egory (25.26) provide the following:		3	
		Nature of Restriction Description		Amoun	t
		·	\$		
26.1	Does the	e reporting entity have any hedging transactions reported on Schedule DB?		Yes[]	No[X]
26.2		as a comprehensive description of the hedging program been made available to the domiciliary state? ach a description with this statement.	Yes[]	No [ ]	N/A [ X ]
Lines 2	6.3 throug	gh 26.5: FOR LIFE/FRATERNAL REPORTING ENTITIES ONLY:			
26.3	•	e reporting entity utilize derivatives to hedge variable annuity guarantees subject to fluctuations as a results of intere	st rate sensitivity?	Yes[]	No [ ]
26.4		sponse to 26.3 is yes, does the reporting entity utilize:	•		
	26.41	Special accounting provision of SSAP No. 108		Yes[]	No [ ]
	26.42	Permitted accounting practice		Yes[]	No [ ]
	26.43	Other accounting guidance		Yes[]	No [ ]
26.5		onding yes to 26.41 regarding utilizing the special accounting provisions of SSAP No. 108, the reporting entity attest	s to the following:	Yes[]	No [ ]
		ne reporting entity has obtained explicit approval from the domiciliary state.			
		edging strategy subject to the special accounting provisions is consistent with the requirements of VM-21.			
	res	ctuarial certification has been obtained which indicates that the hedging strategy is incorporated within the establishr serves and provides the impact of the hedging strategy within the Actuarial Guidance Conditional Tail Expectation A nancial Officer Certification has been obtained which indicates that the hedging strategy meets the definition of a Cle	Amount.		
	He act	edging Strategy within VM-21 and the Clearly Defined Hedging Strategy is the hedging strategy being used by the c ctual day-to-day risk mitigation efforts.	company in its		
27.1		ny preferred stocks or bonds owned as of December 31 of the current year mandatorily convertible into equity, or, at	the option of the issuer,	V 1 1	Ni= FV *
27.2		ble into equity?	¢	Yes[]	No [ X ] 0
	-	tate the amount thereof at December 31 of the current year:	\$enorting entity's		U
28.	offices, v	ng items in Schedule E-Part 3-Special Deposits, real estate, mortgage loans and investments held physically in the revaults or safety deposit boxes, were all stocks, bonds and other securities, owned throughout the current year held pall agreement with a qualified bank or trust company in accordance with Section 1, III - General Examination Consideration Considera	pursuant to a	V 1-V-	bio e e
	or Critica	al Functions, Custodial or Safekeeping Agreements of the NAIC Financial Condition Examiners Handbook?		Yes [X]	No [ ]

29.1

29.2

29.3

30.

30.4

31.1 31.2

31.3

32.1 32.2

33.

b.

# Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **GENERAL INTERROGATORIES**

# **PART 1 - COMMON INTERROGATORIES**

28.01 For agreements that comply with the requirements of the NAIC Financial Condition Examiners Handbook, complete the following:

28.05 Investment management – Identify all investment advisors, investment managers, broker/dealers, including individuals to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees onote as such. ["that have access to the investment accounts", " handle securities"].	Complete E	York, NY,	10004 on(s)	es[] No[X			
For all agreements that do not comply with the requirements of the NAIC Financial Condition Examiners Handbook, proceedings of	Complete E	3	on(s)	s[] No[X			
Name(s)  Location(s)  28.03 Have there been any changes, including name changes, in the custodian(s) identified in 28.01 during the current year 2.  28.04 If yes, give full and complete information relating thereto:  1	?  3 Date of Change			s[] No[X			
28.04 If yes, give full and complete information relating thereto:  1 2 New Custodian  28.05 Investment management – Identify all investment advisors, investment managers, broker/dealers, including individuals to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees on note as such. ["that have access to the investment accounts", " handle securities"].	3 Date of Change		Υє	s[] No[X			
28.04 If yes, give full and complete information relating thereto:    1	3 Date of Change		Υє	s[] No[X			
1 2 New Custodian  28.05 Investment management – Identify all investment advisors, investment managers, broker/dealers, including individuals to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees on note as such. ["that have access to the investment accounts", " handle securities"].	Date of Change s that have the auth						
to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees on the as such. ["that have access to the investment accounts", " handle securities"].			4 Reason				
to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees on the as such. ["that have access to the investment accounts", " handle securities"].							
1							
Name of Firm or Individual			2 Affiliatio	n			
MetLife Investment Management, LLC			Α				
28.0597 For those firms/individuals listed in the table for Question 28.05, do any firms/individuals unaffiliated with the r (i.e. designated with a "U") manage more than 10% of the reporting entity's invested assets? 28.0598 For firms/individuals unaffiliated with the reporting entity (i.e. designated with a "U") listed in the table for Que:	, ,	Yes[] No[X					
the total assets under management aggregate to more than 50% of the reporting entity's invested assets?  28.06 For those firms or individuals listed in the table for 28.05 with an affiliation code of "A" (affiliated) or "U" (unaffiliated), pr		tion	Υe	es[] No[X			
for the table below.	3		4	5			
	J			Investment Management			
	Legal Entity Identif	, ,	Registered With	(IMA) Filed			
142463 MetLife Investment Management, LLC	EAUO72Q8FCR1S 1	60XGYJ2	SEC	DS			
Does the reporting entity have any diversified mutual funds reported in Schedule D-Part 2 (diversified according to the Securities Exchange Commission (SEC) in the Investment Company Act of 1940 [Section 5 (b) (1)])?  If yes, complete the following schedule:	es and		Υe	es[] No[X			
1 CUSIP Name of Mutual Fund			Book/Adjus	3 sted Carrying			
		;	V:	alue			
29.2999 TOTAL		;	\$				
For each mutual fund listed in the table above, complete the following schedule:		3		4			
	2 Amount of Book/Adju			4			
Name of Mutual Fund Name of Significant Holding (from above table) of the Mutual Fund	Value Attrib Ho	outable to olding		Date of Valuation			
	\$						
Provide the following information for all short-term and long-term bonds and all preferred stocks. Do not substitute amortized value of the following information for all short-term and long-term bonds and all preferred stocks. Do not substitute amortized value of the following information for all short-term and long-term bonds and all preferred stocks.	alue or statement v	alue for fa	air value. 3				
				Excess of Statement over Fair Value (-), or Fair Value over			
, ,	Fair Value		Statem	` '			
30.1     Bonds     \$ 314,108,093     \$       30.2     Preferred Stocks     \$ 0     \$	332,549,653	3 \$ 0 \$		18,441,559 0			
30.3 Totals \$ 314,108,093 \$	332,549,653			18,441,559			
Describe the sources or methods utilized in determining the fair values:							
Per Part 5, Section 1 of the SVO Purposes and Procedures Manual, Insurance companies can elect to not use prices provided any of 5 price sources, as defined in this section, and identify them in their appropriate schedule. MetLife and its affiliate insura							
not use market prices obtained from the NAIC. First an external quoted price is sought. In cases where an external quoted value is internally estimated using present value or valuation techniques. Factors considered in estimating fair value include: of duration, call provisions, sinking fund requirements, credit rating, industry sector of the issuer and quoted market prices of comparisons.	ed price is not avail coupon rate, maturi	lable, the	fair				
Was the rate used to calculate fair value determined by a broker or custodian for any of the securities in Schedule D?	parable securilles.		Υe	es[] No[X			
If the answer to 31.1 is yes, does the reporting entity have a copy of the broker's or custodian's pricing policy (hard copy or elect	etronic		v				
copy) for all brokers or custodians used as a pricing source?  If the answer to 31.2 is no, describe the reporting entity's process for determining a reliable pricing source for purposes of disclosure of fair value for Schedule D:			Y	es[] No[			
Have all the filing requirements of the <i>Purposes and Procedures Manual of the NAIC Investment Analysis Office</i> been followed?  If no, list exceptions:	?		Υe	es[X] No[			
By self-designating 5GI securities, the reporting entity is certifying the following elements for each self-designation 5GI security:  a. Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for		rity					

Issuer or obligor is current on all contracted interest and principal payments.

The insurer has an actual expectation of ultimate payment of all contracted interest and principal.

Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company

**GENERAL INTERROGATORIES** 

## **PART 1 - COMMON INTERROGATORIES**

nas i	the reporting entity self-designated 5GI securities?	res[]	INO [ X ]
By se	elf-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security:		
a.	The security was purchased prior to January 1, 2018.		
b.	The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.		
C.	The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as an NRSRO which is shown on a current private letter rating held by the insurer and available for examination by state insurance regulators.		
d.	The reporting entity is not permitted to share this credit rating of the PL security with the SVO.		
Has t	the reporting entity self-designated PLGI securities?	Yes[]	No[X]
By as	ssigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self-designated FE fund:		
a.	The shares were purchased prior to January 1, 2019.		
b.	The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.		
C.	The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019.		
d.	The fund only or predominantly holds bonds in its portfolio.		
е.	The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO.		
f.	The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.		
Has t	the reporting entity assigned FE to Schedule BA non-registered private funds that complied with the above criteria?	Yes[]	No[X]
	ount of payments to trade associations, service organizations and statistical or rating bureaus, if any? the name of the organization and the amount paid if any such payment represented 25% or more of the total payments to	\$ 	0
	e associations, service organizations and statistical or rating bureaus during the period covered by this statement.		
	1	2	
	Name	Amount P	Paid
		\$ 	
Amo	ount of payments for legal expenses, if any?	\$ 	0
	the name of the firm and the amount paid if any such payment represented 25% or more of the total payments for legal enses during the period covered by this statement.	 	
	_ 1	. 2	
	Name	 Amount P	'aid
		\$ 	
Amo	ount of payments for expenditures in connection with matters before legislative bodies, officers or departments of government, if any?	\$	0
	the name of the firm and the amount paid if any such payment represented 25% or more of the total payment expenditures in nection with matters before legislative bodies, officers or departments of government during the period covered by this statement.		
	1 Name	2 Amount P	Paid
		\$ 	
<u> </u>		 	

## Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company

## **GENERAL INTERROGATORIES**

## PART 2 - PROPERTY & CASUALTY INTERROGATORIES

1.1		ne reporting entity have any direct Medicare Supplement Insurance in force?				Yes[]	No [ X ]
1.2	-	ndicate premium earned on U.S. business only.		!	\$		0
1.3	What p	ortion of Item (1.2) is not reported on the Medicare Supplement Insurance Experien	ice Exhibit?		\$		0
	1.31	Reason for excluding:					
					•		•
1.4		e amount of earned premium attributable to Canadian and/or Other Alien not include	ed in Item (1.2) above.	•	\$		0
1.5		e total incurred claims on all Medicare Supplement insurance.		-	\$		0
1.6		ual policies:					
		urrent three years:			Φ.		0
	1.61	Total premium earned			\$		0
	1.62	Total incurred claims			\$		0
	1.63	Number of covered lives					0
	-	rs prior to most current three years:			•		
	1.64	Total premium earned			\$		0
	1.65	Total incurred claims			\$		0
	1.66	Number of covered lives					0
1.7		policies:					
		urrent three years:			•		•
	1.71	Total premium earned			\$		0
	1.72	Total incurred claims			\$		0
	1.73	Number of covered lives					0
	-	rs prior to most current three years:			•		•
	1.74	Total premium earned			\$		0
	1.75	Total incurred claims			\$		0
•	1.76	Number of covered lives					0
2.	Health	lest:	4		0		
			Current Year	Prid	2 or Year		
	2.1	Premium Numerator	\$ 0	\$	0		
	2.2	Premium Denominator	\$ 0	\$	0		
	2.3	Premium Ratio (2.1/2.2)	0.0%	<del>*</del>		.0%	
	2.4	Reserve Numerator	\$ 0	\$	0		
	2.5	Reserve Denominator	\$ 0	\$	0		
	2.6	Reserve Ratio (2.4/2.5)	0.0%	Ψ		.0%	
3.1		ne reporting entity issue both participating and non-participating policies?	0.070		0	Yes [ ]	No [X]
3.2		state the amount of calendar year premiums written on:				163[]	NO[X]
0.2	3.21	Participating policies			\$		0
	3.22	Non-participating policies			\$		0
4.		IUTUAL REPORTING ENTITIES AND RECIPROCAL EXCHANGES ONLY:			<del>*</del>		
	4.1	Does the reporting entity issue assessable policies?				Yes[]	No[]
	4.2	Does the reporting entity issue non-assessable policies?				Yes[]	No [ ]
	4.3	If assessable policies are issued, what is the extent of the contingent liability of the	e policyholders?				%
	4.4	Total amount of assessments paid or ordered to be paid during the year on depos	sit notes or contingent premiums.		\$		0
5.	FOR R	ECIPROCAL EXCHANGES ONLY:					
	5.1	Does the exchange appoint local agents?				Yes[]	No [ ]
	5.2	If yes, is the commission paid:					
		5.21 Out of Attorney's-in-fact compensation			Yes[]	No [ ]	N/A [ ]
		5.22 As a direct expense of the exchange			Yes[]	No [ ]	N/A [ ]
	5.3	What expenses of the exchange are not paid out of the compensation of the Atto	rney-in-fact?				
	<b>5</b> 4	The second secon	l			V - 1 1	Ni. f. 1
	5.4 5.5	Has any Attorney-in-fact compensation, contingent on fulfillment of certain conditi	ons, been deterred?			Yes[]	No[]
	5.5	If yes, give full information:					
6.1	What p	provision has this reporting entity made to protect itself from an excessive loss in the	event of a catastrophe under a workers	compensation			
		ct issued without limit of loss?					
6.2		plicable	local and identify the time of incurred as				
0.2		be the method used to estimate this reporting entity's probable maximum insurance obable maximum loss, the locations of concentrations of those exposures and the ex					
	softwar	re models), if any, used in the estimation process:		•			
		ompany's evaluation of the hurricane peril (property business only) is based on EQ s. The Company's evaluation of the earthquake peril (property business only) is b					
		s. The Company's evaluation of the earthquake pent (property business only) is being's largest Probable Maximum Loss would result from a hurricane in the Northeast		Jaior modolo. HIE			
6.3		provision has this reporting entity made (such as catastrophic reinsurance program)		arising from the types			
		ncentrations of insured exposures comprising its probable maximum property insure					
6.4		ompany is protected from this loss through the purchase of Property Catastrophe Ex ne reporting entity carry catastrophe reinsurance protection for at least one reinstate		ts estimated			
0.4	probab	le reporting entity carry catastrophie reinstrance protection for at least one reinstate le maximum loss attributable to a single loss event or occurrence?	anont, in an amount sumblent to cover it	io cominateu		Yes [X]	No[]
6.5	If no, d	escribe any arrangements or mechanisms employed by the reporting entity to suppl	lement its catastrophe reinsurance prog	ram or to hedge its			- •
	exposu	re to unreinsured catastrophic loss:					

## Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **GENERAL INTERROGATORIES**

### PART 2 - PROPERTY & CASUALTY INTERROGATORIES

7.1	limit the	reporting entity reinsured any risk with any other entity under a quota share reinsurance contract that includes a provision that would reinsurer's losses below the stated quota share percentage (e.g., a deductible, a loss ratio corridor, a loss cap, an aggregate limit or ilar provisions)?		Yes[]	No [X]
7.2	•	dicate the number of reinsurance contracts containing such provisions.			0
7.3		oes the amount of reinsurance credit taken reflect the reduction in quota share coverage caused by any applicable limiting provision(s)?		Yes[]	No[]
8.1		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 y occur on this risk, or portion thereof, reinsured?		Yes[]	No [X]
8.2	If yes, g	ive full information			
9.1	which d surplus than 5%	reporting entity ceded any risk under any reinsurance contract (or under multiple contracts with the same reinsurer or its affiliates) for uring 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 of prior year-end surplus as regards policyholders; (ii) it accounted for that contract as reinsurance and not as a deposit; and (iii) the (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) (d)	Aggregate stop loss reinsurance coverage;  A unilateral right by either party (or both parties) to commute the reinsurance contract, whether conditional or not, except for such provisions which are only triggered by a decline in the credit status of the other party;			
	(e)	A provision permitting reporting of losses, or payment of losses, less frequently than on a quarterly basis (unless there is no activity during the period); or			
	(f)	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 loss arrange more ur	reporting entity during the period covered by the statement ceded any risk under any reinsurance contract (or under multiple contracts 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 as expense reserves ceded greater than 5% of prior year-end surplus as regards policyholders; excluding cessions to approved pooling ments 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:		100[]	No[X]
	(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			
9.4	ceded a	A brief discussion of management's principle objectives in entering into the reinsurance contract including the economic purpose to be achieved for transactions meeting the requirements of paragraph 37 of SSAP No. 62R, Property and Casualty Reinsurance, has the reporting entity ny risk under any reinsurance contract (or multiple contracts with the same reinsurer or its affiliates) during the period covered by the I statement, and either:	1.		
	(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  Accounted for that contract as reinsurance under GAAP and as a deposit under SAP?		Von [ ]	No (V)
9.5		9.4, explain in the Reinsurance Summary Supplemental Filing for General Interrogatory 9 (Section D) why the contract(s) is treated		Yes[]	No [X]
9.6		tly for GAAP and SAP. orting entity is exempt from the Reinsurance Attestation Supplement under one or more of the following criteria:			
3.0	(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.		porting entity has assumed risks from another entity, there should be charged on account of such reinsurances a reserve equal to that ne original entity would have been required to charge had it retained the risks. Has this been done?	Yes [X]	No[]	N/A [ ]
11.1		reporting entity guaranteed policies issued by any other entity and now in force?	103[7]	Yes[]	No [X]
11.2		ive full information		.00[]	[]
12.1	amount	porting entity recorded accrued retrospective premiums on insurance contracts on Line 15.3 of the assets schedule, Page 2, state the of corresponding liabilities recorded for:			
	12.11	Unpaid losses	\$		0
40.0	12.12	Unpaid underwriting expenses (including loss adjustment expenses)	\$		0
12.2 12.3		mount on Line 15.3, Page 2, state the amount that is secured by letters of credit, collateral and other funds?  porting entity underwrites commercial insurance risks, such as workers' compensation, are premium notes or promissory notes	\$		0
12.4	accepte	d from its insureds covering unpaid premiums and/or unpaid losses?  rovide the range of interest rates charged under such notes during the period covered by this statement:	Yes[]	No [ ]	N/A [ X ]
12.4	12.41	From			%
	12.42	То			%
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 ory notes taken by a reporting entity, or to secure any of the reporting entity's reported direct unpaid loss reserves, including osses under loss deductible features of commercial policies?		Yes[]	No [X]
12.6	-	tate the amount thereof at December 31 of current year:	•		
		Letters of Credit	\$		0
12 4		Collateral and other funds	\$		0
13.1 13.2	-	net aggregate amount insured in any one risk (excluding workers' compensation):  1 reinsurance contract considered in the calculation of this amount include an aggregate limit of recovery without also including a	\$		0
13.4		ny renistrance contract considered in the calculation of this amount include an aggregate limit of recovery without also including a ement provision?		Yes[]	No [X]

## Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company

## **GENERAL INTERROGATORIES**

#### PART 2 - PROPERTY & CASUALTY INTERROGATORIES

13.3		e number of reinsurance contract or facultative obligatory contract	,				s, bı	ut including facultat	tive	programs, automation				2
14.1	Is the re	porting entity a cedant in a multip	ple cedant reinsu	rance c	ontra	ct?							Yes [ ]	No [X]
14.2	If yes, pl	ease describe the method of allo	ocating and reco	ding re	insura	ance among the ce	dan	ts:						
14.3	If the an	swer to 14.1 is yes, are the meth	nods described in	item 1	4.2 en	tirely contained in	the	respective multiple	cec	dant reinsurance con	ntracts?		Yes[]	No [ ]
14.4	If the an	swer to 14.3 is no, are all the me	thods described	in 14.2	entire	ely contained in wri	itten	agreements?					Yes [ ]	No [ ]
14.5	If the an	swer to 14.4 is no, please explai	n:											
15.1	Has the	reporting entity guaranteed any	financed premiur	n accol	unts?								Yes [ ]	No [X]
15.2	If yes, gi	ve full information												
16.1	Does the	e reporting entity write any warra	inty business?										Yes [ ]	No [X]
	If yes, di	sclose the following information	for each of the fo	llowing	types	of warranty cover	age:							
			1			2		3		4	5			
			Direct Los Incurre			Direct Losses Unpaid		Direct Written Premium		Direct Premium Unearned	Direct Premiu Earned	ım		
	16.11	Home	\$	0	\$	0	\$	0	\$	0	\$	0		
	16.12	Products	\$	0	\$	0	\$	0	\$	0	\$	0		
	16.13	Automobile	\$	0	\$	0	\$	0	\$	0	\$	0		
	16.14	Other*	\$	0	\$	0	\$	0	\$	0	\$	0		
	* Discle	ose type of coverage:												
17.1		e reporting entity include amount thorized reinsurance?	ts recoverable on	unauth	orize	d reinsurance in S	ched	dule F-Part 3 that is	s ex	empt from the statute	ory provision		Yes[]	No [X]
		but not reported losses on contra for unauthorized reinsurance. F						ntly renewed are e	exen	npt from the statutory	у			
	17.11	Gross amount of unauthorize	d reinsurance in	Schedu	ıle F-F	Part 3 exempt from	the	statutory provision	for	unauthorized reinsu	rance	\$		0
	17.12	Unfunded portion of Interroga	tory 17.11									\$		0
	17.13	Paid losses and loss adjustme	ent expenses po	tion of	Interro	ogatory 17.11						\$		0
	17.14	Case reserves portion of Inter	rrogatory 17.11									\$		0
	17.15	Incurred but not reported port	tion of Interrogate	ry 17.1	1							\$		0
	17.16	Unearned premium portion of	f Interrogatory 17	.11								\$		0
	17.17	Contingent commission portion	on of Interrogator	y 17.11								\$		0
18.1	Do you a	act as a custodian for health savi	ings accounts?										Yes[]	No[X]
18.2	If yes, p	lease provide the amount of cus	todial funds held	as of th	e rep	orting date.						\$		0
18.3	Do you a	act as an administrator for health	savings accoun	s?									Yes[]	No[X]
18.4	If yes, pl	ease provide the balance of the	funds administer	ed as c	of the r	reporting date.						\$		0
19.	Is the re	porting entity licensed or charted	d, registered, qua	lified, e	ligible	, or writing busines	ss in	at least 2 states?					Yes[X]	No [ ]
19.1	If no, do	es the reporting entity assume re	einsurance busin	ess tha	t cove	rs risks residing in	at le	east one state othe	er tha	an the state of domic	cile of the reporting	entity?	Yes[]	No [ ]

## Annual Statement for the year 2019 of the Metropolitan Group 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.

1	Show amounts in whole dollars only, no cents, sh	<del> </del>				1
		1	2	3	4	5
		2019	2018	2017	2016	2015
	iross Premiums Written (Page 8, Part 1B, Cols. 1, 2 & 3)	070.040.000	070 004 000	055 445 074	000 040 004	007.400.500
	iability 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)		373,691,339	355,115,271		327,199,506
	Property lines (Lines 1, 2, 9, 12, 21 & 26)		276,379,059	', ',	259,599,929	247,567,518
	roperty and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)		143,576,468	138,526,321	, ,	137,361,090
	Ill other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)					7.000
	lonproportional reinsurance lines (Lines 31, 32 & 33)			2,784	, ,	
	otal (Line 35)	801,565,195	793,646,866	756,420,147	737,863,984	712,135,777
	let Premiums Written (Page 8, Part 1B, Col. 6)					
	iability 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)					
	Property lines (Lines 1, 2, 9, 12, 21 & 26)					
	roperty and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)					
	Ill other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)					
	Ionproportional reinsurance lines (Lines 31, 32 & 33)					
	otal (Line 35)	0	0	0	0	0
	tatement of Income (Page 4)					
	let underwriting gain (loss) (Line 8)					
	let investment gain (loss) (Line 11)				16,139,234	
	otal other income (Line 15)			, ,	8,847,397	152,239
	vividends to policyholders (Line 17)					
	ederal and foreign income taxes incurred (Line 19)		(2,290,924)	1,070,954	(3,043,187)	
	let income (Line 20)	17,901,104	18,517,605	12,751,697	28,025,755	3,351,565
	alance Sheet Lines (Pages 2 and 3)					
19. T	otal admitted assets excluding protected cell business (Page 2, Line 26, Col. 3)	634,972,999	720,349,099	687,025,666	695,724,945	651,109,856
20. P	remiums and considerations (Page 2, Col. 3):					
	0.1 In course of collection (Line 15.1)			6,552,251	598,659	1,767,066
2	0.2 Deferred and not yet due (Line 15.2)	307,712,518	304,514,998	282,155,078	273,875,189	253,527,661
2	0.3 Accrued retrospective premiums (Line 15.3)					
21. T	otal liabilities excluding protected cell business (Page 3, Line 26)	328,583,343	322,639,930	300,863,464	282,004,814	271,943,981
22. L	osses (Page 3, Line 1)					47,720,777
23. L	oss adjustment expenses (Page 3, Line 3)					4,479,597
24. U	Inearned premiums (Page 3, Line 9)					
25. C	Capital paid up (Page 3, Lines 30 & 31)	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000
26. S	Surplus as regards policyholders (Page 3, Line 37)	306,389,656	397,709,169	386,162,202	413,720,131	379,165,875
С	ash Flow (Page 5)					
27. N	let cash from operations (Line 11)	18,287,383	17,750,534	19,188,248	(22,066,554)	(10,376,533)
R	lisk-Based Capital Analysis					
28. T	otal adjusted capital	306,389,656	397,709,169	386,162,202	413,720,131	379,165,875
29. A	authorized control level risk-based capital	5,829,038	6,765,232	3,645,525	4,329,014	7,162,422
Р	ercentage Distribution of Cash, Cash Equivalents and Invested Assets					
(F	Page 2, Col. 3) (Item divided by Page 2, Line 12, Col. 3) x 100.0					
30. B	onds (Line 1)	97.6	93.5	98.3	98.2	96.3
31. S	Stocks (Lines 2.1 & 2.2)					
32. N	flortgage loans on real estate (Lines 3.1 & 3.2)					
33. F	Real estate (Lines 4.1, 4.2 & 4.3)					
	ash, cash equivalents and short-term investments (Line 5)					
	Contract loans (Line 6)					
	Derivatives (Line 7)					
	Other invested assets (Line 8)					
	Receivables for securities (Line 9)					
	Securities lending reinvested collateral assets (Line 10)					
	ggregate write-ins for invested assets (Line 11)					
	Cash, cash equivalents and invested assets (Line 12)					
	estments in Parent, Subsidiaries and Affiliates					
	ffiliated bonds (Sch. D, Summary, Line 12, Col. 1)					
	ffiliated preferred stocks (Sch. D, Summary, Line 18, Col. 1)					
	ffiliated common stocks (Sch. D, Summary, Line 24, Col. 1)					
	ffiliated short-term investments					
	subtotals included in Schedule DA, Verification, Column 5, Line 10)					
	Affiliated mortgage loans on real estate					
	All other affiliated					
	•					
	otal of above lines 42 to 47					
	otal investment in parent included in Lines 42 to 47 above					
	ercentage of investments in parent, subsidiaries and affiliates to surplus	0.0				
a	s regards policyholders (Line 48 above divided by Page 3, Col. 1, Line 37 x 100.0)	JU.U				

## Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company **FIVE-YEAR HISTORICAL DATA**

(Continued)

	(Contin	. ,	1			
		1	2	3	4	5
		2019	2018	2017	2016	2015
	Capital and Surplus Accounts (Page 4)					
51.	Net unrealized capital gains (losses) (Line 24)			16,281	(16,281)	
52.	Dividends to stockholders (Line 35)	(100,000,000)	(3,000,000)	(41,000,000)		
53.	Change in surplus as regards policyholders for the year (Line 38)	(91,319,513)	11,546,967	(27,557,929)	34,554,256	857,404
	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)	228,819,026	218,246,766	221,645,616	230,215,677	214,318,567
55.	Property lines (Lines 1, 2, 9, 12, 21 & 26)	149,132,199	143,974,387	137,356,882	143,427,823	127,536,263
56.	Property and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)	71,611,039	76,353,779	72,868,214	67,968,293	78,685,169
57.	All other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)			45,548	345,253	55,396
58.	Nonproportional reinsurance lines (Lines 31, 32 & 33)	3,509,815	2,333,910	33,344	4,516	14,015
59.	Total (Line 35)	453,072,079	440,908,842	431,949,604	441,961,562	420,609,410
	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)				40,849,180	8,104,066
61.	Property lines (Lines 1, 2, 9, 12, 21 & 26)				4,019,017	712,831
62.	Property and liability combined lines (Lines 3, 4, 5, 8, 22 & 27)				1,678,936	215,801
63.	All other lines (Lines 6, 10, 13, 14, 15, 23, 24, 28, 29, 30 & 34)				353,646	54,969
64.	Nonproportional reinsurance lines (Lines 31, 32 & 33)				819,999	13,594
65.	Total (Line 35)	0	0	0	47,720,778	9,101,261
	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)					
68.	Loss expenses incurred (Line 3)					
69.	Other underwriting expenses incurred (Line 4)					
70.	Net underwriting gain (loss) (Line 8)					
	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)					
72.	Losses and loss expenses incurred to premiums earned (Page 4, Lines 2 + 3 divided by Page 4, Line 1 x 100.0)					
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)					
	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)				0	
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)			0	0	
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)					

If a party to a merger, have the two most recent years of this exhibit been restated due to a merger in compliance with the disclosure requirements of	
SSAP No. 3, Accounting Changes and Correction of Errors?	Yes [
If no please explain:	

] 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		10	11	Number
Premiums				Loss Pa	ayments	Containmer	nt Payments	Payn	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	5,339	5,339	472	472	13	13		0	XXX
2. 2010	515,057	515,057	0	297,800	297,800	7,871	7,871	5,762	5,762		0	XXX
3. 2011	538,154	538,154	0	356,938	356,938	8,871	8,871	8,032	8,032		0	XXX
4. 2012	560,773	560,773	0	360,866	360,866	7,919	7,919	8,102	8,102		0	XXX
5. 2013	599,998	599,998	0	342,433	342,433	8,972	8,972	6,539	6,539		0	XXX
6. 2014	646,407	646,407	0	375,303	375,303	8,191	8,191	7,683	7,683		0	XXX
7. 2015	684,717	684,717	0	417,409	417,409	9,112	9,112	8,489	8,489		0	XXX
8. 2016	720,231	720,231	0	413,848	413,848	6,835	6,835	7,221	7,221		0	XXX
9. 2017	741,592	741,592	0	395,161	395,161	4,737	4,737	6,714	6,714		0	XXX
10. 2018	771,269	771,269	0	376,201	376,201	2,183	2,183	6,545	6,545		0	XXX
11. 2019	793,939	793,939	0	304,130	304,130	528	528	5,035	5,035		0	XXX
12. Totals	XXX	XXX	XXX	3,645,429	3,645,429	65,691	65,691	70,135	70,135	0	0	XXX

										Adjusting	and Other	23	24	25
			Losses	Unpaid		Defer	nse and Cost (	Containment U	Inpaid		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	52,141	52,141	12,772	12,772	4,652	4,652	2,318	2,318	1,535	1,535		0	XXX
2.	2010	965	965	408	408	183	183	82	82	85	85		0	XXX
3.	2011	1,356	1,356	458	458	192	192	85	85	77	77		0	XXX
4.	2012	1,569	1,569	676	676	290	290	130	130	123	123		0	XXX
5.	2013	4,046	4,046	503	503	743	743	84	84	251	251		0	XXX
6.	2014	3,123	3,123	1,264	1,264	423	423	221	221	203	203		0	XXX
7.	2015	6,211	6,211	1,991	1,991	800	800	327	327	392	392		0	XXX
8.	2016	14,538	14,538	4,569	4,569	1,811	1,811	758	758	800	800		0	XXX
9.	2017	22,637	22,637	7,759	7,759	2,575	2,575	1,002	1,002	1,197	1,197		0	XXX
10	. 2018	46,543	46,543	19,328	19,328	4,920	4,920	2,458	2,458	2,499	2,499		0	XXX
11	. 2019	117,984	117,984	39,471	39,471	8,239	8,239	5,681	5,681	6,402	6,402		0	XXX
12	. Totals	271,113	271,113	89,197	89,197	24,828	24,828	13,145	13,145	13,565	13,565	0	0	XXX

			Total Losses and	1	Loce and	Loss Expense P	orcontago	Nonte	abular	34	Net Balar	oo Shoot
			s Expenses Incu			red/Premiums E			count			ter Discount
		26	27	28	29	30	31	32	33	Inter-Company	35	36
		Direct			Direct					Pooling		Loss
		and			and				Loss	Participation	Losses	Expenses
		Assumed	Ceded	Net	Assumed	Ceded	Net	Loss	Expense	Percentage	Unpaid	Unpaid
1.	Prior	XXX	XXX	XXX	XXX	XXX	XXX			XXX	0	0
2.	2010.	313,157	313,157	0	60.8	60.8	0.0				0	0
3.	2011.	376,010	376,010	0		69.9	0.0				0	0
4.	2012.	379,674	379,674	0	67.7	67.7	0.0				0	0
5.	2013.	363,572	363,572	0	60.6	60.6	0.0				0	0
6.	2014.	396,412	396,412	0	61.3	61.3	0.0				0	0
7.	2015.	444,731	444,731	0	65.0	65.0	0.0				0	0
8.	2016.	450,379	450,379	0	62.5	62.5	0.0				0	0
9.	2017.	441,781	441,781	0	59.6	59.6	0.0				0	0
10	2018.	460,678	460,678	0	59.7	59.7	0.0				0	0
11	2019.	487,470	487,470	0	61.4	61.4	0.0				0	0
12	Totals	XXX	XXX	XXX	XXX	XXX	XXX	0	0	XXX	0	0

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 2019 of the Metropolitan Group Property and Casualty Insurance Company

## **SCHEDULE P - PART 2 - SUMMARY**

	Incurred Net Losses and Defense and Cost Containment Expenses Reported at Year End (\$000 omitted)											PMENT
	1	2	3	4	5	6	7	8	9	10	11	12
Years in Which Losses Were Incurred	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	One Year	Two Year
incurred	2010	2011	2012	2013	2014	2013	2010	2017	2010	2019	i cai	i Gai
1. Prior	79,307	82,982	92,137	97,695	97,695	97,695	97,695	97,695	97,695	97,695	0	0
2. 2010											0	0
3. 2011	XXX										0	0
4. 2012	XXX	XXX									0	0
5. 2013	XXX	XXX									0	0
6. 2014	XXX										0	0
7. 2015	XXX	XXX	XXX	XXX	XXX						-	0
8. 2016	XXX	XXX	XXX	XXX	XXX	XXX					0	0
9. 2017	XXX	XXX	XXX	XXX	XXX	XXX	XXX				0	0
10. 2018	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX			0	XXX
11. 2019	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX		XXX	XXX
										12. Totals	0	0

## **SCHEDULE P - PART 3 - SUMMARY**

Cumulative Paid Net Losses and Defense and Cost Containment Expenses Reported at Year End (\$000 omitted)												
		Cumulativ	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
											Number of	Claims
Years in											Claims	Closed
Which											Closed With	Without
Losses Were											Loss	Loss
Incurred	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	Payment	Payment
											,	,
1. Prior	000	10,899	20,503	30,010	34,408	45,494	97,695	97,695	97,695	97,695	XXX	XXX
2. 2010											vvv	vvv
2. 2010											XXX	
3. 2011	XXX										XXX	XXX
4. 2012	XXX	XXX									XXX	XXX
5. 2013	XXX	XXX	XXX								vvv	XXX
5. 2015												
6. 2014	XXX	XXX	XXX	XXX							XXX	XXX
7. 2015	XXX	XXX	XXX	XXX	XXX						XXX	XXX
0 0040	VVV	VVV	VVV	VVV	VVV	VVV					XXX	VVV
8. 2016	XXX	XXX	XXX									
9 2017	XXX	XXX	XXX	XXX	XXX	XXX	XXX				XXX	XXX
0. 2011												
10. 2018	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX			XXX	XXX
44 0040	V0/V	V/V//	V/V/	V/V/	V00/	2007	V////	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		V/V/	V////
11. 2019	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX		XXX	XXX

#### SCHEDULE P - PART 4 - SUMMARY

			ЭСПЕ	DULEP	- PARI 4	4 - QUIVIIV	IAKI						
		Bulk and	d IBNR Reserves	on Net Losses and	Defense and Cos	st Containment Exp	enses Reported a	at Year End (\$000					
	1	2	3	4	5	6	7	8	9	10			
Years in Which Losses Were	0040		2012	2010		2015	2012	2015	2010	2010			
Incurred	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019			
	29,013	,	20,428	19,193	12,997	2,125							
	XXX												
4. 2012	XXX	XXX											
5. 2013	XXX	XXX	XXX										
6. 2014	XXX	XXX	XXX	XXX									
7. 2015	XXX	XXX	XXX	XXX	XXX								
8. 2016	XXX	XXX	XXX	XXX	XXX	XXX							
9. 2017	XXX	XXX	XXX	XXX	XXX	XXX	XXX						
10. 2018	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX					
11. 2019	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX				

## Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company SCHEDULE T'- EXHIBIT OF PREMIUMS WRITTEN

Allocated by States and Territories

				Allocated by			^	-		
		1	Gross Premiums, Ir Membership Fees Le	. ,	4 Dividends Paid	5	6	7	8 Finance and	9 Direct Premium
			and Premiums on F		or Credited	Direct Losses			Service	Written for
		Active	2	3	to Policyholders	Paid			Charges	Federal Pur-
		Status	Direct Premiums	Direct Premiums	on Direct	(Deducting	Direct Losses	Direct Losses	not Included	chasing Groups
	States, Etc.	(a)	Written	Earned	Business	Salvage)	Incurred	Unpaid	in Premiums	(Incl. in Col. 2)
1.	AlabamaAL	L	16,390,764	16,889,012	2,704	9,510,546	10,118,308	5,278,873	3,900	
2.	AlaskaAK	L	426,961	458,564		179,502	81,034	57,173	775	
3.	ArizonaAZ	L	31,745,476	31,430,008	28,367	16,739,657	16,820,006	11,146,436	16,020	
4.	ArkansasAR	L	6,176,156	6,229,549	193	2,582,273	2,754,973	1,450,869	2,812	
	CaliforniaCA	L							· · · · · · · · · · · · · · · · · · ·	
6.	ColoradoCO	L								
	ConnecticutCT	L		75,003,330	27.351	40,430,907	42,684,083	32,128,427	132,635	
	DelawareDE		7,480,905	7,331,692	2,261	4,541,604	4,306,564	2,834,315	7.750	
	District of ColumbiaDC			183,980		52,925	63,871	64,846	850	
	FloridaFL	L		187			(151)	91		
	GeorgiaGA			48,107,465	79,218	26,418,883	25,513,395	15,217,040	24,575	
	HawaiiHl			40, 107,405	79,210	20,410,000			1	
	IdahoID	L	6,890,483	7,061,759	78,765	3,722,625	3,568,949	2,188,940	8,631	
	IllinoisIL		47,653,993		24,032	32.842.683		13,915,906	47,326	
		L		46,312,820		- ,- ,	35,451,626			
	IndianaIN		22,767,795	22,591,631	1,813	12,136,643	12,669,555	6,960,607	27,485	
6.	lowaIA		4,991,524	5,003,189	1,805	2,260,257	2,137,278	884,471	3,865	
	KansasKS		8,362,693	8,236,589	669	5,021,147	4,943,659	1,291,612		
	KentuckyKY									
	LouisianaLA	L	7,783,452		1,422	4,609,964	5,585,986	3,889,659	4,984	
	MaineME									
	MarylandMD		26,432,812		24,112	15,871,256	15,340,006	7,254,057	17,254	
	MassachusettsMA	L								
	MichiganMl		69,668,164	67,066,263	21,220	33,099,560	33,779,976	65,836,956	45,549	
	MinnesotaMN	N								
	MississippiMS	L								
26.	MissouriMO	L	14,325,523	13,438,193	4,504	6,577,762	7,166,100	3,877,278		
27.	MontanaMT	L	2,078,495	1,969,527	686	2,045,905	2,802,698	1,192,608	2,828	
28.	NebraskaNE	L	2,479,097	2,531,240	801	1,342,282	1,838,730	1,488,481	1,740	
	NevadaNV		20,732,648	19,707,499	4,383	12,931,562	16,075,330	11,296,819	8,545	
	New HampshireNH		21,079,761	20,649,503	268,341	10,063,876	11,108,898	5,655,959	29,185	
	New JerseyNJ			34,947,458	21,269	18,082,913	14,521,886	12,917,956	35,430	
	New MexicoNM									
	New YorkNY	L		101.603.880		58,695,818	59.676.780	42.391.133	239.633	
	North CarolinaNC						00,010,100		200,000	
	North DakotaND	L		1,860,248	597	1,343,413	1,411,855	717,213	1,440	
	OhioOH	L	42,719,464	42,234,299	9,077	22,771,193	25,976,132	12,825,633	49.763	
	OklahomaOK			6,617,832	1,255	3,972,028	4,072,292	1.884.485	2,120	
	OregonOR	N	, ,		1,233	3,312,020	4,012,232	1,004,403		
	PennsylvaniaPA		22.550.002	22.040.747	0.005	40 775 000	40.000.400	44 452 220	44.554	
			33,559,263	33,048,747	8,685	19,775,088	19,808,128	11,453,320	41,554	
	Rhode IslandRI	L	27,809,274	27,615,907	12,692	14,567,059	13,729,550	10,291,108	34,752	
	South CarolinaSC	L								
	South DakotaSD	L	2,085,594	1,946,513	18	1,074,742	1,274,960	478,594	1,195	
	TennesseeTN	L	26,099,644	26,095,079	4,457	16,409,459	16,612,996	6,654,809	16,354	
	TexasTX	L	2,385,595	2,443,369		1,413,032	1,698,448	979,433	7,072	
	UtahUT	L	33,993,571	33,040,715	5,283	19,888,177	20,859,228	9,527,231	24,090	
	VermontVT	L	3,954,785	3,841,366	6,296	2,018,561	2,019,413	820,912	12,205	
	VirginiaVA	N								
	WashingtonWA	L	28,860,419	29,641,303	37,758	17,434,792	16,224,668	10,384,208		
	West VirginiaWV	L								
50.	WisconsinWI	L	14,029,536	14,260,584	2,784	8,255,928	8,058,563	4,789,744	19,345	
	WyomingWY	N								
	American SamoaAS	N								
	GuamGU	N								
	Puerto RicoPR	N								
	US Virgin IslandsVI	N								
	Northern Mariana IslandsMP	N								
	CanadaCAN	N								
	Aggregate Other AlienOT	XXX	0	0	0	0	0	0	0	
	Totals	XXX	801,565,195	793,939,225	682,817	448,684,019	460,755,776	320,027,201	871,662	
<u> </u>	1 OMIO	,vv					700,100,110	020,021,201	07 1,002	1
101		vvv		DETA	ILS OF WRITE-IN	IS			1	1
001.		XXX								
002.		XXX								
003.		XXX								·····
	Summary of remaining write-ins for	1001	_	•	_	_	_	_	_	1
	Line 58 from overflow page	XXX	0	0	0	0	0	0	0	
	Tatala / Lines 50004 # 50000									1
3999.	Totals (Lines 58001 thru 58003+ Line 58998) (Line 58 above)	XXX	0	0	0	0	0	0	0	

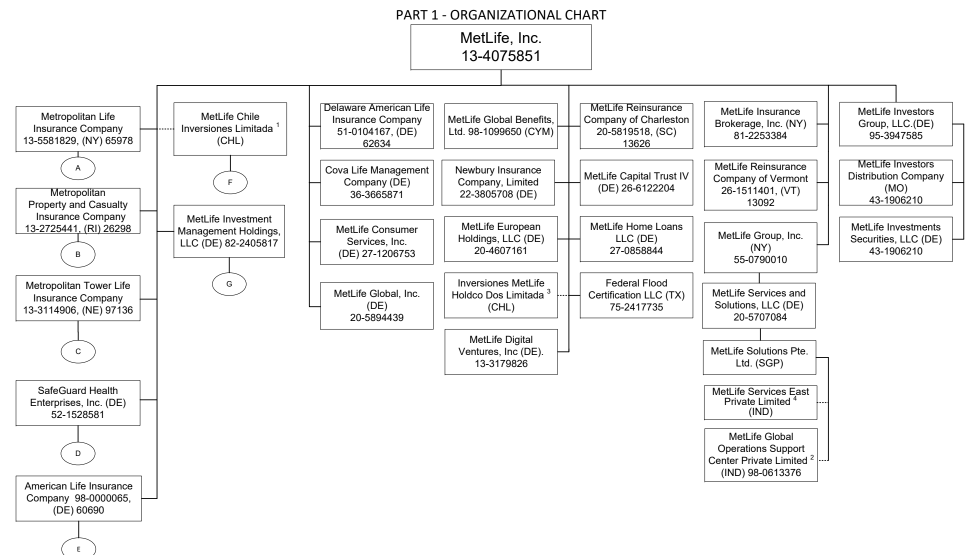
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Explanation of Basis of Allocation of Premiums by States, etc.

HOMEOWNERS, INLAND MARINE, EARTHQUAKE, WORKERS' COMPENSATION - LOCATION OF PROPERTY INSURED AUTOMOBILE LIABILITY, AUTOMOBILE PHYSICAL DAMAGE - STATE WHERE VEHICLE IS GARAGED

surplus lines in the state of domicile...

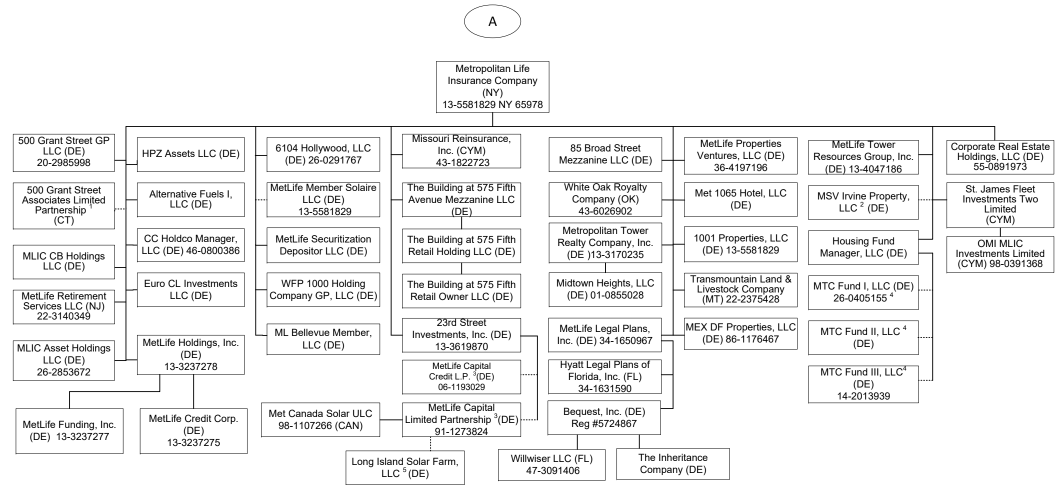
Q - Qualified - Qualified or accredited reinsurer. N - None of the above - Not allowed to write business in the state.....



<sup>72.35109659%</sup> of MetLife Chile Inversiones Limitada is owned by MetLife, Inc., 24.8823628% by American Life Insurance Company, 2.76654057% is owned by Inversiones MetLife Holdco Dos Limitada and 0.00000004% is owned by Natiloportem Holdings, LLC.

<sup>99.99999%</sup> of MetLife Global Operations Support Center Private Limited is owned by MetLife Solutions Pte. Ltd. and 0.00001% is owned by Natiloportem Holdings, LLC. 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

<sup>4 99.99%</sup> of MetLife Services East Private Limited is owned by MetLife Solutions Pte. Ltd and .01% is owned by Natiloportem Holdings, LLC.



<sup>1 99%</sup> of 500 Grant Street Associates Limited Partnership is held by Metropolitan Life Insurance Company and 1% by 500 Grant Street GP LLC.

<sup>2 96%</sup> of MSV Irvine Property, LLC is owned by Metropolitan Life Insurance Company and 4% is owned by Metropolitan Tower Realty Company, Inc.

<sup>3 1%</sup> General Partnership interest is held by 23<sup>rd</sup> Street Investment, Inc. and 99% Limited Partnership interest is held by Metropolitan Life Insurance Company.

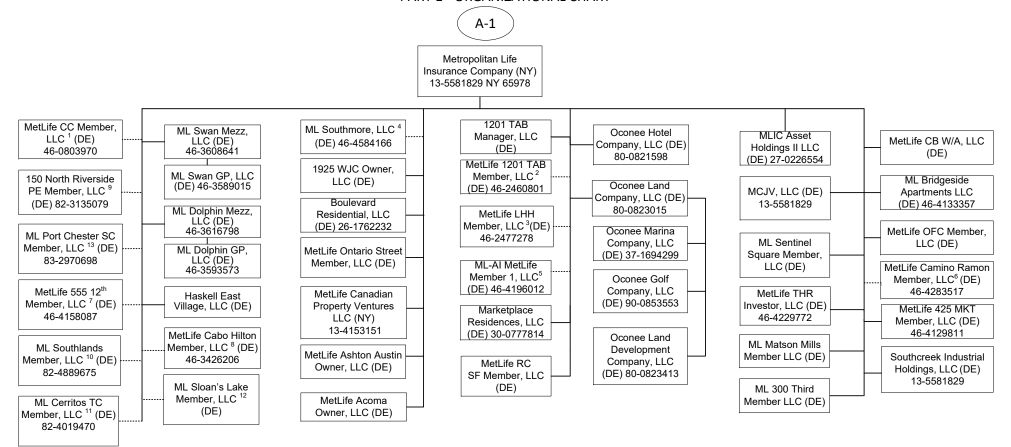
<sup>4</sup> Housing Fund Manager, LLC is the managing member and owns .01% and the remaining interests are held by a third party member.

<sup>5 90.39%</sup> membership interest is held by LISF Solar Trust in which MetLife Capital Limited Partnership has a 100% beneficial interest and the remaining 9.61% is owned by a third party.

96.2

#### Annual Statement for the year 2019 of the Metropolitan Group Property and Casualty Insurance Company

#### SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP



<sup>95.122%</sup> of MetLife CC Member, LLC is held by Metropolitan Life Insurance Company and 4.878% by Metropolitan Tower Life Insurance Company.

<sup>96.9%</sup> of MetLife 1201 TAB Member, LLC is owned by Metropolitan Life Insurance Company and 3.10% is owned by Metropolitan Property and Casualty Insurance

<sup>99%</sup> of MetLife LHH Member, LLC is owned by Metropolitan Life Insurance Company and 1% by Metropolitan Tower Life Insurance Company.

<sup>99%</sup> of ML Southmore, LLC is owned by Metropolitan Life Insurance Company and 1% by Metropolitan Tower Life Insurance Company.

<sup>95.199%</sup> of the membership interest is owned by Metropolitan Life Insurance Company and 4.801% by Metropolitan Property and Casualty Insurance Company.

<sup>99%</sup> of MetLife Camino Ramon Member, LLC is owned by Metropolitan Life Insurance Company and 1% by Metropolitan Tower Life Insurance Company.

<sup>94.6%</sup> of MetLife 555 12th Member, LLC is owned by Metropolitan Life Insurance Company and 5.4% is owned by Metropolitan Tower Life Insurance

<sup>83.1%</sup> of MetLife Cabo Hilton Member, LLC is owned by Metropolitan Life Insurance Company and 16.9% by Metropolitan Tower Life Insurance

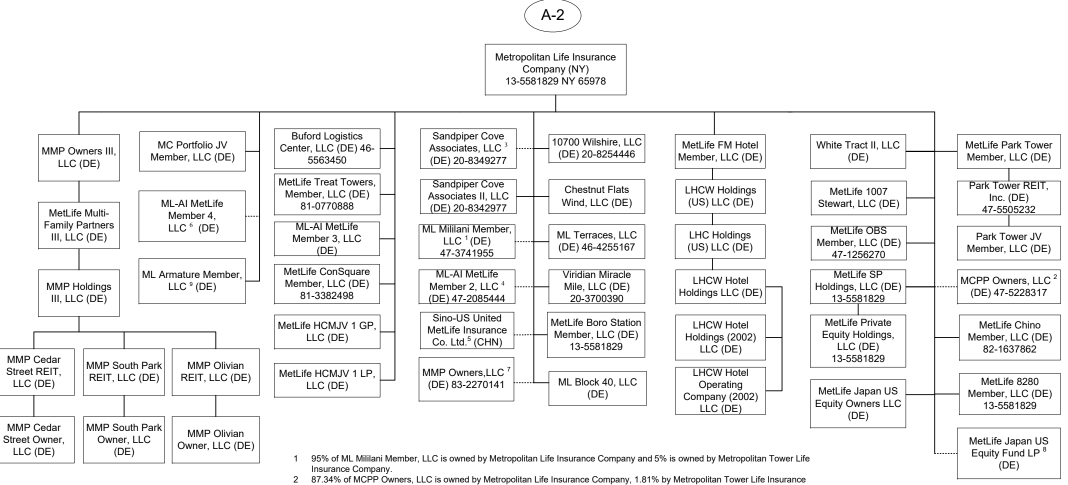
<sup>81.45%</sup> of 150 North Riverside PE Member, LLC is owned by Metropolitan Life Insurance Company, 18.55% is owned by Metropolitan Tower Life Insurance Company

<sup>10 60%</sup> of ML Southlands Member, LLC is owned by Metropolitan Life Insurance Company and 40% is owned by Metropolitan Tower Life Insurance

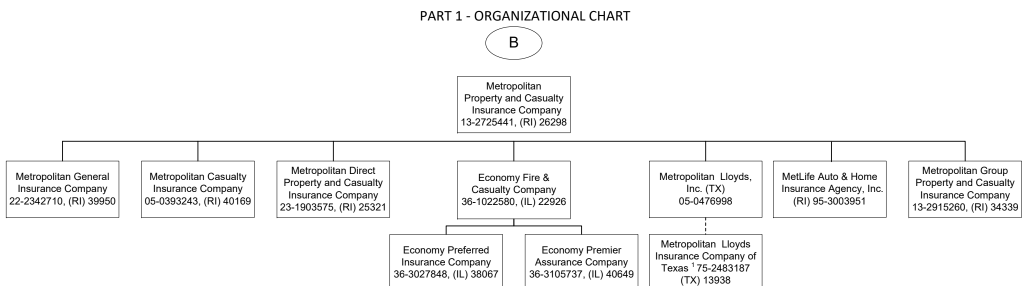
<sup>11 60%</sup> of ML Cerritos TC Member, LLC is owned by Metropolitan Life Insurance Company and 40% is owned by Metropolitan Tower Life Insurance

<sup>12 55%</sup> of ML Sloan's Lake Member, LLC is owned by Metropolitan Life Insurance Company and 45% is owned by Metropolitan Tower Life Insurance

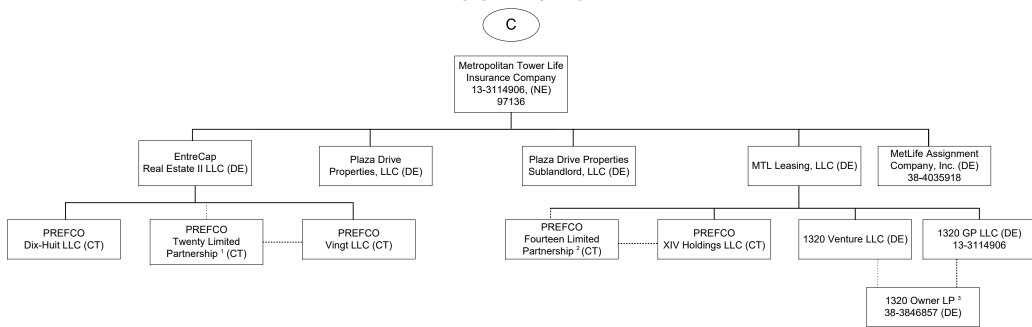
<sup>13 60%</sup> of ML Port Chester SC Member, LLC is owned by Metropolitan Life Insurance Company and 40% is owned by Metropolitan Tower Life Insurance Company



- Company and 10.85% by MTL Leasing, LLC.
- 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.
- 98.97% of ML-AI MetLife Member 2, LLC is owned by Metropolitan Life Insurance Company and 1.03% by Metropolitan Tower Life
- 50% of Sino-US United MetLife Insurance Co. Ltd. is owned by Metropolitan Life Insurance Company and 50% is owned by a third
- 60% of ML-Al Member 4, LLC is owned by Metropolitan Life Insurance Company and 40% is owned by Metropolitan Tower Life Insurance Company.
- 98.82% of MMP Owners, LLC is owned by Metropolitan Life Insurance Company and 1.18% is owned by Metropolitan Property and Casualty Insurance Company.
- 51% of MetLife Japan US Equity Fund LP is owned by Metropolitan Life Insurance Company and 49% is owned by MetLife Insurance
- 87.34% of ML Armature Member, LLC is owned by Metropolitan Life Insurance Company and 12.66% is owned by Metropolitan Tower Life Insurance Company.



<sup>1</sup> 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.

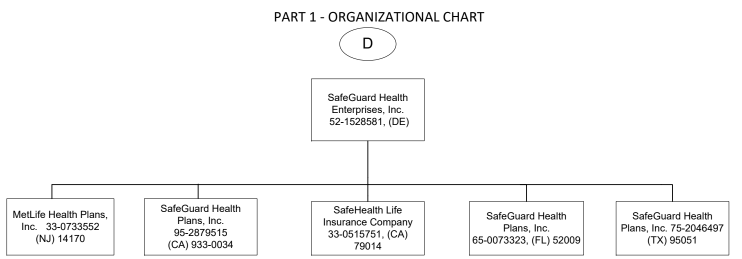


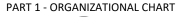
<sup>1 99%</sup> of PREFCO Twenty Limited Partnership. is owned by EntreCap Real Estate II, LLC and 1% is owned by PREFCO Vingt LLC.

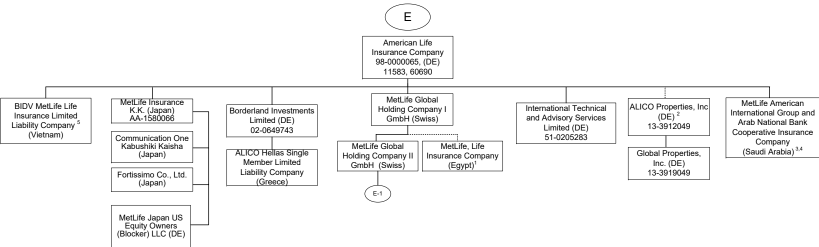
<sup>2 99.9%</sup> of PREFCO Fourteen Limited Partnership is owned by MTL Leasing, LLC and .10% is owned by PREFCO XIV Holdings LLC.

<sup>3 99.9%</sup> of 1320 Owner LP is owned by 1320 Venture LLC and .10% is owned by 1320 GP LLC.

<sup>4 87.34%</sup> of ML, Armature Member, LLC is owned by Metropolitan Tower Life Insurance Company and 12.66% is owned by Metropolitan Life Insurance Company.







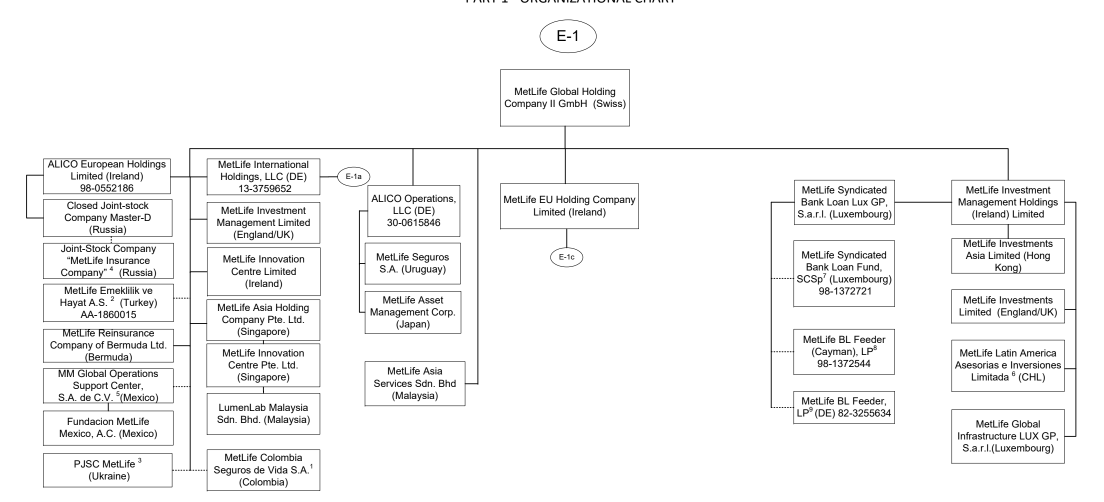
<sup>1 84.125%</sup> of MetLife, Life Insurance Company (Egypt) is owned by MetLife Global Holding Company I GmbH and the remaining interest by

<sup>2 51%</sup> of ALICO Properties, Inc. is owned by American Life Insurance Company and the remaining interest by third parties.

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

<sup>4 30%</sup> 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.

<sup>5 63.44%</sup> of BIDV MetLife Life Insurance Limited Liability Company is held by American Life Insurance Company and the remainder



<sup>1 89.9999657134583%</sup> of MetLife Colombia Seguros de Vida S.A. is owned by MetLife Global Holding Company II GmbH, 10.0000315938813% is owned by MetLife Global Holding Company I GmbH, International Technical and Advisory Services Limited, Borderland Investments Limited and Natiloportem Holdings, LLC each own 0.000000897553447019009%

<sup>99.98%</sup> of MetLife Emeklilik ve Hayat A.S. is owned by MetLife Global Holding Company II GmbH (Swiss) and the remaining by third parties.

<sup>3 99.9988%</sup> 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

<sup>4 51%</sup> of Joint-stock Company MetLife Insurance Company is owned by Closed Joint-stock Company Master D and 49% is owned by MetLife Global Holding

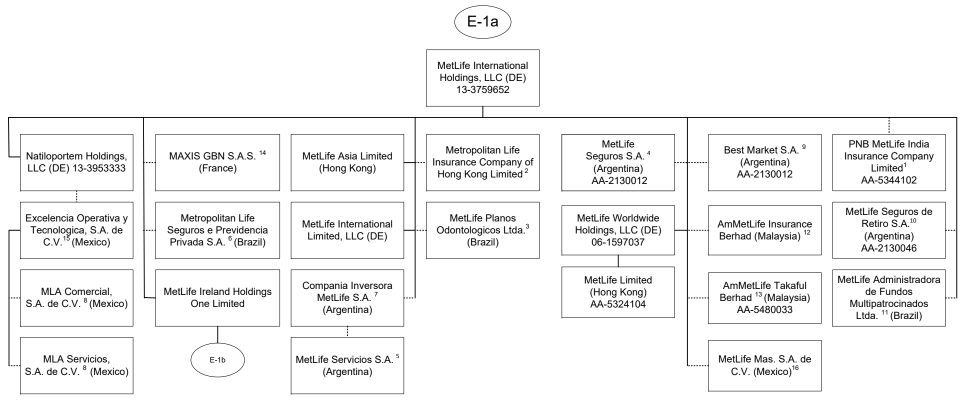
<sup>5 99.99509%</sup> of MM Global Operations Support Center S.A. de C.V. (Mexico) is held by MetLife Global Holding Company II GmbH (Swiss) and 0.000491% is held by MetLife Global Holding Company I GmbH (Swiss).

<sup>6 99.99%</sup> of MetLife Latin American Assorias e Inversiones Limitada is owned by MetLife Investment Management Holdings (Ireland) Limited and .01% is owned by MetLife Global Holding Company II GmbH (Swiss).

MetLife Syndicated Bank Loan Lux GP, S.a.r.I. is the general partner of MetLife Syndicated Bank Loan Fund, SCSp (the "Fund"). The only investors in the Fund are MetLife BL Feeder (Cayman), LP and MetLife BL Feeder, LP.

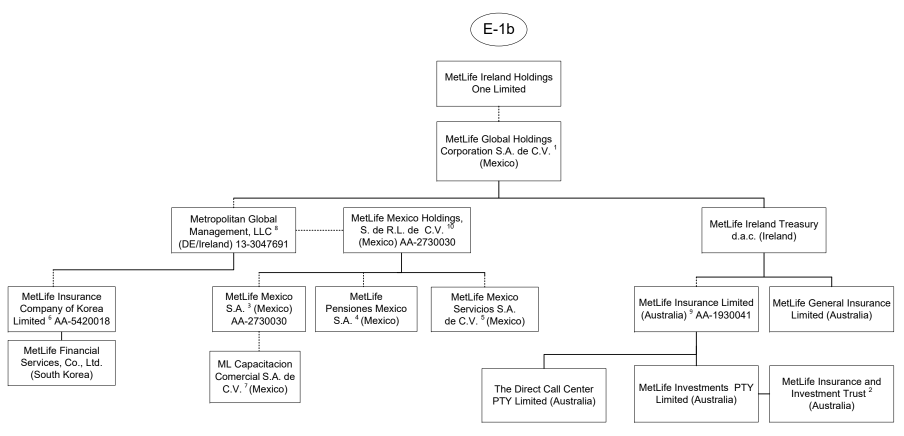
MetLife Syndicated Bank Loan Lux GP, S.a.r.I. is the general partner of MetLife BL Feeder (Cayman), LP (the "Fund"). MetLife BL Feeder (Cayman), LP is an investor in the Fund. The following affiliates hold limited partnership interests in the feeder: MetLife Limited (3.14%), MetLife Insurance K.K. (93.72%) and MetLife Insurance Company of Korea Limited (3.14%).

MetLife Syndicated Bank Loan Lux GP, S.a.r.l. is the general partner of MetLife BL Feeder, LP (the "Fund"). MetLife BL Feeder, LP is an investor in the Fund. The following affiliate holds a limited partnership interest in the feeder: Metropolitan Life Insurance Company (49.26%). The remaining 50.74% is owned by one third party investor.



- 1 32.0526% of PNB MetLife India Insurance Company Limited is owned by MetLife International Holdings, LLC and 67.9474% is owned by third parties.
- 2 99.99935% of Metropolitan Life Insurance Company of Hong Kong Limited is owned by MetLife International Holdings, LLC and 0.00065% is owned by Natiloportem Holdings, LLC.
- 3 99.999% of MetLife Planos Odontologicos Ltda. is owned by MetLife International Holdings, LLC and .001% is owned by Natiloportem Holdings, LLC.
- 4 95.5242% of MetLife Seguros S.A.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.
- 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.

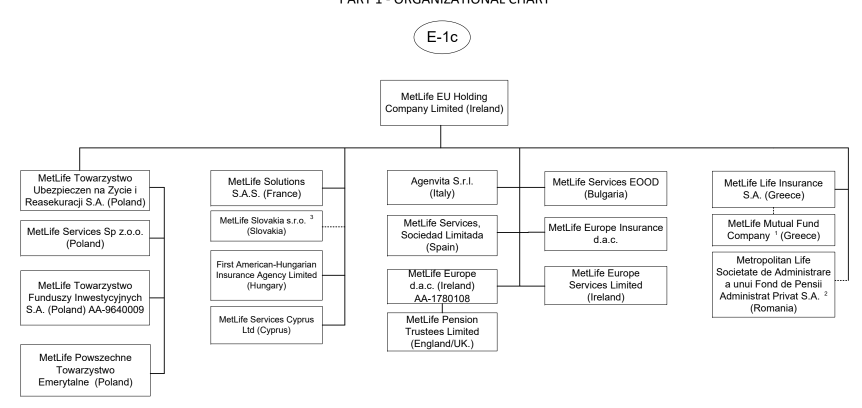
- 8 99% is owned by Excelencia Operative y Technologica, S.A de C.V. and 1% is owned by MetLife Mexico Servicios S.A. de C.V.
- 5% of the shares are held by Natiloportem Holdings, LLC and 95% is owned by MetLife International Holdings, LLC.
- 10 96.8897% is owned by MetLife International Holdings, LLC, 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 50.000002% of AmMetLife Insurance Berhad is owned by MetLife International Holdings, LLC and the remainder by a third party.
- 13 49.999997% of AmMetLife Takaful Berhad is owned by MetLife International Holdings, LLC and the remainder by a third party.
- 5 18.87% of the shares of MetLife Servicios S.A. are held by Compania Inversora MetLife S.A., 79.88% is owned by 14 50% of MAXIS GBN S.A.S. is held by MetLife International Holdings, LLC and the remainder by third parties.
  - 15 99% of Excelencia Operativa y Tecnologica, S.A. de C.V. is held by Natiloportem Holdings, LLC and 1% by MetLife Mexico
  - 16 99.99964399% MetLife Mas, SA de C.V. 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 PTY Limited.
- 3 99.050271% is owned by MetLife Mexico Holdings, S. de R.L. de C.V. and .949729% is owned by MetLife International Holdings, LLC.
- 4 97.5125% is owned by MetLife Mexico Holdings, S. de R.L. de C.V. and 2.4875% is owned by MetLife International Holdings, LLC.
- 5 98% is owned by MetLife Mexico Holdings, S. de R.L. de C.V. 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.

- 7 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 Ś.A. de C.V. and 0.3% is owned by MetLife International Holdings, LLC.
- 9 91.16468% of MetLife Insurance Limited (Australia) is owned by MetLife Ireland Treasury d.a.c. and 8.83532% by MetLife Global Holdings Corp. S.A. de C.V..
- 10 99.99995% is owned by Metropolitan Global Management, LLC and .00005% is owned by Exelencia Operativa y Tecnologica, S.A. de C.V.

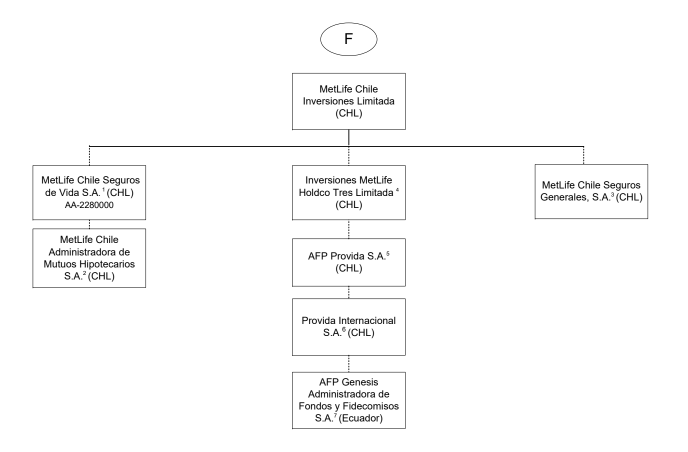
96.11



 <sup>90%</sup> of MetLife Mutual Fund Company is owned by MetLife Life Insurance S.A. and the remaining interest by a third party.
 99.9836% of Metropolitan Life Societate de Administrare a uni Fond de Pensii Administrat Privat S.A. is owned by MetLife EU Holding Company Limited

<sup>199.9836%</sup> of Metropolitan Life Societate de Administrare a uni Fond de Pensii Administrat Privat S.A. Is owned by MetLife EU Holding Company Limited and 0.0164% by MetLife Services Sp z.o.o.

<sup>3 99.956%</sup> of MetLife Slovakia s.r.o. (Slovakia) is owned by MetLife EU Holding Company Limited and 0.044% is owned by International Technical and Advisory Services Limited.



<sup>1 99.997%</sup> is held by MetLife Chile Inversiones Limitada and .003% by International Technical and Advisory Services Limited.

<sup>2 99.9%</sup> is held by MetLife Chile Seguros de Vida S.A. and 0.1% by MetLife Chile Inversiones Limitada.

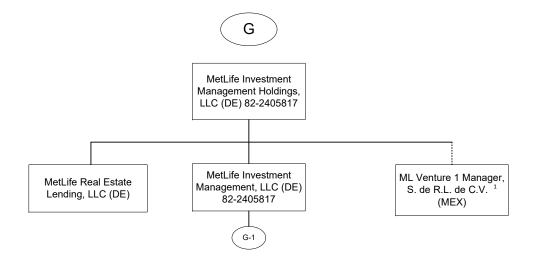
<sup>3 99.98%</sup> of MetLife Chile Seguros Generales, S.A. is owned by MetLife Chile Inversiones Limitada and 0.02% by Inversiones MetLife Holdco Dos Limitada.

<sup>4 97.13%</sup> of Inversiones MetLife Holdco Tres Limitada is owned by MetLife Chile Inversiones Limitada and 2.87% is owned by Inversiones MetLife Holdco Dos Limitada.

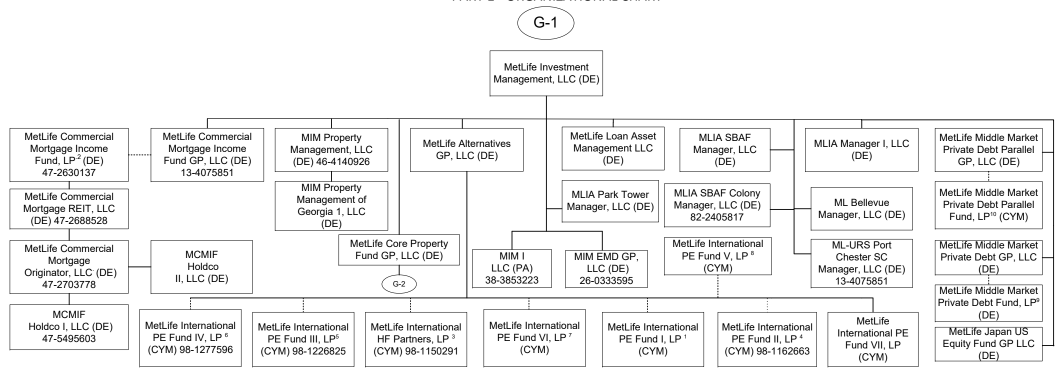
<sup>5 42.3815%</sup> of AFP Provida S.A. is owned by Inversiones MetLife Holdco Dos Limitada, 42.3815% owned by Inversiones MetLife Holdco Tres Limitada and 10.9224% by MetLife Chile Inversiones Limitada and the remainder is owned by the public.

<sup>6 99.99%</sup> of Provida Internacional S.A. is owned by AFP Provida S.A. and .01% by MetLife Chile Inversiones Limitade.

<sup>7 99.9%</sup> of AFP Genesis Administradora de Fondos y Fidecomisos S.A. is owned by Provida Internacional S.A. and 0.1% by AFP Provida S.A.

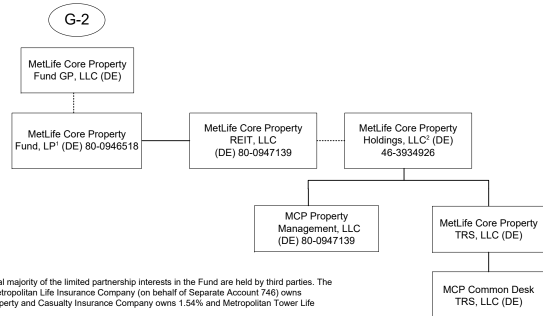


<sup>1. 99.9%</sup> of ML Venture1 Manager, S. de R.L. de C.V. is owned by MetLife Investment Management Holdings, LLC and 0.1% is owned by MetLife Investment Management Holdings (Ireland)



- 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 limited partnership interests in the Fund: Metropolitan Life Insurance Company owns 26.6%, MetLife Insurance Company of Korea, Limited. owns 2.1%, MetLife Limited owns 2.7%, Metropolitan Life Insurance Company of Hong Kong Limited owns 0.03% and Metropolitan Tower Life Insurance Company owns 2.7% (the remainder is held by third party investors).
- 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.
- 4 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 Limited
- 94.70% of the Limited Partnership interests of MetLife International PE Fund IV, LP is owned by MetLife Insurance K.K, 3.79% is owned by MetLife Insurance Company of Korea Limited, 1.51% is owned by MetLife Limited (Hong Kong).
- 76.323% of the Limited Partnership interests of MetLife International PE Fund VI, LP is owned by MetLife Insurance K.K., 20.208% is owned by MetLife Limited and 3.469% is owned by MetLife Insurance Company of Korea.
- 81.699% of the Limited Partnership interests of MetLife International PE Fund V, LP entity is owned by MetLife Insurance K.K.,15.033% is owned by MetLife Limited (Hong Kong) and 3.268% is owned by MetLife Insurance Company of Korea, Limited.
- MetLife Middle Market Private Debt, GP, LLC is the general partner of MetLife Middle Market Private Debt Fund, L.P (the "Fund"). The following affiliates hold limited partnership interests in the Fund: 31.15% is held by MetLife Private Equity Holdings, LLC, 31.15% is held by Metropolitan Life Insurance Company, .35% is held by MetLife Middle Market Private Debt, GP, LLC. The remainder is held by a third party.
- 0 MetLife Middle Market Private Debt Parallel GP is the general partner of MetLife Middle Market Private Debt Parallel Fund, LP. The following affiliate holds a limited partnership interest in the Fund: MetLife Insurance K.K. (100%).



- 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 limited partnership interests in the Fund: Metropolitan Life Insurance Company owns 13.64%, Metropolitan Life Insurance Company (on behalf of Separate Account 746) owns 2.20%, MetLife Insurance Company of Korea Limited owns 1.71%, MetLife Insurance KK owns 5.82%, Metropolitan Property and Casualty Insurance Company owns 1.54% and Metropolitan Tower Life Insurance Company owns 0.05%.
- MetLife Core Property Holdings, LLC also holds, directly or indirectly, the following limited liability companies (indirect ownership indicated in parenthesis): MCP Alley24 East, LLC; MCP Property Management, LLC; MCP One Westside, LLC; MCP 7 Riverway, LLC; MCP Acquisition, LLC; MCP SoCal Industrial - Springdale, LLC; MCP SoCal Industrial - Concourse, LLC; MCP SoCal Industrial - Kellwood, LLC; MCP SoCal Industrial -Redondo, LLC; MCP SoCal Industrial - Fullerton, LLC; MCP SoCal Industrial - Loker, LLC; MCP Paragon Point, LLC; MCP 4600 South Syracuse, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP Paragon Point, LLC; MCP 4600 South Syracuse, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP Paragon Point, LLC; MCP 4600 South Syracuse, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP Paragon Point, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP Paragon Point, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP Waterford Atrium, LLC; MCP The Palms at Doral, LLC; MCP The Palms at Do ENV Chicago, LLC: MCP 1900 McKinney, LLC: MCP 550 West Washington, LLC: MCP 3040 Post Oak, LLC: MCP Plaza at Legacy, LLC: MCP 1900 McKinney, LLC: MCP 550 West Washington, LLC: MCP SoCal Industrial – LAX, LLC: MCP SoCal Industrial - Anaheim, LLC; MCP SoCal Industrial - Canyon, LLC; MCP SoCal Industrial - Bernardo, LLC; MCP Ashton South End, LLC; MCP Lodge At Lakecrest, LLC; MCP Main Street Village, LLC; MCP Trimble Campus, LLC; MCP Highland Park Lender, LLC; MCP Buford Logistics Center Bldg B, LLC; MCP 22745 & 22755 Relocation Drive, LLC (100%); MCP 9020 Murphy Road, LLC; MCP Northyards Holdco, LLC; MCP Northyards Owner, LLC (100%); MCP Northyards Master Lessee, LLC (100%); MCP VOA Holdings, LLC; MCP VOA I & III, LLC (100%); MCP VOA II, LLC (100%); MCP West Broad Marketplace, LLC; MCP Grapevine, LLC; MCP Union Row, LLC; MCP 2 Ames One, LLC; MCP 2 Ames Two, LLC; MCP 2 Ames Two, LLC; MCP 2 Ames One, LLC (100%); MCP 2 Ames One, LLC (100%); MCP 2 Ames One, LLC; MCP 2 Ames One, L Wellington, LLC; MCP Onyx, LLC; MCP Valley Forge Two, LLC; MCP Valley Forge One, LLC (100%); MCP Valley Forg Needham, LLC (100%); MCP 60 11th Street Member, LLC; 60 11th Street, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC; Des Moines Creek Business Park Phase II, LLC (100%); MCP-English Village, LLC; MCP 100 Congress Member, LLC Magnolia Park Member, LLC; MCP Denver Pavilions Member, LLC; MCP Buford Logistics Center 2 Member, LLC; MCP Seattle Gateway Industrial 1, LLC; MCP 249 Industrial Business Park Member, LLC; MCP Seattle Gateway Industrial II, LLC; MCP Seventh and Osborn Retail Member, LLC; MCP Seventh and Osborn MF Member, LLC; Seventh and Osborn MF Venture, LLC (92.5%); High Street Seventh and Osborn Apartments, LLC; MCP Block 23 Member, LLC; MCP Burnside Member, LLC; MCP Mountain Technology Center Member TRS, LLC; MCP Vineyard Avenue Member, LLC; MCP 93 Red River Member, LLC; MCP Vineyard Avenue Member, LLC; MCP Wineyard Avenue Wineyard Avenu MCP Frisco Office, LLC; MCP Center Avenue Industrial Member, LLC; MCP 220 York, LLC; MCP 1500 Michael, LLC; MCP Vance Jackson, LLC; MCP Sleepy Hollow Member, LLC; MCP Foxborough, LLC; MCP Clawiter Innovation Member, LLC.

- 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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