SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 5)

Reinsurance Group of America, Incorporated
-----(Name of Issuer)

(Name of 133uci)

Common Stock, Par Value \$.01 Per Share

(Title of Class of Securities)

759351109

(CUSIP Number)

Gwenn L. Carr MetLife, Inc.

One Madison Avenue
New York, New York 10010
(212)578-2211

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 22, 2003

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box $[\]$.

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

SCHEDULE 13D CUSIP No. 759351109					
1	NAMES OF REPO	ORTING PER	SONS		
	I.R.S. IDENT	IFICATION	NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	MetLife, 1 13-407585				
2	CHECK THE API	PROPRIATE I	BOX IF A MEMBER OF A GR		
	(a) [] (b) []				
3	SEC USE ONLY				
4	SOURCE OF FUI				
	Not Applica	able			
5	CHECK IF DISO	CLOSURE OF) or 2(e)	LEGAL PROCEEDINGS IS F	REQUIRED PURSUA	
6	CITIZENSHIP (F ORGANIZATION		
	Delaware				
NUM	BER OF	7	SOLE VOTING POWER		
SH	HARES FICIALLY		327,600		
OWN	IED BY				
REPO	ACH ORTING	8	SHARED VOTING POWER		
	ERSON /ITH		28,915,939 		
		9	SOLE DISPOSITIVE POW	VER	
			327,600		
		10	SHARED DISPOSITIVE F		
			28,915,939		
11	AGGREGATE AM		ICIALLY OWNED BY EACH F		 ON
	29, 243,	539			
12	CHECK IF THE	AGGREGATE	AMOUNT IN ROW (11) EXC	CLUDES CERTAIN	
	[]				
13	PERCENT OF C	LASS REPRES	SENTED BY AMOUNT IN ROW		
	58.7%*				
14	TYPE OF REPO	RTING PERS			
	НС				

* This percentage is based upon the number of Shares issued and outstanding as of July 31, 2003, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003.

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1		REPORTING PERSONS ENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	Metrop	politan Life Insurance Company
	13-558	31829
2	CHECK THE (a) [] (b) []	APPROPRIATE BOX IF A MEMBER OF A GROUP
3		
4	SOURCE OF	
	Not App	plicable
5	CHECK IF D ITEMS 2(d)	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO () or 2(e)
6	CITIZENSHI	IP OR PLACE OF ORGANIZATION
	New Yo	ork
	NUMBER OF	7 SOLE VOTING POWER
	SHARES BENEFICIALLY	None
	OWNED BY EACH	8 SHARED VOTING POWER
	REPORTING PERSON	28,915,939
	WITH	9 SOLE DISPOSITIVE POWER
		None
		10 SHARED DISPOSITIVE POWER
		28,915,939
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	28,91	15,939
12	CHECK IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []
13	PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	58.1%	
14	TYPE OF RE	PORTING PERSON
	IC	

* This percentage is based upon the number of Shares issued and outstanding as of July 31, 2003, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003.

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1		REPORTING PERSONS ENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	GenAm	erica Financial Corporation
	43-17	79470
2	CHECK THE (a) [] (b) []	APPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE 0	
4	SOURCE OF	
	Not Appli	cable
5		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO) or 2(e) []
6	CITIZENSH	IP OR PLACE OF ORGANIZATION
	Missou	ri
	NUMBER OF	7 SOLE VOTING POWER
	SHARES BENEFICIALLY	None
	OWNED BY EACH	8 SHARED VOTING POWER
	REPORTING PERSON	24,131,250
	WITH	9 SOLE DISPOSITIVE POWER
		None
		10 SHARED DISPOSITIVE POWER
		24,131,250
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	24,131	, 250
12		THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT 0	F CLASS REPRESENTED BY AMOUNT IN ROW (11)
	48.5	
14	TYPE OF R	EPORTING PERSON
	HC, CO	

* This percentage is based upon the number of Shares issued and outstanding as of July 31, 2003, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003.

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	1		REPORTING PERSONS ENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
		43-02	al American Life Insurance Company 85930		
-	2		APPROPRIATE BOX IF A MEMBER OF A GROUP		
-	3		SEC USE ONLY		
-	4	SOURCE OF			
		Not App	licable		
-	5		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO () or 2(e)		
-	6	CITIZENSH	IP OR PLACE OF ORGANIZATION		
		Misso	uri		
-		NUMBER OF	7 SOLE VOTING POWER		
		SHARES BENEFICIALLY	None		
		OWNED BY EACH	8 SHARED VOTING POWER		
		REPORTING PERSON	24,131,250		
		WITH	9 SOLE DISPOSITIVE POWER		
			None		
			10 SHARED DISPOSITIVE POWER		
			24,131,250		
-	 11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
		24,131	.,250		
_		, 	′ 		
_	12	CHECK IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
	13	PERCENT 0	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
		48.5%*			
-	14	TYPE OF RE	PORTING PERSON		
		IC			
-					

* This percentage is based upon the number of Shares issued and outstanding as of July 31, 2003, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003.

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1		REPORTING PERSONS ENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	Equit	y Intermediary Company
	43-17	27895
2	CHECK THE (a) [] (b) []	APPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE 0	NLY
4	SOURCE OF	FUNDS
	Not A	pplicable
5	CHECK IF ITEMS 2(d	
6	CITIZENSH	IP OR PLACE OF ORGANIZATION
	Misso	uri
	NUMBER OF	7 SOLE VOTING POWER
	SHARES BENEFICIALLY	None
	OWNED BY EACH	8 SHARED VOTING POWER
	REPORTING PERSON	24,131,250
	WITH	9 SOLE DISPOSITIVE POWER
		None
		10 SHARED DISPOSITIVE POWER
		24,131,250
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	24,131	, 250
12	CHECK IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT 0	F CLASS REPRESENTED BY AMOUNT IN ROW (11)
	48.5%*	
14	TYPE OF R	EPORTING PERSON
	HC,CO	

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 $^{^{\}star}$ This percentage is based upon the number of Shares issued and outstanding as of July 31, 2003, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003.

This Statement amends the Schedule 13D Statement, as amended, of MetLife, Inc. in respect of Reinsurance Group of America, Incorporated, by amending and restating it in its entirety, as follows:

Item 1. Security and Issuer.

This Statement relates to the common stock, par value of \$.01 per share (the "Shares"), of Reinsurance Group of America, Incorporated, a Missouri corporation ("RGA"). The address of the principal executive offices of RGA is 1370 Timberlake Manor Parkway, Chesterfield, Missouri 63017.

Item 2. Identity and Background.

(a) through (c) and (f). This Statement is filed on behalf of (i) MetLife, Inc. ("MLINC"), (ii) Metropolitan Life Insurance Company ("MetLife"), a wholly-owned subsidiary of MLINC, (iii) GenAmerica Financial Corporation, a wholly-owned subsidiary of MetLife ("GenAmerica"), (iv) General American Life Insurance Company, a wholly-owned subsidiary of GenAmerica ("GenAm Life"), and (v) Equity Intermediary Company, a wholly-owned subsidiary of GenAm Life ("EIM") (MLINC, MetLife, GenAmerica, GenAm Life and EIM are referred to herein collectively as the "Filing Parties"). MLINC, a Delaware corporation with its principal office and business at One Madison Avenue, New York, NY, 10010-3690, is not controlled by any person or persons and is a holding company which owns all of the issued and outstanding shares of common stock of MetLife. MetLife, a New York life insurance company, has its principal office and business at One Madison Avenue, New York, New York 10010-3690. GenAmerica and EIM are holding companies and GenAm Life is an insurance company. GenAmerica, GenAm Life and EIM are each Missouri corporations with the address of their principal offices and businesses at 700 Market Street, St. Louis, Missouri 63101.

Set forth on Exhibit 1 to this Statement, and incorporated herein by reference, is the name, residence or business address, present principal occupation or employment (and the name, principal business and address of any corporation or other organization in which such employment is conducted) and citizenship of each director and executive officer of the Filing Parties.

- (d) During the last five years, none of the Filing Parties nor, to the best knowledge of the Filing Parties, any of their respective executive officers or directors has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, none of the Filing Parties nor, to the best knowledge of the Filing Parties, any of their respective executive officers or directors has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or other Consideration.

On November 23, 1999, using \$125,000,000.13 of working capital, MetLife purchased 4,784,689 Shares (the "Direct Shares") pursuant to a Stock Purchase Agreement, dated as of November 23, 1999 (the "RGA Agreement"), by and between RGA and MetLife, as described in Item 6 below.

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On January 6, 2000, MetLife indirectly acquired an additional 24,131,250 Shares (the "Indirect Shares"). Pursuant to the Stock Purchase Agreement, dated as of August 26, 1999, as amended by the Amendment to Stock Purchase Agreement dated as of September 16, 1999 and the Second Amendment to Stock Purchase Agreement dated as of January 6, 2000 (as so amended, the "General American Agreement"), by and between General American Mutual Holding Company, a Missouri mutual insurance holding company ("General American"), and MetLife, MetLife purchased from General American all of the issued and outstanding shares of capital stock of GenAmerica for a purchase price of approximately \$1.2 billion. As described in Item 2 above, GenAmerica is an indirect parent of EIM, which owns all of the Indirect Shares.

MetLife used approximately \$300 million of working capital to finance the purchase of the stock of GenAmerica. The remainder of the purchase price, approximately \$900 million, was financed by MetLife from the issuance by one of its subsidiaries, MetLife Funding, Inc. ("MetLife Funding"), of short-term debt in the form of commercial paper, pursuant to customary commercial paper dealer arrangements with Deutsche Bank Securities Inc., Chase Securities Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated, CS First Boston Corporation and Goldman, Sachs & Co. The commercial paper had a weighted-average maturity of 70 days and bore a weighted-average interest rate of 6.06%. Upon maturity of the commercial paper, MetLife Funding had the option to refinance the obligations then due with proceeds arising from one or more issuances of commercial paper of short duration that matured at or around the estimated time of completion of the initial public offering of MLINC.

The descriptions of the RGA Agreement, the General American Agreement, the commercial paper dealer arrangements and the transactions contemplated thereby set forth in this Statement are qualified in their entirety by reference to the RGA Agreement included as Exhibit 2 to this Statement, the General American Agreement included as Exhibits 5, 6 and 7 to this Statement, and the commercial paper dealer agreements included as Exhibits 8, 9 and 10 to this Statement, with each such Exhibit being incorporated herein by reference.

On April 7, 2000, MetLife converted from a mutual life insurance company to a stock life insurance company and became a wholly-owned subsidiary of MLINC, a Delaware corporation. MLINC acquired indirect ownership of the Direct Shares and Indirect Shares by virtue of its ownership of its wholly-owned subsidiary, MetLife.

MLINC and its affiliates will use working capital to purchase additional Shares of RGA, as described in Item 4 below.

Item 4. Purpose of Transaction.

MetLife purchased the Direct Shares in order to provide RGA with an equity infusion for general corporate purposes. MetLife acquired the Indirect Shares as a result of its purchase of GenAmerica pursuant to the General American Agreement

On January 30, 2002, MLINC announced that it and its affiliates intended to purchase up to an aggregate of \$125 million of additional Shares of common stock of RGA. The purchases are intended to offset potential future dilution of the Filing Parties' holdings of RGA Shares arising from the issuance of Preferred Income Equity Redeemable Securities (PIERS)* by RGA on December 10, 2001. Purchases of RGA Shares may be made in the open market and through privately-negotiated transactions. The timing of the purchases will be dependent upon market conditions and other

 $^{^{\}star}$ "Preferred Income Equity Redeemable Securities" (SM) and "PIERS" (SM) are service marks owned by Lehman Brothers Inc.

corporate considerations. The plan to purchase additional Shares of RGA may be modified, extended or terminated by MLINC and its affiliates at any time. As of October 24, 2003, MLINC had purchased a total of 327,600 shares under this plan for an aggregate purchase price of approximately \$9.5 million.

At a meeting of the RGA Board of Directors held on January 23, 2002, Stewart G. Nagler, Vice-Chairman and Chief Financial Officer of MLINC, was elected as Chairman of the Board of RGA. At the same meeting, Joseph A. Reali, Senior Vice-President and Tax Director of MLINC, was elected as a member of the Board of Directors of RGA, replacing John H. Tweedie, who retired from MLINC and the Board of Directors of RGA on December 31, 2001. On October 22, 2003, the Board of Directors of RGA elected, effective November 1, 2003 and October 22, 2003, Lisa M. Weber, Senior Executive Vice President and Chief Administrative Officer of MLINC, and Leland C. Launer Jr., Executive Vice President and Chief Investment Officer of MLINC, as Directors, respectively, filling Board positions that were vacant.

Except as set forth herein, the Filing Parties have no present plans or proposals which relate to or would result in any of the following:

- (a) The acquisition of additional securities or the disposition of securities of RGA :
- (b) An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving RGA or any of its subsidiaries;
- (c) A sale or transfer of a material amount of assets of RGA or of any of its subsidiaries;
- (d) Any change in the present board of directors or management of RGA, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board of directors;
- (e) Any material change in the present capitalization or dividend policy of RGA;
- (f) Any other material change in RGA's business or corporate structure;
- (g) Changes in RGA's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of RGA by any person;
- (h) Causing a class of securities of RGA to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- (i) A class of equity securities of RGA becoming eligible for termination of registration pursuant to Section 12(q)(4) of the Act; or
- (j) Any action similar to any of those enumerated above.
- Item 5. Interest in Securities of the Issuer.
- (a) and (b). As of October 24, 2003, MLINC and MetLife beneficially owned 29,243,539 Shares, or approximately 58.7 percent of the outstanding Shares. Of such Shares, MLINC has sole voting and dispositive power with respect to 327,600 Shares, MLINC and MetLife share voting and dispositive power with each other with respect to 4,784,689 Shares and share voting and dispositive power with GenAmerica, GenAm Life and EIM with respect to 24,131,250 Shares. As of October 24, 2003, GenAmerica, GenAm Life and EIM beneficially owned 24,131,250 Shares, or approximately 48.5

percent of the outstanding Shares. With respect to such Shares, GenAmerica, GenAm Life and EIM share voting and dispositive power with MLINC, MetLife and each other. See also Item 2 above.

The following information in this paragraph is to the best knowledge of the Filing Parties. As of October 22, 2003, Stewart G. Nagler, Vice Chairman of the Board and Chief Financial Officer of MLINC and MetLife, a director of GenAmerica and GenAm Life and Chairman of the Board of RGA, beneficially owned 1,000 Shares and had sole voting and dispositive power with respect to such Shares.

The Share ownership described in the above paragraph does not represent beneficial ownership of more than 1% of the outstanding Shares.

The percentage amounts set forth in this Item 5 are based upon the number of Shares issued and outstanding as of July 31, 2003, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2003.

- (c) In the 60 days prior to the date of filing of this Statement, none of the Filing Parties or, to the best knowledge of the Filing Parties, any of their respective directors and executive officers has effected any transactions in the Shares
- (d) No other person is known by the Filing Parties to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares.
 - (e) Not applicable.

Item 6. Contract, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Pursuant to the RGA Agreement, MetLife purchased the Direct Shares from RGA for a purchase price of \$26.125 per share, or \$125,000,000.13 in the aggregate (less \$50,000 for MetLife's legal fees which RGA agreed to pay). RGA agreed to use such proceeds for general corporate purposes. In connection with the purchase and sale of such Shares under the RGA Agreement, RGA and MetLife executed and delivered a Registration Rights Agreement, dated as of November 23, 1999 (the "Registration Rights Agreement"). The Registration Rights Agreement requires RGA, following a request from MetLife, to register the offer and sale of all or any part of the Direct Shares under the Securities Act of 1933, as amended (the "Securities Act"). The Registration Rights Agreement also permits MetLife to include all or any part of the Direct Shares in certain other proposed registrations by RGA of its Shares under the Securities Act.

Additional registration rights relating to Indirect Shares are set forth in the Registration Rights Agreement, dated as of April 15, 1993, (the "1993 Registration Rights Agreement"), between RGA and GenAm Life. The 1993 Registration Rights Agreement requires RGA, following a request, to register the offer and sale of Indirect Shares under the Securities Act, and permits the inclusion of Indirect Shares in certain other proposed registrations by RGA of its Shares under the Securities Act.

The descriptions of the Registration Rights Agreement and the 1993 Registration Rights Agreement set forth in this Statement are qualified in their entirety by reference to such agreements, included as Exhibits 3 and 4, respectively, to this Statement, each of which is incorporated herein in its entirety by reference. See also Item 3 above.

Item 7. Material to be Filed as Exhibits.

Exhibit No.	Description
1	Directors and Executive Officers of Filing Parties
2	Stock Purchase Agreement, dated as of November 23, 1999, by and between RGA and MetLife (the "RGA Agreement") (Incorporated by reference to Exhibit 1 to the Filing Parties' Statement on Schedule 13D filed December 3, 1999 (the "Schedule 13D"))
3	Registration Rights Agreement, dated as of November 23, 1999, by and between RGA and MetLife (Incorporated by reference to Exhibit 3 to the Schedule 13D)
4	Registration Rights Agreement, dated as of April 15, 1993, by and between RGA and GenAm Life (Incorporated by reference to Exhibit 4 to Amendment No. 1 to the Schedule 13D filed January 14, 2000("Amendment No. 1"))
5	Stock Purchase Agreement, dated as of August 26, 1999, by and between General American and MetLife (the "General American Agreement") (Incorporated by reference to Exhibit 2 to the Schedule 13D)
6	Amendment to General American Agreement, dated as of September 16, 1999, by and between General American and MetLife (Incorporated by reference to Exhibit 2A to Amendment No. 1)
7	Second Amendment to General American Agreement, dated as of January 6, 2000, by and between General American and MetLife (Incorporated by reference to Exhibit 2B to Amendment No. 1)
8	Commercial Paper Dealer Agreement, dated as of November 24, 1999, between MetLife Funding, Inc. and Deutsche Bank Securities Inc. (Incorporated by reference to Exhibit 5 to Amendment No. 1)
9	Commercial Paper Dealer Agreement, dated as of September 24, 1999, between MetLife Funding, Inc. and Chase Securities Inc. (Incorporated by reference to Exhibit 6 to Amendment No. 1)
10	Section 3(a)(3) Commercial Paper Agreement dated May 13, 1996 between MetLife Funding, Inc. and CS First Boston Corporation (Incorporated by reference to Exhibit 7 to Amendment No. 1)
11	Agreement Required for Joint Filing under Rule 13d-1(k)(1) (Incorporated by reference to Exhibit B to Amendment No. 4 to the Schedule 13D filed February 21, 2002 ("Amendment No. 4"))

SIGNATURE

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

Dated: October 24, 2003

METLIFE, INC.

By: /s/ Anthony J. Williamson

Name: Anthony J. Williamson Title: Senior Vice-President and Treasurer

METROPOLITAN LIFE INSURANCE COMPANY

By: /s/ Anthony J. Williamson

Name: Anthony J. Williamson

Senior Vice-President and Treasurer Title:

GENAMERICA FINANCIAL CORPORATION

By: /s/ Anthony J. Williamson

.....

Name: Anthony J. Williamson Title: Vice-President and Treasurer

GENERAL AMERICAN LIFE INSURANCE COMPANY

By: /s/ Anthony J. Williamson

Name:

Anthony J. Williamson Vice-President and Treasurer Title:

EQUITY INTERMEDIARY COMPANY

By: /s/ Anthony J. Williamson

Name: Anthony J. Williamson Title: Director, Vice-President and Treasurer

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EXHIBIT 1

DIRECTORS AND EXECUTIVE OFFICERS OF THE FILING PARTIES

Set forth below is the name, present principal occupation or employment and business address of each director and executive officer of MLINC and MetLife. MLINC is a holding company and MetLife is an insurance company. The principal business address of MLINC and MetLife is One Madison Avenue, New York, NY 10010-3690. Each person listed below is a citizen of the United States.

DIRECTORS

Name And Business Address Principal Occupation or Employment

Curtis H. Barnette Of Counsel, Skadden, Arps, Slate,

Skadden, Arps, Slate, Meagher & Flom LLP 1440 New York Avenue, N.W. Washington, DC 20005-2111 Of Counsel, Skadden, Arps, Slate, Meagher & Flom LLP (law firm)

Robert H. Benmosche

Chairman of the Board, President and Chief Executive Officer, MLINC and MetLife

Gerald Clark

Vice-Chairman of the Board, MLINC and MetLife

John C. Danforth Bryan Cave LLP 211 N. Broadway, Suite 3600 St. Louis, MO 63102-2750 Partner, Bryan Cave LLP (law firm)

Burton A. Dole, Jr. P.O. Box 208 Pauma Valley, California 92061 Partner and Chief Executive Officer, Medsouth Therapies, LLC (rehabilitative health care)

James R. Houghton Corning Incorporated 80 East Market Street 2nd Floor

Corning, New York 14830

Chairman and Chief Executive Officer, Corning Incorporated (telecommunications technology)

Harry P. Kamen Metropolitan Life Insurance Co. 200 Park Avenue, Suite 5700 New York, New York 10166 Retired Chairman of the Board and Chief Executive Officer, MetLife

Helene L. Kaplan Skadden, Arps, Slate, Meagher & Flom LLP Four Times Square New York, New York 10036 Of Counsel, Skadden, Arps, Slate, Meagher and Flom LLP (law firm)

John M. Keane 1700 North Moore Street Suite 1410 Arlington, Virginia 22209 Retired General, Vice Chief of Staff and Chief Operating Officer, U.S. Army

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Name And Business Address

Principal Occupation or Employment

Catherine R. Kinney

New York Stock Exchange, Inc. 11 Wall Street

Co-Chief Operating Officer, President and Executive Vice Chairman, New York

New York, New York 10005

Stock Exchange, Inc.

Charles M. Leighton P. O. Box 247 Bolton, MA 01740

Retired Chairman and Chief Executive Officer, CML Group, Inc. (exercise and leisure products)

Stewart G. Nagler

Vice-Chairman of the Board and Chief Financial Officer, MLINC and MetLife; Chairman of the Board, RGA; Director, GenAmerica and GenAm Life

John J. Phelan, Jr. P.O. Box 312

Mill Neck, New York 11765

New York Stock Exchange, Inc.

Retired Chairman and Chief Executive Officer,

Hugh B. Price

National Urban League, Inc. 500 East 62nd Street New York, New York 10021

Retired President and Chief Executive Officer, National Urban League, Inc.

Kenton J. Sicchitano Metropolitan Life Insurance Co.

One Madison Avenue New York, New York 10010 Retired Global Managing Partner - Independence and Regulatory Matters, PricewaterhouseCoopers

William G. Steere, Jr.

Pfizer Inc.

235 East 42nd Street New York, New York 10017 Retired Chairman of the Board and Chief Executive Officer, Pfizer Inc.

EXECUTIVE OFFICERS (Who are not Directors)

Principal Occupation or Employment

Gary A. Beller

Name

Senior Executive Vice-President, MLINC and MetLife

Daniel J. Cavanagh

Executive Vice President of Operations & Technology, MLINC and MetLife

C. Robert Henrikson

President, U.S. Insurance and Financial Services, MLINC and MetLife;

Chairman, President and CEO, GenAmerica and GenAm Life

Leland C. Launer, Jr.

Executive Vice President and Chief Investment Officer, MLINC and MetLife; Director, RGA

James L. Lipscomb

Executive Vice-President and General Counsel, MLINC and MetLife; Director, GenAm Life

Catherine A. Rein

Senior Executive Vice-President, MLINC and MetLife; President and Chief Executive Officer, Metropolitan Property and

Casualty Insurance Company

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Name

Principal Occupation or Employment

William J. Toppeta

President, International, MLINC and MetLife

Lisa M. Weber

Senior Executive Vice-President and Chief Administrative Officer, MLINC and MetLife; Director, GenAmerica, GenAm Life and RGA (for RGA, effective November 1, 2003)

Set forth below is the name, present principal occupation or employment and business address of each director and executive officer of GenAmerica. GenAmerica is a holding company. The principal business address of GenAmerica is 700 Market Street, St. Louis, Missouri 63101. Each person listed below is a citizen of the United States.

Name And Business Address

Principal Occupation or Employment

C. Robert Henrikson Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 President, U.S. Insurance and Financial Services, MLINC and MetLife; Chairman, President and CEO, GenAmerica and GenAm

Stewart G. Nagler Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010-3690 Vice-Chairman of the Board and Chief Financial Officer, MLINC and MetLife; Chairman of the Board, RGA; Director, GenAmerica and GenAm Life

Lisa M. Weber Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010-3690

Senior Executive Vice-President and Chief Administrative Officer, MLINC and MetLife; Director, GenAmerica, GenAm Life and RGA (for RGA, effective November 1, 2003)

Set forth below is the name, present principal occupation or employment and business address of each director and executive officer of GenAm Life. GenAm Life is an insurance company. The principal business address of GenAm Life is 700 Market Street, St. Louis, Missouri 63101. Each person listed below is a citizen of the United States.

Name And Business Address

Principal Occupation or Employment

James P. Bossert 501 Route 22 Bridgewater, New Jersey 08807 Vice President, MLINC and MetLife; Chief Financial Officer, MetLife Investors; Vice President and Chief Financial Officer, GenAm Life

Richard D. Evans II

Senior Vice President and Director, GenAm Life; Vice President, MetLife

C. Robert Henrikson Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 President, U.S. Insurance and Financial Services, MLINC and MetLife; Chairman, President and CEO, GenAmerica and GenAm

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Name And Business Address

Principal Occupation or Employment

Michael K. Farrell Metropolitan Life Insurance Co. Harborside Financial Center 600 Plaza II Jersey City, New Jersey 07311 Senior Vice-President, MLINC and MetLife; Director, GenAm Life

Nicholas D. Latrenta Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 Senior Vice President, MLINC and MetLife; Director, GenAm Life

James L. Lipscomb Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 Executive Vice President and General Counsel, MLINC and MetLife; Director, GenAm Life

Stewart G. Nagler Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 Vice-Chairman of the Board and Chief Financial Officer, MLINC and MetLife; Chairman of the Board, RGA; Director, GenAmerica and GenAm Life

Stanley J. Talbi Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 Senior Vice-President, MLINC and MetLife; Director, GenAm Life and EIM

Lisa M. Weber Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010-3690 Senior Executive Vice-President and Chief Administrative Officer, MLINC and MetLife; Director, GenAmerica, GenAm Life and RGA (for RGA, effective November 1, 2003)

William J. Wheeler Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 Senior Vice President, MLINC and MetLife; Director, GenAm Life $\,$

Anthony J. Williamson 1 MetLife Plaza 27-01 Queens Plaza North Long Island City, New York 11101 Senior Vice-President and Treasurer, MLINC and MetLife; Vice President and Treasurer, GenAmerica, GenAm Life and EIM; Director, GenAm Life and EIM

Set forth below is the name, present principal occupation or employment and business address of each director and executive officer of EIM. EIM is a holding company. The principal business address of EIM is 700 Market Street, St. Louis, Missouri 63101. Each person listed below is a citizen of the United States.

Name And Business Address

Principal Occupation or Employment

Stanley J. Talbi Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010 Senior Vice President, MLINC and MetLife; Director, GenAm Life and EIM

Joseph A. Reali 1 MetLife Plaza 27-01 Queens Plaza North Long Island City, New York 11101 Senior Vice President and Tax Director, MLINC and MetLife; Director and President, EIM; Director, RGA

Name And Business Address

Principal Occupation or Employment

Anthony J. Williamson

1 MetLife Plaza

27-01 Queens Plaza North
Long Island City, New York 11101

Senior Vice-F
MetLife; Vice
GenAmerica, C
Life and EIM

Senior Vice-President and Treasurer, MLINC and MetLife; Vice President and Treasurer, GenAmerica, GenAm Life and EIM; Director, GenAm Life and EIM

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