# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)

Reinsurance Group of America, Incorporated

(Name of Issuer)

Common Stock, Par Value \$.01 Per Share

(Title of Class of Securities)

759351109

(CUSIP Number)

Dorothy L. Murray Metropolitan Life Insurance Company 4100 Boy Scout Blvd. Tampa, FL 33607 (813) 801-2063

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

# April 7, 2000

(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 Rule 13d-1(e), 13d-1(f) or 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).

NAME OF REPORTING PERSON 1 S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Mottifo Too

	MetLi1	e, Inc.		
	13-407	75851		
2	CHECH (a)   (b)			
3	SEC USE ON	NLY		
4	SOURCE OF	FUNDS		
	00 (See	e Item 3)		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION			
Delaware				
	NUMBER OF SHARES	7 SOLE VOTING POWER		
BENEFICIALLY OWNED BY		None*		
EACH		8 SHARED VOTING POWER		
REPORTING PERSON WITH		28,915,939*		

None\*

SOLE DISPOSITIVE POWER

		10 SHARED DISPOSITIVE POWER
		28,915,939*
11	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	28,91	L5,939*
12	CHECK BOX I	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	58.6%	ó*
14	TYPE OF REF	PORTING PERSON
	НС	
	See Items 3 ar ing to beneficia il 3, 2001.	nd 5 below. Unless otherwise indicated, all information all ownership of the Shares by the Reporting Persons is as
1		PORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON
	Metrop 13-558	politan Life Insurance Company 81829
2	CHECK THE (a) [ ] (b) [ ]	APPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE ON	ILY
4	SOURCE OF	FUNDS
	WC, 00	
5	CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO [ ]
6	CITIZENSHIP	OR PLACE OF ORGANIZATION
	New Yo	ork
	NUMBER OF	7 SOLE VOTING POWER
В	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	None*
		8 SHARED VOTING POWER
		28,915,939*
		9 SOLE DISPOSITIVE POWER
		None*
		10 SHARED DISPOSITIVE POWER
		28,915,939*
11	AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	28,91	L5,939*
	CHECK BOX IF THE	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	58.6%	ó*
14	TYPE OF REF	PORTING PERSON
	IC	
*	TYPE OF REF	·

	ng to beneficiand in the state of the state	al ownership of the Shares by the Reporting Persons is as		
1		PORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON		
	GenAme 43-17	erica Financial Corporation 79470		
2	CHECK THE A (a) [ ] (b) [ ]			
3	SEC USE ONI	SEC USE ONLY		
4	SOURCE OF I	FUNDS		
	Not Applio	cable		
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Missouri			
	NUMBER OF	7 SOLE VOTING POWER		
В	SHARES ENEFICIALLY	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*		
	ACCRECATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
11				
	24, 131,			
12	[ ]	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARE		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	48.99	6*		
14	TYPE OF REF	PORTING PERSON		
	HC, CO			
	See Items 3 and ng to beneficial 3, 2001.	nd 5 below. Unless otherwise indicated, all information al ownership of the Shares by the Reporting Persons is as		
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	Genera 43-028	al American Life Insurance Company 35930		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [ ] (b) [ ]			
3	SEC USE ONI	SEC USE ONLY		
4	SOURCE OF I	FUNDS		
	Not App	licable		
5	CHECK BOX I	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO or 2(e) [ ]		

Missouri

1113	Jour 1	
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 AGGREGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
24,1	31, 250*	
12 CHECK BO	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
48.9	%*	
14 TYPE OF	REPORTING PERSON	
IC IC	KEI OKTENO TERCON	
	and 5 below. Unless otherwise indicated, all information cial ownership of the Shares by the Reporting Persons is as	
	REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	ity Intermediary Company 1727895	
2 CHECK TH (a) [ ] (b) [ ]	E APPROPRIATE BOX IF A MEMBER OF A GROUP	
3 SEC USE	SEC USE ONLY	
4 SOURCE 0	F FUNDS	
Not	Applicable	
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6 CITIZENS	HIP OR PLACE OF ORGANIZATION	
Mis	souri	
NUMBER OF SHARES	7 SOLE VOTING POWER	
BENEFICIALLY OWNED BY	None*	
EACH	8 SHARED VOTING POWER	
REPORTING PERSON	24,131,250*	
WITH	9 SOLE DISPOSITIVE POWER	
	None*	
	10 SHARED DISPOSITIVE POWER	
	24,131,250*	
44 40005047	AMOUNT DENEFTCIALLY OWNED BY FACIL DEDORTING DEDON	

- 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

48.9%\*

14 TYPE OF REPORTING PERSON

HC, CO

\* See Items 3 and 5 below. Unless otherwise indicated, all information relating to beneficial ownership of the Shares by the Reporting Persons is as of April 3, 2001.

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"). This Statement amends the Schedule 13D/A Statement of Metropolitan Life Insurance Company in respect of RGA dated January 6, 2000 by amending and restating Items 2, 3, 5 and 7 in their entirety, as follows:

### 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 A 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 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 Shares by virtue of its ownership of its wholly-owned subsidiary MetLife.

## Item 5. Interest in Securities of the Issuer.

(a) and (b). As of April 3, 2001, MLINC and MetLife beneficially owned 28,915,939 Shares, or approximately 58.6 percent of the outstanding Shares. Of such Shares, MLINC and MetLife share voting and dispositive power with each other with respect to 4,784,689 Shares and shares voting and dispositive power with GenAmerica, GenAm Life and EIM with respect to 24,131,250 Shares. As of April 3, 2001, GenAmerica, GenAm Life and EIM beneficially owned 24,131,250 Shares, or approximately 48.9 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. All information in this paragraph relating to the number of the Shares beneficially owned by the Reporting Persons has not changed since the date of the event which requires filing of this Statement.

The following information in this paragraph is to the best knowledge of the Filing Parties. As of April 3, 2001, Helene L. Kaplan, a director of MLINC and MetLife, beneficially owned 1,800 Shares and had sole voting and dispositive power with respect to such Shares. As of April 3, 2001, Judy E. Weiss, President of MetLife Bank, beneficially owned 1,000 Shares which were jointly owned with Steven Weiss, her spouse, and shared voting and dispositive power with respect to such Shares with him. As of April 3, 2001, August A. Busch III, a director of GenAmerica and GenAm Life, beneficially owned 2,550 Shares and had sole voting and dispositive power with respect to such Shares. As of April 3, 2001, William E. Cornelius, a director of GenAmerica and GenAm Life, beneficially owned 1,113 Shares and had sole voting and dispositive power with respect to such Shares. As of April 3, 2001, William L. Hutton, a director of EIM and Counsel of GenAm Life, beneficially owned 505 Shares and had sole voting and dispositive power with respect to such Shares. As of April 3, 2001, Matthew P. McCauley, a director of EIM and Vice-President, General Counsel and Secretary of GenAmerica and GenAm Life, beneficially owned 1,000 Shares which were jointly owned with Brigid K. McCauley, and shared voting and dispositive power with respect to such Shares with her. As of April 3, 2001, Craig D. Schnuck, a director of GenAmerica and GenAm Life, beneficially owned 2,000 Shares and had sole voting and dispositive power with respect to such Shares. As of April 3, 2001, William P. Stiritz, a director of GenAmerica, GenAm Life and RGA, may be deemed to have been the beneficial owner of 74,358 Shares, of which (i) 52,683 Shares were owned directly by Mr. Stiritz, (ii) 17,500 Shares were owned by Susan Stiritz, Mr. Stiritz's spouse and (iii) 4,175 Shares were owned by Nicholas P. Stiritz, Mr. Stiritz's child; Mr. Stiritz disclaimed beneficial ownership of all the aforementioned Shares other than the 52,683 Shares owned by him directly. As of April 3, 2001, Andrew C. Taylor, a director of GenAmerica and GenAm Life, beneficially owned 2,250 Shares and shared voting and dispositive power with respect to such Shares with Barbara B. Taylor. As of April 3, 2001, Robert L. Virgil, a director of GenAmerica and GenAm Life, beneficially owned 225 Shares which were owned by Geraldine J. Virgil, his spouse, and shared voting and dispositive power with respect to such Shares with her. As of April 3, 2001, Virginia W. Weldon, a director of GenAmerica and GenAm Life, beneficially owned 450 Shares as trustee of a trust, and had sole voting and dispositive power with respect to such Shares. As of April 3, 2001, Bernard H. Wolzenski, Executive Vice-President - Product and Corporate Strategies, of GenAmerica and GenAm Life, may be deemed to be the beneficial owner of 2,725 Shares held by Jeanne A. Wolzenski as trustee of a trust. Mr. Wolzenski did not have voting or dispositive power with respect to such Shares. As of April 3, 2001, A. Greig Woodring, Executive Vice-President - Reinsurance of GenAmerica and GenAm Life and President and Chief Executive Officer of RGA, may be deemed to have been the beneficial owner of 256,780 Shares and had sole voting and dispositive power with respect to such Shares except for 15,000 restricted Shares for which Mr. Woodring had sole voting power but no dispositive power until vested. As of April 3, 2001, Richard A. Liddy, Chairman of GenAmerica, GenAm Life, and RGA may be deemed to have been the beneficial owner of 102,581 Shares, (i) 76,498 Shares which were owned directly by Mr. Liddy, and (ii) 26,083 Shares which were owned by Joanne S. Liddy, his spouse. Mr. Liddy had sole voting and dispositive power with respect to the shares owned directly by him, and shared voting and dispositive power with respect to such Shares owned by his spouse. Mr. Liddy disclaimed beneficial ownership of the aforementioned Shares owned by his spouse. Some of the Shares described in this paragraph may be in the form of stock options exercisable within 60 days or restricted stock. None of the Share ownership described in this paragraph represents beneficial ownership by any individual 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 March 1, 2001, as described in RGA's Quarterly Report on Form 10-Q for the quarterly period ended December 31, 2000.

(c) In the 60 days prior to the date of filing of this Statement, none of the Filing Parties nor, to the best knowledge of the Filing Parties, any of their respective directors and executive officers has effected any transactions in the Shares, except as disclosed in this Statement, and except the following. On February 12, 2001, Richard A. Liddy, Chairman, Retired President and Chief Executive Officer, GenAmerica and GenAm Life, exercised an option to purchase 45,002 Shares from RGA at the price of \$11.55 per share, and sold such shares in open market transactions. 5,100 of such shares were sold on February 12, 2001 at a price of \$37.03 per share, and 39,902 shares were sold on February 13, 2001 at a price of \$37.00 per share. In addition, Helene L. Kaplan, a director of MLINC and MetLife, acquired 1050 Shares through open market transactions effected without her knowledge through a blind trust agreement. 350 of such shares were purchased on January 30, 2001 at a price of \$32.79 per share, and 700 of such shares were purchased on March 15, 2001 at a price of

\$39.02 per share.

- (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, and the proceeds from the sale of, the Direct Shares or the Indirect Shares.
  - (e) Not applicable.
- Materials to be Filed as Exhibits. Item 7.
- Exhibit A -- Information relating to the Executive Officers and Directors of the Filing Parties
- Exhibit B -- Agreement Required for Joint Filing under Rule 13d-1 (k) (1)

#### **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: April 3, 2001

METLIFE, INC.

/S/ Gwenn L. Carr

Title: Vice-President and Secretary

METROPOLITAN LIFE INSURANCE COMPANY

/S/ Dorothy L. Murray Bv: Assistant Vice-President Title:

GENAMERICA FINANCIAL CORPORATION

/S/ Matthew P. McCauley By: Title: Vice-President, General

Counsel and Secretary

GENERAL AMERICAN LIFE INSURANCE COMPANY

By: /S/ Matthew P. McCauley Title: Vice-President, General

Counsel and Secretary

**EQUITY INTERMEDIARY COMPANY** 

Bv: /S/ Matthew P. McCauley Director, Vice-President, Title:

General Counsel and Secretary

## EXHIBIT A

# DIRECTORS AND EXECUTIVE OFFICERS OF THE FILING PARTIES

Set forth below is the name and present principal occupation or employment of each director and executive officer of MLINC and MetLife.

Except as set forth below, each present 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, except for Mr. Tweedie who is a citizen of the United States and Canada.

# **DIRECTORS**

Name And Business Address Principal Occupation or Employment

Of Counsel, Skadden, Arps, Slate,

Curtis H. Barnette

Skadden, Arps, Slate, Meagher & Flom, LLP (law firm) Meagher & Flom, LLP 1440 New York Avenue, N.W. Washington, DC 20005-2111 Robert H. Benmosche Chairman of the Board, President and Chief Executive Officer Gerald Clark Vice-Chairman of the Board and Chief Investment Officer Chairman, Executive Committee Joan Ganz Cooney Children's Television Workshop Children's Television Workshop One Lincoln Plaza (broadcasting) New York, New York 10023 John C. Danforth Attorney and Minister Bryan Cave LLP 211 N. Broadway, Suite 3600 St. Louis, MO 63102-2750 Burton A. Dole, Jr. Retired Chairman, President and P. O. Box 208 Chief Executive Officer, Puritan Pauma Valley, Bennett (medical device California 92061 manufacturing) James R. Houghton Chairman of the Board Emeritus, Corning Incorporated Corning Incorporated 80 East Market Street 2nd Floor, Corning, New York, New York 14830 Harry P. Kamen Retired Chairman of the Board and Chief Executive Officer Metropolitan Life Insurance Co 200 Park Avenue, Suite 5700 New York, New York 10166 Helene L. Kaplan Of Counsel, Skadden, Arps, Slate, Meagher and Flom, LLP (law firm) Skadden, Arps, Slate, Meagher & Flom, LLP 919 Third Avenue New York, New York 10022 Retired Chairman and Chief Executive Charles M. Leighton P. O. Box 247 Officer, CML Group, Inc. (exercise Bolton, MA 01740 and leisure products) Retired Chairman of the Board and Allen E. Murray Mobil Corporation Chief Executive Officer, Mobil 375 Park Avenue, Suite 2901 Corporation (petroleum refining) New York, New York 10152 Stewart G. Nagler Vice-Chairman of the Board and Chief Financial Officer Retired Chairman and Chief Executive John J. Phelan, Jr. P. O. Box 312 Officer, New York Stock Exchange, Inc. Mill Neck, New York 11765 Hugh B. Price President and Chief Executive National Urban League, Inc. Officer, National Urban League, Inc. 500 East 62nd Street New York, New York 10005 President, Smith College Ruth J. Simmons, Ph.D. Smith College College Hall 20 Northampton, MA 01063 William G. Steere, Jr. Chairman of the Board and Chief Pfizer Inc. Executive Officer, Pfizer Inc.

Executive Officers (Who are not Directors)

235 East 42nd Street New York, New York 10017 Name Principal Occupation or Employment Senior Executive Vice-President and Gary A. Beller General Counsel James M. Benson President, Individual Business; Chairman, Chief Executive Officer And President, New England Life **Insurance Company** C. Robert Henrikson President, Institutional Business Catherine A. Rein Senior Executive Vice-President; President and Chief Executive Officer, Metropolitan Property and Casualty Insurance Company William J. Toppeta President, Client Services; Chief Administrative Officer John H. Tweedie Senior Executive Vice-President Lisa M. Weber Executive Vice-President - Human Resources President, MetLife Bank Judy E. Weiss Set forth below is the name and present principal occupation or employment of each director and executive officer of GenAmerica and GenAm Life. GenAmerica is a holding company and GenAm Life is an insurance company. The principal business address of each of GenAmerica and GenAm Life is 700 Market Street, St. Louis, Missouri 63101. Each person listed below is a citizen of the United States. **DIRECTORS** Name And Business Address Principal Occupation or Employment James M. Benson President, Individual Business; Metropolitan Life Insurance Co. Chairman, Chief Executive Officer One Madison Avenue And President, New England Life New York, New York 10010-3690 Insurance Company August A. Busch III Chairman and President, Anheuser-Busch Anheuser-Busch Companies, Inc. Companies, Inc. (brewing, aluminum beverage One Busch Place container manufacturing and operating St. Louis, Missouri 63118 theme parks)

William E. Cornelius Officer, #2 Dunlora Lane St. Louis, Missouri 63131

John C. Danforth Bryan Cave LLP One Metropolitan Square, Suite 3600 St. Louis, Missouri 63101 Retired Chairman and Chief Executive

Union Electric Company (now Ameren Corporation) (electric utility)

Partner, Bryan Cave LLP (law firm)

Kevin C. Eichner

President and Chief Executive Officer, GenAmerica and GenAm Life

Richard A. Liddy

Craig D. Schnuck

Chairman, Retired President and Chief Executive Officer, GenAmerica and GenAm Life

Willam E. Maritz Maritz Inc. 1375 N. Highway Drive St. Louis, Missouri 63099 Chairman, Maritz Inc. (travel and communication services and motivation, training, and marketing research)

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

Chairman and Chief Executive Officer,

Schnuck Markets, Inc. 11420 Lackland Road St. Louis, Missouri 63146 Schnuck Markets, Inc. (retail grocery stores)

William P. Stiritz Agribrands International, Inc. 9811 South Forty Drive St. Louis, Missouri 63124 Chairman, President and Chief Executive Officer, Agribrands International, Inc. (production and marketing of animal feed and nutritional products)

Andrew C. Taylor Enterprise Rent-A-Car Company 600 Corporate Park Drive St. Louis, Missouri 63105 Chief Executive Officer and President, Enterprise Rent-A-Car Company (automobile leasing)

Robert L. Virgil Edward Jones & Co. 12555 Manchester Road St. Louis, Missouri 63131 General Principal, Edward Jones & Co. (securities firm)

Lisa M. Weber Metropolitan Life Insurance Co. One Madison Avenue New York, New York 10010-3690 Executive Vice-President - Human Resources

Principal Occupation or Employment

Virginia V. Weldon 242 Carlyle Lake Drive St. Louis, Missouri 63141

Name

Retired Senior Vice-President for Public Policy, Monsanto Company (life sciences)

# Executive Officers of GenAmerica and/or GenAm Life (Who Are Not Directors)

Leland J. Launer	Treasurer
Matthew P. McCauley	Vice-President, General Counsel and Secretary
Daniel J. McDonald	Senior Vice-President (GenAm Life Only)
Bernard H Wolzenski	Executive Vice-President - Product & Corporate Strategies
A. Greig Woodring	Executive Vice-President - Reinsurance; President and Chief Executive Officer, Reinsurance Group of America, Incorporated.

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

#### **DIRECTORS**

Name And Business Address	Principal Occupation or Employment	
Barry C. Cooper	Vice-President and Controller of GenAm Life	
William L. Hutton	Counsel of GenAm Life	
Matthew P. McCauley	Vice-President, General Counsel, and Secretary of GenAm Life	

### Exhibit B

#### Joint Filing Agreement

In accordance with Rule 13d-1(k)(1) of Regulation 13D-G of the Securities Exchange Act of 1934, the persons or entities below agree to the joint filing on behalf of each of them of the Statement on Schedule 13D (including any and all amendments thereto) with respect to the Common Stock of Reinsurance Group of America, Incorporated, and agree that such statement is, and any amendments thereto filed by any of them will be, filed on behalf of each of them, and further agree that this Joint Filing Agreement be included as an Exhibit to

such joint filings.

In evidence thereof the undersigned hereby execute this Agreement this 28th day of February, 2001.

METLIFE, INC.

By: /S/ Gwenn L. Carr

Title: Vice-President and Secretary

METROPOLITAN LIFE INSURANCE COMPANY

By: /S/ Dorothy L. Murray Title: Assistant Vice-President

GENAMERICA FINANCIAL CORPORATION

By: /S/ Matthew P. McCauley
Title: Vice-President, General
Counsel and Secretary

GENERAL AMERICAN LIFE INSURANCE COMPANY

By: /S/ Matthew P. McCauley
Title: Vice-President, General
Counsel and Secretary

**EQUITY INTERMEDIARY COMPANY** 

By: /S/ Matthew P. McCauley Title: Director, Vice-President,

General Counsel and Secretary

SCHEDULE 13D/A CUSIP No. 759351109