METLIFE INC Form SC 13D/A August 05, 2011

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

AMENDMENT NO. 46 TO SCHEDULE 13D

Under the Securities Exchange Act of 1934

MetLife, Inc. (Name of Issuer)

Common Stock, par value \$.01 per share (Title of Class of Securities)

59156R108 (CUSIP Number)

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

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 purposes 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).

Page 1 of 10 Pages

Page 2 of 10 Pages

SCHEDULE 13D

CUSIP No. 59156R108

(1) Names of Reporting Persons Board of Directors of MetLife, Inc., as an entity

I.R.S. Identification Nos. of Above Persons

Not applicable

eck the Appropria Member of a Group C Use Only urce of Funds eck if Disclosure oceedings is Requ rsuant to Items 2 tizenship or Plac ganization	of Ledired	gal	Not Applicable.	(a) [] (b) [] See Item 4
urce of Funds eck if Disclosure oceedings is Requirsuant to Items 2	ired (d) or		Not Applicable.	
eck if Disclosure oceedings is Requ rsuant to Items 2	ired (d) or		Not Applicable.	
oceedings is Requ rsuant to Items 2 tizenship or Plac	ired (d) or			[]
	e of			
				U.S.A.
Number of Shares Beneficially Owned				0
by Each Reporting Person With	(8)	Shared Voting Power		216,014,511*
	(9)	Sole Dispositive Powe	r	0
	(10)	Shared Dispositive Po	wer	0
(11) Aggregate Amount Beneficially Owned by Each Reporting Person				216,014,511
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares				[]
rcent of Class Re	presen [.]	ted		20.4%
pe of Reporting P				00
	ially Owned Reporting - With - With gregate Amount Be ned by Each Repor eck if the Aggreg Row (11) Exclude ares rcent of Class Re Amount in Row 11 pe of Reporting P	ially Owned Reporting With (8) (9) (10) gregate Amount Beneficianed by Each Reporting Person eck if the Aggregate Amount Row (11) Excludes Certaines reent of Class Represent Amount in Row 11 pe of Reporting Person	ially Owned Reporting With (8) Shared Voting Power (9) Sole Dispositive Powe (10) Shared Dispositive Po gregate Amount Beneficially ned by Each Reporting Person eck if the Aggregate Amount Row (11) Excludes Certain ares rcent of Class Represented Amount in Row 11 pe of Reporting Person	ially Owned Reporting With (8) Shared Voting Power (9) Sole Dispositive Power (10) Shared Dispositive Power gregate Amount Beneficially ned by Each Reporting Person eck if the Aggregate Amount Row (11) Excludes Certain ares rcent of Class Represented Amount in Row 11

²

of the Shares by the Reporting Persons is as of July 29, 2011.

Page 3 of 10 Pages

SCHEDULE 13D

CUSIP No. 59156R108

Items 4 and 5 are amended and restated as set forth below:

ITEM 4. PURPOSE OF TRANSACTION.

The Board of Directors is reporting beneficial ownership of 216,014,511 shares of Common Stock (the "Shares") held by the MetLife Policyholder Trust(the "Trust") under the Plan of Reorganization, dated September 28, 1999, as amended (the "Plan"), of Metropolitan Life Insurance Company ("MetLife").

On April 7, 2000, 494,466,664 Shares were issued to the Trust pursuant to Section 5.2(d) of the Plan, a copy of which is attached as an exhibit to this statement. No consideration has been separately provided therefor by any member of the Board of Directors, except for Shares allocated to such member pursuant to the Plan. Since April 7, 2000, transactions by Beneficiaries (i) under the Purchase and Sale Program provided for by the Trust Agreement (as defined below), (ii) pursuant to the Issuer's split-off of Reinsurance Group of America, Incorporated, in September 2008, and (iii) to withdraw Shares from the Trust, as well as escheatment of unclaimed Shares, have resulted in a decrease in the number of Shares held by the Trust from 494,466,664 to 216,014,511 (as adjusted to reflect refinements in the calculation of the number of Shares issued to the Trust under the Plan).

Under the Plan and the MetLife Policyholder Trust Agreement, dated as of November 3, 1999 (as amended, the "Trust Agreement"), by and among MetLife, the Issuer, Wilmington Trust Company (the "Trustee") and ChaseMellon Shareholder Services, L.L.C., as custodian (now known as Mellon Investor Services LLC, the "Custodian"), a copy of which is attached as an exhibit to this statement, certain eligible policyholders of MetLife ("Trust Eligible Policyholders") have been allocated a number of interests in the Trust ("Trust Interests") equal to the number of shares of Common Stock allocated to the Trust Eligible Policyholders in accordance with the Plan. The assets of the Trust principally are the Shares issued to the Trust for the benefit of the Trust Eligible Policyholders and permitted transferees (collectively, the "Beneficiaries"). The Shares are held in the name of the Trustee, on behalf of the Trust, which has legal title over the Shares. The Beneficiaries do not have legal title to any part of the assets of the Trust. The Trust Interests represent undivided fractional interests in the Shares and other assets of the Trust beneficially owned by a Trust Beneficiary through the Custodian.

The Trust Agreement provides the Trustee with directions as to the manner in which to vote, assent or consent the Shares at all times during the term of the Trust. On all matters brought for a vote before the stockholders of the Issuer, with the exception of a Beneficiary Consent Matter (as defined below), the Trustee will vote in accordance with the recommendation given by the Board of Directors of the Issuer to its stockholders or, if no such recommendation is given, as directed by the Board. On all Beneficiary Consent Matters, the Trustee will vote all of the Shares in favor of, in opposition to or abstain from the matter in the same ratio as the Trust Interests of the Beneficiaries that returned voting instructions to the Trustee indicated preferences for voting in favor of, in opposition to or abstaining from such matter. The Trust Agreement also contains provisions allowing Beneficiaries to

instruct the Custodian to withdraw their allocated Trust Shares to participate in any tender or exchange offer for the Common Stock and to make any cash or share election, or perfect any dissenter's rights, in connection with a merger of the Issuer.

Page 4 of 10 Pages

SCHEDULE 13D

CUSIP No. 59156R108

A "Beneficiary Consent Matter" is:

- a contested election of directors or, subject to certain conditions, the removal of a director,
- (ii) a merger or consolidation, a sale, lease or exchange of all or substantially all of the assets or a recapitalization or dissolution of the Issuer, if it requires a vote of stockholders under applicable Delaware law,
- (iii) any transaction that would result in an exchange or conversion of the Shares for cash, securities or other property,
- (iv) issuances of Common Stock prior to the first anniversary of the effective date of the Plan (the "Effective Date") at a price materially below the prevailing market price, if a vote is required to approve the issuance under Delaware law, other than issuances in an underwritten public offering or pursuant to an employee benefit plan,
- (v) before the first anniversary of the Effective Date, any matter that requires approval by a vote of more than a majority of the outstanding stock of the Issuer entitled to vote thereon under Delaware law or the certificate of incorporation or the by-laws of the Issuer, and any amendment to the certificate of incorporation or by-laws of the Issuer that is submitted to a vote of stockholders for approval, and
- (vi) proposals submitted to stockholders requiring the Board of Directors to amend the Issuer's stockholder rights plan, or redeem rights under that plan, other than a proposal with respect to which the Issuer has received advice of nationally-recognized legal counsel to the effect that the proposal is not a proper subject for stockholder action under Delaware law. The Issuer does not currently have a stockholder rights plan.

The Trust Agreement contains provisions enabling the Beneficiaries to withdraw the Shares allocated to them under the Plan and the Trust Agreement for resale or otherwise and to receive dividends on such Shares.

Page 5 of 10 Pages

SCHEDULE 13D

CUSIP No. 59156R108

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

(a) As an entity, the Board of Directors of the Issuer beneficially owns

216,014,511 shares or 20.4% of the Issuer's outstanding Common Stock. The Board of Directors of the Issuer is deemed to beneficially own the shares of Common Stock held by the Trust because the Board will direct the voting of these shares on certain matters submitted to a vote of stockholders. See Item 4.

- (b) As an entity, the Board of Directors of the Issuer has shared voting power with respect to 216,014,511 shares of Common Stock.
- (c) There were no transactions in the class of securities reported on that were effected by the Reporting Persons since May 2, 2011, other than transactions described in Item 4 which resulted in a decrease in the number of shares of Common Stock held by the Trust from 217,992,713 to 216,014,511.
- (d) The Beneficiaries of the Trust have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares allocated to them under the Plan and the Trust Agreement. See Item 4.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit 99.1 Joint Filing Agreement under Rule 13d-1(k)(1)

Page 6 of 10 Pages

SCHEDULE 13D

CUSIP No. 59156R108

SIGNATURES.

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

Dated: August 5, 2011
*
C. Robert Henrikson
*
Sylvia Mathews Burwell
*
Eduardo Castro-Wright
*
Cheryl W. Grise
*

R. Glenn Hubbard

*		
Steven A. Kandarian		
*		
John M. Keane		
*		
Alfred F. Kelly, Jr.		
*		
James M. Kilts		
*		
Catherine R. Kinney		
		Page 7 of 10 Pages
	SCHEDULE 13D	
CUSIP No. 59156R108		
*		
Hugh B. Price		
*		
David Satcher, M.D.		
*		
Kenton J. Sicchitano		
*		
Lulu C. Wang		
* By /s/ Nicholas D). Latrenta	
Attorney-in-fa		
		Page 8 of 10 Pages

Exhibit Index

99.1 Joint Filing Agreement under Rule 13d-1(K)(1)