Administradora de Fondos de Pensiones Provida S.A. /Chile/Form SC 13D/A September 04, 2015

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13D

(Amendment No. 7)*

Under the Securities Exchange Act of 1934

ADMINISTRADORA DE FONDOS DE PENSIONES PROVIDA S.A.

(Provida Pension Fund Administrator)

(Name of Issuer)

SHARES OF COMMON STOCK, WITHOUT PAR VALUE

(Title of Class of Securities)

P7919K103

(CUSIP Number)

Brian V. Breheny

Skadden, Arps, Slate, Meagher & Flom LLP

1440 New York Avenue, N.W.

Washington, D.C. 20005

Telephone: (202) 371-7000

September 1, 2015

Edgar Filing: Administradora de Fondos de Pensiones Provida S.A. /Chile/ - Form SC 13D/A (Date of Event Which Requires Filing of this Statement)

Sch	the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this nedule 13D, and is filing this schedule because of sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the owing box.
	te: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all abilitis. See Section 240.13d-7 for other parties to whom copies are to be sent.
*	The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter

CUSIP	No	P79	19K 1	03
	110.	1 1/	1/11	00

13D

- 1. NAMES OF REPORTING PERSONS
 - MetLife, Inc.
- 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
 - (a) " (b) "
- 3. SEC USE ONLY
- **4.** SOURCE OF FUNDS (see instructions)

OO

- 5. CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) $^{\circ\prime}$
- **6.** CITIZENSHIP OR PLACE OF ORGANIZATION

Delaware

7. SOLE VOTING POWER

NUMBER OF

SHARES

0

BENEFICIALLY 8. SHARED VOTING POWER

OWNED BY

EACH 313,863,171

9. SOLE DISPOSITIVE POWER

REPORTING

PERSON

0

WITH 10. SHARED DISPOSITIVE POWER

313,863,171

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- 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
 - 313,863,171
- **12.** CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) "
- **13.** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

94.7%*

14. TYPE OF REPORTING PERSON (see instructions)

CO, HC

Page 2 of 18

^{*} Percentage calculation assumes, consistent with applicable Chilean law, that 3,300,963 treasury shares are issued and outstanding but not beneficially owned by the Reporting Persons.

CUSIP N	o. P7919 k	X103	13D	
1.	NAMES	OF I	REPORTING PERSONS	
2.			MetLife Holdco Dos Limitada E APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3.	SEC US	E ON	NLY	
4.	SOURCE	E OF	FUNDS (see instructions)	
5.	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(OR 2(E) $^{\prime\prime}$			
6.	CITIZEN	NSHI	IP OR PLACE OF ORGANIZATION	
NUMBI	Chile ER OF	7.	SOLE VOTING POWER	
SHA) BENEFIO		8.	0 SHARED VOTING POWER	
OWNE EAC REPOR	СН	9.	139,017,967 SOLE DISPOSITIVE POWER	
PERS WIT	SON	10.	0 SHARED DISPOSITIVE POWER	

11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

- **12.** CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) "
- 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

42.0%*

14. TYPE OF REPORTING PERSON (see instructions)

CO

Page 3 of 18

^{*} Percentage calculation assumes, consistent with applicable Chilean law, that 3,300,963 treasury shares are issued and outstanding but not beneficially owned by the Reporting Persons.

CUSIP N	o. P7919 k	X103	13D
1.	NAMES	OF	REPORTING PERSONS
2.			MetLife Holdco Tres Limitada E APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
3.	SEC US	E ON	NLY
4.	SOURC	E OF	FUNDS (see instructions)
5.	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 20 OR 2(E) $^{\prime\prime}$		
6.	CITIZEN	NSHI	IP OR PLACE OF ORGANIZATION
NUMBI	Chile ER OF	7.	SOLE VOTING POWER
SHA) BENEFIO		8.	0 SHARED VOTING POWER
OWNE EAC	СН	9.	139,017,967 SOLE DISPOSITIVE POWER
REPOR PERS WIT	SON	10.	0 SHARED DISPOSITIVE POWER

11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

- **12.** CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) "
- 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

42.0%*

14. TYPE OF REPORTING PERSON (see instructions)

CO

Page 4 of 18

^{*} Percentage calculation assumes, consistent with applicable Chilean law, that 3,300,963 treasury shares are issued and outstanding but not beneficially owned by the Reporting Persons.

CUSIP	No.	P791	19K1	03
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13D

- 1. NAMES OF REPORTING PERSONS
 - MetLife Chile Inversiones Limitada
- 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)
 - (a) " (b) "
- 3. SEC USE ONLY
- **4.** SOURCE OF FUNDS (see instructions)

OO

- 5. CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) $^{\circ\prime}$
- **6.** CITIZENSHIP OR PLACE OF ORGANIZATION

Chile

7. SOLE VOTING POWER

NUMBER OF

SHARES

0

BENEFICIALLY 8. SHARED VOTING POWER

OWNED BY

EACH 35,827,237

9. SOLE DISPOSITIVE POWER

REPORTING

PERSON

0

WITH 10. SHARED DISPOSITIVE POWER

35,827,237

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- 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
 - 35,827,237
- **12.** CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) "
- 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

10.7%*

14. TYPE OF REPORTING PERSON (see instructions)

CO

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^{*} Percentage calculation assumes, consistent with applicable Chilean law, that 3,300,963 treasury shares are issued and outstanding but not beneficially owned by the Reporting Persons.

This Amendment No. 7 (this Amendment No. 7) is being filed by MetLife, Inc. (MetLife), and its indirect wholly-owned subsidiaries, Inversiones MetLife Holdco Dos Limitada (Holdco 2), Inversiones MetLife Holdco Tres Limitada (Holdco 3) and MetLife Chile Inversiones Limitada (Chile Inversiones, and collectively with MetLife, Holdco 2 and Holdco 3, the Reporting Persons) with respect to the Common Shares, without par value (collectively, the Common Shares, and each a Common Share), of Administradora de Fondos de Pensiones Provida S.A. (the Company), and it hereby amends the statement of beneficial ownership on Schedule 13D originally filed on October 11, 2013, as amended on March 21, 2014, August 28, 2014, November 17, 2014, May 12, 2015, June 24, 2015 and July 6, 2015 (collectively with this Amendment No. 7, the Schedule 13D). Capitalized terms used herein and not defined herein have the meanings ascribed thereto in the Schedule 13D.

Item 1. Security and Issuer

Item 1 is hereby amended and restated as follows:

This Schedule 13D relates to the Common Shares of the Company. Common Shares trade on the Santiago Stock Exchange, the Chilean Electronic Stock Exchange (*Bolsa Electrónica de Chile, Bolsa de Valores*) and the Valparaiso Stock Exchange (*Bolsa de Corredores, Bolsa de Valores Valparaiso*) (collectively, the Chilean Exchanges). The Company s principal executive offices are located at Pedro de Valdivia 100, piso 16, Santiago, Chile.

Item 2. Identity and Background

Item 2 is hereby amended and restated as follows:

This Schedule 13D is being filed pursuant to Rule 13d-1 under the Securities Exchange Act of 1934, as amended (the Exchange Act), by MetLife, a Delaware corporation, and its indirect wholly-owned subsidiaries, Holdco 2, a Chilean limited liability company (*sociedad de responsabilidad limitada*), Holdco 3, a Chilean limited liability company (*sociedad de responsabilidad limitada*), and Chile Inversiones, a Chilean limited liability company (*sociedad de responsabilidad limitada*). MetLife s executive offices are located at 200 Park Avenue, New York, New York 10166. Holdco 2 s, Holdco 3 s and Chile Inversiones executive offices are located at Agustinas 640, piso 18, Santiago, Región Metropolitana, Chile.

MetLife, through its subsidiaries and affiliates, is a global provider of life insurance, annuities, employee benefits and asset management. Holdco 2, Holdco 3 and Chile Inversiones were formed by MetLife for the purpose of developing all kinds of investments and businesses.

The name, business address, present principal occupation or employment (including the name, principal business and address of any corporation or other organization in which such employment is conducted) and place of citizenship of each executive officer of MetLife, Holdco 2, Holdco 3 and Chile Inversiones and each director of MetLife are set forth on Schedules I, II, III and IV attached hereto and are incorporated herein by reference.

To the best knowledge of MetLife, Holdco 2, Holdco 3 and Chile Inversiones, none of MetLife, Holdco 2, Holdco 3, Chile Inversiones or any of the persons listed in Schedules I, II, III and IV have been, during the past five (5) years, (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result

of such proceedings was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violations with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 is hereby amended and supplemented by adding the following:

On September 1, 2015, the merger reported on November 17, 2014 on Amendment No. 3 to the Schedule 13D (the Merger) was consummated. Pursuant to the Merger Agreement, among Holdco 2, Holdco 3 and Chile Inversiones, dated November 14, 2014, Administradora de Fondos de Pensiones Provida S.A. (Old Provida) merged with and into the Company, with the Company being the surviving entity. In connection with the consummation of the Merger, Chile Inversiones received one (1) Common Share for each common share, without par value of Old Provida, that it owned.

Item 4. Purpose of Transactions

Item 4 is hereby amended and supplemented by adding the following:

The information set forth in the last paragraph under Item 3 of this Schedule 13D is incorporated herein by reference.

The Reporting Persons may at any time, or from time to time, (i) acquire additional Common Shares, including Common Shares held by the Company in treasury, in the open market, in privately negotiated transactions, or otherwise, (ii) otherwise seek control or seek to influence the management and policies of the Company or (iii) change their intentions with respect to any such matters, in each of the cases of (i) and (ii), based upon the Reporting Persons evaluation of the Company s businesses and prospects, price levels of the Common Shares, conditions in the securities and financing markets and in the Company s industry and the economy in general, regulatory developments affecting the Company and its industry and other factors deemed relevant.

Except as set forth in this Schedule 13D (including any information incorporated by reference) and in connection with the transactions described in this Schedule 13D, none of the Reporting Persons has any plan or proposal that relates to or would result in any of the transactions described in subparagraphs (a) through (j) of Item 4 to the Schedule 13D.

Item 5. Interest in Securities of the Issuer

Item 5 (a, b) is hereby amended and restated as follows:

(a, b) Holdco 2 is the direct record owner and has shared voting and dispositive power with respect to 139,017,967 Common Shares, representing approximately 42.0% of the outstanding Common Shares. Holdco 3 is the direct record owner and has shared voting and dispositive power with respect to 139,017,967 Common Shares, representing approximately 42.0% of the outstanding Common Shares. Chile Inversiones is the direct record owner and has shared voting and dispositive power with respect to 35,827,237 Common Shares, representing approximately 10.7% of the outstanding Common Shares. MetLife may be deemed to beneficially own and have shared voting and dispositive power with respect to 313,863,171 Common Shares, representing 94.7% of the issued and outstanding Common Shares, which are the Common Shares held by its indirect wholly-owned subsidiaries, Holdco 2, Holdco 3 and Chile Inversiones.

Item 5 (c) is hereby amended and supplemented by adding the following:

(c) The information set forth in the last paragraph under Item 3 of this Schedule 13D is incorporated herein by reference.

As a result of the above-described transaction, MetLife currently indirectly owns 313,863,171 Common Shares representing approximately 94.7% of the outstanding Common Shares.

Item 5 (e) is hereby amended and supplemented by adding the following:

(e) On September 1, 2015, MetLife Chile Acquisition Co. S.A. ceased to be a beneficial owner of any security of Old Provida as a consequence of the consummation of the Merger.

Item 7. Material to be Filed as Exhibits

Item 7 is hereby amended and restated as follows:

Exhibit No.	Title
1	Transaction Agreement, dated as of February 1, 2013, by and among Banco Bilbao Vizcaya Argentaria S.A., BBVA Inversiones Chile S.A., MetLife, Inc. and MetLife Chile Acquisition Co. S.A. (incorporated herein by reference to Exhibit (d)(1) to the Schedule TO-T filed by MetLife Chile Acquisition Co. S.A. with the U.S. Securities and Exchange Commission on August 6, 2013).
2	Share Purchaser Joinder Agreement to the Transaction Agreement by and among Banco Bilbao Vizcaya Argentaria S.A., BBVA Inversiones Chile, MetLife and MetLife Chile Acquisition Co. S.A., dated as of March 12, 2013 (incorporated herein by reference to Exhibit (d)(2) to the Schedule TO-T filed by MetLife Chile Acquisition Co. S.A. with the U.S. Securities and Exchange Commission on August 6, 2013).
3	Joint Filing Agreement, dated October 11, 2013, by and between MetLife, Inc., MetLife Chile Acquisition Co. S.A. and Inversiones Previsionales S.A.
4	Resolution of the Board of Directors of MetLife Chile Acquisition Co. S.A. evidencing authority to sign of the Authorized Representative, dated October 9, 2013. (English translation)
5	Resolution of the Board of Directors of Inversiones Previsionales S.A. evidencing authority to sign of the Authorized Representative, dated October 9, 2013. (English translation)
6	American Depositary Share Purchase Agreement, dated as of March 28, 2014, by and between Little Oak Asset Management, LLC and MetLife Chile Acquisition Co. S.A.

Exhibit No.	Title
7	American Depositary Share Purchase Agreement, dated as of March 31, 2014, by and between CIBC World Markets Inc. and MetLife Chile Acquisition Co. S.A.
8	American Depositary Share Purchase Agreement, dated as of May 16, 2014, by and between Rangeley Capital Partners, L.P. and MetLife Chile Acquisition Co. S.A.
9	American Depositary Share Purchase Agreement, dated as of August 22, 2014, by and between Rangeley Capital Partners, L.P. and MetLife Chile Acquisition Co. S.A.
10	Resolution of the Board of Directors of MetLife Chile Acquisition Co. S.A. evidencing authority to sign of the Authorized Representative, dated August 26, 2014. (English translation)
11	Resolution of the Board of Directors of Inversiones Previsionales S.A. evidencing authority to sign of the Authorized Representative, dated August 26, 2014. (English translation)
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14	American Depositary Share Purchase Agreement, dated as of September 26, 2014, by and between Andrew Lichtenstein, Inc. and MetLife Chile Acquisition Co. S.A.
15	Merger Agreement of Administradora de Fondos de Pensiones ProVida S.A. into MetLife Chile Acquisition Co. S.A., dated as of November 14, 2014, by and among MetLife Chile Acquisition Co. S.A., Inversiones MetLife Holdco Dos Limitada, Inversiones MetLife Holdco Tres Limitada and MetLife Chile Inversiones Limitada. (English translation)
16	Share Purchase Agreement, dated as of May 12, 2015, by and between The Bank of New York Mellon and MetLife Chile Inversiones Limitada.
17	Amendment No. 1 to Share Purchase Agreement, dated as of June 22, 2015, by and between The Bank of New York Mellon and MetLife Chile Inversiones Limitada.
18	Joint Filing Agreement, dated September 4, 2015, by and between MetLife, Inc., MetLife Chile Acquisition Co. S.A., Inversiones MetLife Holdco Dos Limitada, Inversiones MetLife Holdco Tres Limitada and MetLife Chile Inversiones Limitada.*

^{*} Filed herewith.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth herein is true, complete and correct. Pursuant to Rule 13d-1(k)(1), each of the undersigned agrees that this statement is filed on behalf of each of us.

Dated as of: September 4, 2015

MetLife, Inc.

By: /s/ Timothy J. Ring Name: Timothy J. Ring

Title: Senior Vice President and

Secretary

Inversiones MetLife Holdco Dos Limitada

By: /s/ Randal W. Haase Name: Randal W. Haase

Title: Authorized Representative

Inversiones MetLife Holdco Tres Limitada

By: /s/ Randal W. Haase Name: Randal W. Haase

Title: Authorized Representative

MetLife Chile Inversiones Limitada

By: /s/ Randal W. Haase Name: Randal W. Haase

Title: Authorized Representative

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Exhibit Index

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^{*} Filed herewith.

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SCHEDULE I

DIRECTORS AND EXECUTIVE OFFICERS OF METLIFE

The following table sets forth the name, 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 of each director and executive officer of MetLife. Each such person is a citizen of the United States of America, with the exception of John C.R. Hele, Franciscus Hijkoop, Michel Khalaf and Christopher G. Townsend, who are citizens, respectively, of Canada, the Netherlands, the Republic of Lebanon and the United Kingdom of Great Britain and Northern Ireland.

		Present Principal	Name, Principal
Name of Director or		Occupation or	Business and Address of
Executive Officer	Business Address	Employment	Employment
Steven A. Kandarian	MetLife, Inc.	Chairman of the Board, Chief Executive Officer	MetLife, Inc.
	200 Park Avenue	and President	200 Park Avenue
	New York, N.Y. 10166		New York, N.Y. 10166
Ricardo A. Anzaldua	MetLife, Inc.	Executive Vice President and General	MetLife, Inc.
	200 Park Avenue	Counsel	200 Park Avenue
	New York, N.Y. 10166		New York, N.Y. 10166
Steven J. Goulart	MetLife, Inc.	Executive Vice President and Chief	MetLife, Inc.
	200 Park Avenue	Investment Officer	200 Park Avenue
	New York, N.Y. 10166		New York, N.Y. 10166
John C.R. Hele	MetLife, Inc.	Executive Vice President and Chief	MetLife, Inc.
	200 Park Avenue	Financial Officer	200 Park Avenue
	New York, N.Y. 10166		New York, N.Y. 10166
Franciscus Hijkoop	MetLife, Inc.	Executive Vice President and Chief	MetLife, Inc.
	200 Park Avenue	Human Resources Officer	200 Park Avenue
	New York, N.Y. 10166		New York, N.Y. 10166
Michel Khalaf	MetLife, Inc.	President, EMEA	MetLife, Inc.
	200 Park Avenue		200 Park Avenue

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		Present Principal	N. D.	
Name of Director or		Occupation or	Name, Principal	
Executive Officer	Business Address	Employment	Business and Address of Employment	
Esther S. Lee	MetLife, Inc.	Executive Vice President and Global	MetLife, Inc.	
	200 Park Avenue	Chief Marketing Officer	200 Park Avenue	
	New York, N.Y. 10166		New York, N.Y. 10166	
Martin J. Lippert	MetLife, Inc.	Executive Vice President and Head	MetLife, Inc.	
	200 Park Avenue	of Global Technology and	200 Park Avenue	
	New York, N.Y. 10166	Operations	New York, N.Y. 10166	
Maria R. Morris	MetLife, Inc.	Executive Vice President, Global	MetLife, Inc.	
	200 Park Avenue	Employee Benefits	200 Park Avenue	
	New York, N.Y. 10166		New York, N.Y. 10166	
Christopher G. Townsend	MetLife, Inc.	President, Asia	MetLife, Inc.	
	200 Park Avenue		200 Park Avenue	
	New York, N.Y. 10166		New York, N.Y. 10166	
Cheryl W. Grisé	MetLife, Inc.	Former Executive Vice President,	N/A	
	200 Park Avenue	Northeast Utilities		
	New York, N.Y. 10166			
Carlos M. Gutierrez	MetLife, Inc.	Co-Chair, Albright Stonebridge Group	Albright Stonebridge Group	
	200 Park Avenue	Stoneorage Group	601 13th Street, NW, Suite 500	
	New York, N.Y. 10166		Washington, DC 20005	
R. Glenn Hubbard	MetLife, Inc.	Dean and Russell L. Carson Professor of	Graduate School of Business	
	200 Park Avenue	Economics and Finance, Graduate	Columbia University	
		School of Business,	3022 Broadway	

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	New York, N.Y. 10166	Columbia University	Uris Hall, Room 101
	10100		New York, N.Y. 10027
Alfred F. Kelly, Jr.	MetLife, Inc.	Advisor, TowerBrook Capital	Park Avenue Tower
	200 Park Avenue	Partners	65 E. 55th St.
	New York, N.Y. 10166		New York, N.Y. 10022
Edward J. Kelly, III	MetLife, Inc.	Former Chairman, Institutional Clients	N/A
	200 Park Avenue	Group, Citigroup, Inc.	
	New York, N.Y. 10166		

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		Present Principal	Name, Principal
Name of Director or		Occupation or	Business and Address of
Executive Officer	Business Address	Employment	or Employment
William E. Kennard	MetLife, Inc.	Former Senior Advisor,	Velocitas Partners LLC
	200 Park Avenue	Grain Management, LLC	160 Greentree Drive
	New York, N.Y. 10166		Suite 101
	10100		Dover, DE 19904
James M. Kilts	MetLife, Inc.	Partner, Centerview Capital	Centerview Capital
	200 Park Avenue		3 Greenwich Office Park,
	New York, N.Y. 10166		2nd Floor
			Greenwich, CT 06831
Catherine R. Kinney	MetLife, Inc.	Former President and	N/A
	200 Park Avenue	Co-Chief Operating Officer, New York Stock Exchange, Inc.	
	New York, N.Y. 10166	ge,e.	
Denise M. Morrison	MetLife, Inc.	President and Chief Executive Officer,	Campbell Soup Company 1 Campbell
	200 Park Avenue	Campbell Soup Company	Place
	New York, N.Y. 10166	Campoen Soup Company	Camden, NJ 08103-1701
Kenton J. Sicchitano	MetLife, Inc.	Former Global Managing Director,	N/A
	200 Park Avenue	PricewaterhouseCoopers LLP	
	New York, N.Y. 10166		
Lulu C. Wang	MetLife, Inc.	Chief Executive Officer, Tupelo Capital	Tupelo Capital
	200 Park Avenue	Management LLC	Management LLC
	New York, N.Y. 10166		340 Madison Avenue,
	10100		19th Floor
			New York, N.Y. 10173

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SCHEDULE II

EXECUTIVE OFFICERS OF HOLDCO 2

The following table sets forth the name, 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 of each executive officer of Holdco 2. Each such person is a citizen of Chile, with the exception of Randal W. Haase, who is a citizen of United States. As a Chilean limited liability company (*sociedad de responsabilidad limitada*), Holdco 2 does not have any directors and MetLife acts as managing member (*socio administrador*) of Holdco 2.

Name of Executive Officer	Business Address	Present Principal	Name, Principal
		Occupation or	Business and Address of Employment
		Employment	
Randal W. Haase	1095 Avenue of the	Vice President, New Business Development	MetLife, Inc.
	Americas		1095 Avenue of the
	New York, New York		Americas
	10036		New York, New York
			10036
Pablo Iacobelli del Río	Isidora Goyenechea	Partner	Carey y Cía. Ltda.
	2800, piso 43		Isidora Goyenechea
	Las Condes, Santiago,		2800, piso 43 Las
	Chile		Condes, Santiago,
			Chile
Jaime Carey Tagle	Isidora Goyenechea	Partner	Carey y Cía. Ltda.
	2800, piso 43		Isidora Goyenechea
	Las Condes, Santiago,		2800, piso 43
	Chile		Las Condes, Santiago,
			Chile

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SCHEDULE III

EXECUTIVE OFFICERS OF HOLDCO 3

The following table sets forth the name, 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 of each executive officer of Holdco 3. Each such person is a citizen of Chile, with the exception of Randal W. Haase, who is a citizen of United States. As a Chilean limited liability company (*sociedad de responsabilidad limitada*), Holdco 3 does not have any directors and Chile Inversiones acts as managing member (*socio administrador*) of Holdco 3.

Name of Executive Officer	Business Address	Present Principal	Name, Principal
		Occupation or	Business and Address of Employment
		Employment	Employment
Randal W. Haase	1095 Avenue of the	Vice President, New Business Development	MetLife, Inc.
	Americas	1	1095 Avenue of the Americas
	New York, New York		Nov. Vorle Nov. Vorle
	10036		New York, New York
			10036
Pablo Iacobelli del Río	Isidora Goyenechea	Partner	Carey y Cía. Ltda.
	2800, piso 43		Isidora Goyenechea
	Las Condes, Santiago,		2800, piso 43
	Chile		Las Condes, Santiago,
			Chile
Jaime Carey Tagle	Isidora Goyenechea	Partner	Carey y Cía. Ltda.
	2800, piso 43		Isidora Goyenechea
	Las Condes, Santiago,		2800, piso 43
	Chile		Las Condes, Santiago,
			Chile

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SCHEDULE IV

EXECUTIVE OFFICERS OF CHILE INVERSIONES

The following table sets forth the name, 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 of each executive officer of Chile Inversiones. Each such person is a citizen of Chile, with the exception of Randal W. Haase, who is a citizen of the United States. As a Chilean limited liability company (*sociedad de responsabilidad limitada*), Chile Inversiones does not have any directors and MetLife acts as managing member (*socio administrador*) of Chile Inversiones.

Business Address	Present Principal	Name, Principal
	Occupation or	Business and Address of
	Employment	Employment
1095 Avenue of the	Vice President, New Business Development	MetLife, Inc.
Americas	1	1095 Avenue of the
New York, New York		Americas
10036		New York, New York
10030		10036
Isidora Goyenechea	Partner	Carey y Cía. Ltda.
2800, piso 43		Isidora Goyenechea
Las Condes, Santiago,		2800, piso 43
Chile		Las Condes, Santiago,
		Chile
Isidora Goyenechea	Partner	Carey y Cía. Ltda.
2800, piso 43		Isidora Goyenechea
Las Condes, Santiago,		2800, piso 43
Chile		Las Condes, Santiago,
		Chile
	1095 Avenue of the Americas New York, New York 10036 Isidora Goyenechea 2800, piso 43 Las Condes, Santiago, Chile Isidora Goyenechea 2800, piso 43 Las Condes, Santiago,	Occupation or Employment Vice President, New Business Development Americas New York, New York 10036 Isidora Goyenechea Partner 2800, piso 43 Las Condes, Santiago, Chile Isidora Goyenechea Partner 2800, piso 43 Las Condes, Santiago, Chile

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