



THE STATE OF FLORIDA

OFFICE OF INSURANCE REGULATION MARKET INVESTIGATIONS

MARKET CONDUCT FINAL EXAMINATION REPORT

OF

METLIFE INSURANCE COMPANY OF CONNECTICUT

AS OF

November 19, 2009

NAIC COMPANY CODE: 87726

NAIC GROUP CODE: 0241

TABLE OF CONTENTS

EXECUTIVE SUMMARY	1
PURPOSE AND SCOPE OF EXAMINATION	1
COMPANY OPERATIONS.....	2
LIFE APPLICATION REVIEW	2
REINSURANCE AGREEMENTS REVIEW.....	3
ANTI-FRAUD PLAN REVIEW	3
EXAMINATION FINAL REPORT SUBMISSION	4

EXECUTIVE SUMMARY

In June 2006, the Florida Legislature enacted the Freedom to Travel Act, which modified Florida's Unfair Trade Practices Act by placing prohibitions on life insurance limitations upon an individual based solely on the individual's past lawful foreign travel or future lawful travel plans. The Florida Unfair Trade Practices Act also prohibits the refusal to insure, or continue to insure, based on the individual's race, color, creed, marital status, sex, or national origin.

Rule 69D-2 Florida Administrative Code became effective in October 2006 to implement the provisions of Section 626.9891, Florida Statutes. This rule requires a higher level of detail and accountability for Insurer Anti-Fraud Special Investigative Unit (SIU) Description filings and Insurer Anti-Fraud Plan filings.

A target market conduct examination of MetLife Insurance Company of Connecticut was performed to determine compliance with Sections 626.9541(1)(g), 626.9541(1)(x), 626.9541(1)(dd) and Section 626.9891, Florida Statutes, and Rules 69O-125.003 and 69D-2, Florida Administrative Code.

No violations were found during the examination.

PURPOSE AND SCOPE OF EXAMINATION

The Office of Insurance Regulation (Office), Market Investigations, conducted a target market conduct examination of MetLife Insurance Company of Connecticut (Company) pursuant to Section 624.3161, Florida Statutes. The examination was performed by Examination Resources, LLC. The scope period of this examination was July 1, 2007 through June 30, 2009. The onsite examination began October 19, 2009 and ended November 19, 2009.

The purpose of this examination was to review compliance with Sections 626.9541(1)(g), 626.9541(1)(x), 626.9541(1)(dd) and 626.9891, Florida Statutes and Rules 69O-125.003 and 69D-2, Florida Administrative Code.

The examination included the following procedures:

- Review policy applications to determine if applications were denied, issued in a manner other than applied for, had benefit changes or canceled solely on the individual's past lawful foreign travel experiences, or future lawful foreign travel plans, and compliance with Section 626.9541(1)(dd), Florida Statutes and Rule 69O-125.003, Florida Administration Code.
- Review policy applications to determine if applications were denied, issued in a manner other than applied for, had benefit changes or canceled based on national origin in compliance with Section 626.9541(1)(g) and (x), Florida Statutes.
- Review reinsurance agreements to verify if any of the agreements place any limitations as a result of the applicant's past and/or future foreign travel or the applicant's place of birth.

- Review Anti-Fraud Plan to ensure it has been filed and implemented as required by Rule 69D-2 Florida Administrative Code and Section 626.9891, Florida Statutes.

In reviewing materials for this draft report, the examiner relied on records provided by the Company. Procedures and conduct of the examination were in accordance with the *Market Regulation Handbook* produced by the National Association of Insurance Commissioners.

COMPANY OPERATIONS

MetLife Insurance Company of Connecticut is a foreign Life and Health insurer licensed to conduct business in the State of Florida on September 15, 1915. The Company provides accident and health, credit disability, credit life, group life and annuities, life, variable annuities, and variable life coverage in the State of Florida.

Total Direct Premiums Written in Florida for Life Insurance was as follows:

Year	Total Written Premium in Florida (Per Schedule T of the Annual Statement)
2007	142,372,164
2008	242,642,292

LIFE APPLICATION REVIEW

I. FILE REVIEW

The examiners reviewed information contained in the Company's individual life and group life underwriting files, which could have included but not limited to the application, field underwriting guidelines, telephone interviews, questionnaires, underwriting notes, correspondence with agents and consumers, medical records, financial information, and the Company's Agent training materials.

The Company used applications that contained travel related questions and did not use travel questionnaires.

The Company received 36 applications for life insurance coverage during the scope period.

Declined Applications:

The examiners reviewed 23 declined applications. There were no violations found.

Policy Issued With Limitations or Policy Benefit Change:

The examiners reviewed 13 policies issued with limitations and 263 policies that had policy benefit changes for a total of 276 policies. There were no violations found.

Canceled Policies:

The examiners reviewed 3 canceled policies. There were no violations found.

II. COMPLETENESS AND ACCURACY TEST

The entire population of applications submitted during the scope of the examination was reviewed; therefore, it was unnecessary to verify that declinations, applications issued in a manner other than applied for, benefit changes, and cancelations were included on the respective listings provided by the Company.

A sample of 114 of canceled policies which were not selected for detailed review was reviewed to verify that the reason for cancelation was as reported by the Company in the data files. No violations were found.

REINSURANCE AGREEMENTS REVIEW

The Company's reinsurance agreements that were in place during the scope of the examination were reviewed to verify if any of the agreements place limitations on coverage as a result of an applicant's past lawful foreign travel, future lawful travel plans or the applicant's place of birth.

Reinsurance agreements contain provisions placing limitations due to past and/or future foreign travel or the applicant's place of birth, however, the Company stated that these provisions were not applicable for Florida business. A review of the treaties showed that all the agreements place limitations on the amount of the reinsurer's share for "Foreign Risks". A foreign risk is a risk where a US/Canada/Guam/Puerto Rico permanent resident travels abroad more than 3 months in a 12 month period to "A" countries, or no more than 8 weeks in a 12 month period to a "B" country or no more than 2 weeks in a 12 month period to a "C" country.

The Company's underwriting guidelines do state that "D" countries are generally denied, however, the company's underwriting guidelines indicate that this limitation does not apply in Florida.

ANTI-FRAUD PLAN REVIEW

The Company has submitted a description of its SIU in form DFS-L1-1689 as required by Rule 69D-2.003, Florida Administrative Code.

The Company has implemented its Anti-Fraud Plan as required by Section 626.9891, Florida Statutes.

No violations were found.

EXAMINATION FINAL REPORT SUBMISSION

The Office hereby issues this Final Report based on information from the examiner's draft report, additional research conducted by the Office, and additional information provided by the Company.