KANSAS CITY LIFE INSURANCE CO Form DEFR14A December 21, 2010

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

		(Amendment No 1)
Filed	by the Registrant x	Filed by a Party other than the Registrant "
Chec	ek the appropriate box:	
	Preliminary Proxy Statement	
	Confidential, For Use of the Comm	nission Only
x	Definitive Proxy Statement	
	Definitive Additional Materials	
	Soliciting Material Pursuant to Rul	e 14a-11(c) or Rule 14a-12

Kansas City Life Insurance Company

(Exact name of registrant as specified in its charter)

Payı	ment o	of Filing Fee (Check the appropriate box):
x	No f	ee required.
	Fee	computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
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	Fee	paid previously with preliminary materials.
	Chee	ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
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Explanatory Statement

Kansas City Life Insurance Company has been asked to revise certain information in its 2010 Proxy Statement pursuant to comments received from the Securities and Exchange Commission earlier this year. In response to the SEC comments, the Company has agreed to revise the following portions of the 2010 Proxy for informational purposes: (1) Section 16(a) Beneficial Ownership Reporting Compliance, which previously indicated the number of exceptions rather than identify the parties that failed to timely file these reports; (2) the Bonus portion of the Compensation Disclosure and Analysis to identify that all bonuses are paid in cash; (3) the Annual Incentive portion of the Compensation Disclosure and Analysis to provide additional information; (4) the addition of an Equity Compensation portion to the Compensation Disclosure and Analysis to indicate that all compensation is paid by the Company in cash; and (5) the Summary Compensation Table to provide information for calendar years 2007 and 2008.

Except as described above and detailed below, no other changes have been made to the 2010 Proxy Statement. This supplemental information should be read in conjunction with the 2010 Proxy Statement.

SECTION 16(A) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16 of the Securities Exchange Act of 1934 requires the Company s directors and executive officers to file reports of ownership and changes in ownership of common stock. To the best of the Company s knowledge, in 2009 all required forms were filed on time with the Securities and Exchange Commission, with the exception of the following:

- (a) Mr. Walter E. Bixby was late filing one Form 4 for one transaction during 2009; and
- (b) Mr. Michael Braude was late filing one Form 4 for one transaction during 2009.

COMPENSATION DISCLOSURE AND ANALYSIS

Bonus. Discretionary bonuses are approved by the Committee and Board of Directors or Executive Committee. The discretionary bonus, if any, is paid in cash.

Annual Incentive. The Company provides the named executive officers and 76 other participants with an opportunity to earn cash incentive awards based on annual performance through the Company s Annual Incentive Plan (the AIP). Annual incentive compensation is paid in cash. The Company targets total cash (base salary + annual incentive) at median of the Hay Group All-Insurance Industry database, as adjusted for company size, when incentive awards are paid at target. Historically, the Committee has established aggressive AIP targets resulting in actual annual incentive payouts below target levels. Consequently, actual total cash received by the Company s executives has trailed median levels of the competitive market.

AIP participants are divided into six classes based on their level within the Company. Each class is assigned a target incentive opportunity, expressed as a percent of base salary. The more senior the position, the higher the percentage of the award is allocated to corporate goals in order to reflect broader job duties. Incentive opportunities for all AIP participants, with the exception of the Principal Executive Officer, are based on the achievement of three corporate goals and two individual goals. The Principal Executive Officer is incented based solely on the Company s achievement against corporate goals.

The table below provides annual targets expressed as a percent of base salary for each of the Company s named executive officers.

Principal	Executive	Officer
i i iiici pai	LACCULIVE	Officer

Corporate Goals		Threshold	Target	Maximum
Goal 1	Financial	14%	28%	42%
Goal 2	Growth	14%	28%	42%
Goal 3	Expense	0%	14%	14%
Total:		28%	70%	98%

A 11	other	Named	Executiv	e Officers

Corporate Goals	Threshold	Target	Maximum	
Goal 1 Financial	6.8%	13.6%	20.4%	
Goal 2 Growth	6.8%	13.6%	20.4%	
Goal 3 Expense	0%	6.8%	6.8%	
Corporate Goal Subtotal:	13.6%	34.0%	47.6%	
Individual Goal #1	3.0%	3.0%	3.0%	
Individual Goal #2	3.0%	3.0%	3.0%	
Individual Goal Subtotal:	6.0%	6.0%	6.0%	
Total:	19.6%	40.0%	53.6%	

The Committee established the following three fiscal year corporate goals for the 2009 AIP: Finance, Growth and Expense Control (discussed more fully below). These metrics were selected because they drive shareholder value and reflect the Company s emphasis on profitable growth and cost control.

For 2009, the Corporate Goals were as follows:

Weighting	Goa	Performance Measures				
	Finance	e Goal:	Threshold	\$ 16.00 MM		
			Target	\$ 18.00 MM		
40%	Operating					
	(Calenda	Maximum	\$ 20.00 MM			
		Kansas City	Threshold	\$ 9.80 MM		
		•	Target	\$ 10.10 MM		
		Life				
		32% total				
40%		weighting	Maximum	\$ 10.30 MM		
40%	Growth Goal:					
	Life Insurance	Third Party	Threshold	\$ 1.40 MM		
			Target	\$ 1.43 MM		
	Target	8% total				
	Premiums	weighting	Maximum	\$ 1.47 MM		
			Threshold			
200	Expense Goal: Controllable Expenses			\$ N/A		
20%				\$ 73.89 MM \$ N/A		
			Maximum	Ψ 11/11		

The Finance Goal is measured by operating earnings excluding the impact of incentive compensation plans. The Growth Goal is measured by new life insurance target premiums. The Expense Control Goal is measured by controllable expenses. Financial and Growth performance measures have a threshold, target and maximum award. The Expense Goal continues to be achieved or not achieved without threshold or

maximum performance levels.

The AIP is designed so that no payouts are made unless the fiscal year earnings trigger is achieved. The intention of the Committee in using an earnings trigger is to prevent AIP payouts unless a specific level of earnings is achieved. For 2009, the earnings trigger of \$13 million of operating earnings net of applicable taxes and the impact of incentive compensation plans was achieved and payouts have been made under the AIP. Kansas City Life also exceeded the maximum for the Financial Goal and achieved the Expense Goal. The Company did not meet the threshold for the Growth Goal.

The AIP is designed to award individual and Company performance that result in meeting important Company objectives. To address individual performance, the Company requires participants to set two individual goals that support the Corporate Goals. Achievement of each individual goal permits an additional award to the participant based on the class to which the participant belongs. An award will only be paid for an individual goal if the goal is fully achieved.

The Named Executive Officers (excluding the Principal Executive Officer) had goals unique to their areas of responsibility. Each of the Named Executive Officers was given an individual goal to achieve a reduction in expenses so that their area achieved a pro rata share of the Expense Goal for the year. Mr. Knapp s second goal related to interaction with the Company s rating agencies. Mr. Duffy s second goal related to improving the management tools available to the Company s sales force. Mr. Milton s second goal related to capital requirement estimations and risk-based capital modeling. Mr. Krebs second goal related to increasing the Company s sales force.

The AIP Corporate Goals and earnings trigger are annually recommended by management and approved by the Compensation Committee. In reviewing and approving AIP goals for plan year 2010, the Committee considered current economic conditions, their continued impact on investment values and projected slow recovery of life insurance sales. The Committee s objective is to establish AIP goals at levels that will drive superior performance, but that remain attainable, to provide the desired motivational impact to AIP participants.

For 2010, the earnings trigger will be a specified net income threshold of \$21.67 million. The three corporate goals will be as follows:

2010 Annual Incentive Plan Corporate Goals

Weighting	Goals	Performanc	Performance Measures			
	Finance G	oal:	Threshold	\$ 21.66 MM		
			Target	\$ 27.07 MM		
40%	Operating Ea					
	(0.1.1.3	7	3.6	ф. 22.40. 1 0.1		
	(Calendar Y	(ear)	Maximum	\$ 32.49 MM		
		Kansas City	Threshold	\$ 10.061 MM		
			Target	\$ 10.301 MM		
		Life				
		220/ 4-4-1				
		32% total				
		weighting	Maximum	\$ 10.540 MM		
40%	Growth Goal:					
	Life Insurance	Third Party	Threshold	\$ 1.200 MM		
			Target	\$ 1.229 MM		
	Target	8% total				
	n '	. 17.	M :	¢ 1257.MM		
	Premiums	weighting	Maximum	\$ 1.257 MM		
	Expense G		Threshold Target	\$ N/A		
20%	Controllable Expenses			\$ 73.082 MM \$ N/A		
1111 .1		C	Maximum	\$ N/A		

Individual goals will be set by each participant under the direction of management.

Equity Compensation

The Company has determined at this time that all compensation shall be paid in cash. As a result, the Company currently offers no equity compensation or equity compensation plan to its employees.

SUMMARY COMPENSATION TABLE

							Change				
							n Pension				
							alue and				
							n-Qualified				
							Deferred				
				NI.	on-Equity		mpensation Earnings				
Name and Principal					ncentive		and				
_					Plan		Retiree	Δ	ll Other		
Position	Year	Salary	Bonus	Com	pensation ⁽¹¹⁾		Medical		npensation		Total
R. Philip Bixby	2009	\$ 688,740	\$ 200	\$	385,695	\$	$(208,813)^{(1)}$	\$	89,483(6)(12(14)	\$	955,305
President, CEO and	2008	\$ 688,740	\$ 200	\$	0	\$	149,249(1)	\$	116,548(6)(14)	\$	954,737
Chairman of the Board (PEO)	2007	\$ 658,740	\$ 400	\$	244,730	\$	16,483(1)	\$	102.043(6)(14)	\$ 1	,022,396
		,			,	·	,		- ,		,- ,
Tracy W. Knapp	2009	\$ 284,100	\$ 110	\$	94,322	\$	488.688(2)	\$	24,434 ⁽⁷⁾⁽¹³⁾⁽¹⁴⁾	\$	891,654
Senior Vice President.	2008	\$ 276,600	\$ 100	\$	0	\$	38,020 ⁽²⁾	\$	22,445 ⁽⁷⁾⁽¹³⁾⁽¹⁴⁾	\$	337,165
Finance (PFO)	2007	\$ 266,400	\$ 180	\$	78,244	\$	31,297 ⁽²⁾	\$	21,097 ⁽⁷⁾⁽¹³⁾⁽¹⁴⁾	\$	397,218
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Charles R. Duffy, Jr.	2009	\$ 288,360	\$ 200	\$	95,736	\$	34,511 ⁽³⁾	\$	35,893(8)(14)	\$	454,700
Senior Vice President,	2008	\$ 281,160	\$ 190	\$	0	\$	43,985(3)	\$	41,772 ⁽⁸⁾⁽¹⁴⁾	\$	367,107
Operations	2007	\$ 272,760	\$ 360	\$	78,090	\$	29,499(3)	\$	24,478(8)(13)(14)	\$	405,187
•		,	·		,		,		,		,
Mark A. Milton	2009	\$ 287,520	\$ 200	\$	86,832	\$	83.199(4)	\$	36,801(9)(14)	\$	494,552
Senior Vice President	2008	\$ 280,020	\$ 200	\$	0	\$	14,598 ⁽⁴⁾	\$	45,431 ⁽⁹⁾⁽¹⁴⁾	\$	340,249
And Actuary	2007	\$ 269,820	\$ 400	\$	79,119	\$	44,361 ⁽⁴⁾	\$	18,290 ⁽⁹⁾⁽¹³⁾⁽¹⁴⁾	\$	411,990
	2007	\$ 207,020	Ψ 100	Ψ	,,,,,,,	Ψ	11,501	Ψ	10,270	Ψ	.11,770
Donald E. Krebs	2009	\$ 267,600	\$ 130	\$	88,844	\$	27,267 ⁽⁵⁾	\$	49,693(10)(14)	\$	433,534
Senior Vice President,	2008	\$ 261,300	\$ 120	\$	0	\$	17,672 ⁽⁵⁾	\$	51,061(10)(12)(14)	\$	330,153
Sales & Marketing	2007	\$ 253,500	\$ 220	\$	74,231	\$	19,005(5)		,		