PRICING SUPPLEMENT NO. MP-7 DATED OCTOBER 4, 2007 TO PROSPECTUS DATED JULY 13, 2007 AND PROSPECTUS SUPPLEMENT DATED JULY 13, 2007

Other Provisions: None

## FILED PURSUANT TO RULE 424(b)(2) REGISTRATION NOS. 333-106040; 333-143992

## AMERICAN INTERNATIONAL GROUP, INC. 5.450% MEDIUM-TERM NOTES, SERIES MP, MATCHED INVESTMENT PROGRAM, DUE MAY 18, 2017

rincipal Amount: U.S.\$200,000,000			Original Issue Date: October 10, 2007							
agent's Discount or Commission: U.S.\$218,000			Stated Maturity: May 18, 2017							
Net Proceeds to Issuer: U.S.\$200,801,444.44 (including accrued interest of 4,299,444.44)			Interest Rate: 5.450%							
orm: ☑ Book Entry o Certificated			CUSIP No.: 02687QBW7							
specified Currency (If other than U.S. dollars): N/A			Authorized Denominations (If other than U.S.\$1,000 and integral multiples of U.S.\$1,000 in excess thereof): U.S.\$2,000 and integral multiples of U.S.\$1,000 in excess thereof.							
he not	es are bei	ng placed through or purchased by the Ag	ent listed below:							
Vachov	ria Capita	l Markets, LLC	U.S.\$200,000,0	000	Capacity:	o Agent	☑ Principal			
f as Ag	ent: The	notes are being offered at a fixed initial pr	ublic offering price	of% of pr	incipal amount.					
f as Pri	ncipal:									
0	o The notes are being offered at varying prices related to prevailing market prices at the time of resale.									
<b>√</b>	The notes are being offered at a fixed initial public offering price of 98.360% of principal amount plus accrued interest of \$4,299,444.44 from May 18, 2007.									
nterest	Payment	Dates: Semi-annually on every May 18 an	ıd November 18, co	mmencing Nov	ember 18, 2007					
Redemp	tion Prov	visions:								
$\checkmark$	The not	es cannot be redeemed prior to the Stated 1	Maturity.							
0	Initial R Initial R	es may be redeemed prior to the Stated Ma Ledemption Date: Ledemption Percentage:% Redemption Percentage Reduction:%	aturity.							
Optiona	l Repayn	nent Provisions:								
$\checkmark$	The not	es cannot be repaid prior to the Stated Mat	urity.							
0	The notes can be repaid prior to the Stated Maturity at the option of the holder of the notes. Optional Repayment Date(s):									
Jse of 1	Proceeds:	We intend to use the net proceeds from the Inc.'s principal spread-based investment		to fund the AIC	Matched Investme	ent Program, Ame	rican International Grou	ıp,		

The notes offered hereby constitute a further issuance of, and will be consolidated with, the \$850,000,000 aggregate principal amount of 5.450% Medium-Term Notes, Series MP, Matched Investment Program, Due May 18, 2017, issued by us on May 18, 2007 and the \$200,000,000 aggregate principal amount of 5.450% Medium-Term Notes, Series MP, Matched Investment Program, Due May 18, 2017, issued by us on May 31, 2007. The notes offered hereby will have the same CUSIP number as the previously issued notes. Upon completion of this offering, the aggregate principal amount outstanding of such notes will be \$1,250,000,000.

We are offering notes on a continuing basis through AIG Financial Securities Corp., ABN AMRO Incorporated, Banca IMI S.p.A., Banc of America Securities LLC, Barclays Capital Inc., Bear, Stearns & Co. Inc., BMO Capital Markets Corp., BNP Paribas Securities Corp., BNY Capital Markets, Inc., Calyon Securities (USA) Inc., Citigroup Global Markets Inc., Credit Suisse Securities (USA) LLC, Daiwa Securities America Inc., Daiwa Securities SMBC Europe Limited, Deutsche Bank Securities Inc., Goldman, Sachs & Co., Greenwich Capital Markets, Inc., HSBC Securities (USA) Inc., J.P. Morgan Securities Inc., Lehman Brothers Inc., KeyBanc Capital Markets Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated, Mitsubishi UFJ Securities International plc, Morgan Stanley & Co. Incorporated, RBC Capital Markets Corporation, Santander Investment Securities Inc., Scotia Capital (USA) Inc., SG Americas Securities, LLC, TD Securities (USA) LLC, UBS Securities LLC, and Wachovia Capital Markets, LLC, as agents, each of which has agreed to use its best efforts to solicit offers to purchase notes. We may also accept offers to purchase notes through other agents. See "Plan of Distribution" in the accompanying prospectus supplement.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of the notes or determined if the prospectus, the prospectus supplement or this pricing supplement is truthful or complete. Any representation to the contrary is a criminal offense.