CORPORATION REPORT AND
TAX RETURN OF

United States
Corporation

P. O. Address

Filed in the Office of the Secretary of
State of the State of Florida, this day of
June
A. D. 1936

Secretary of State.
CHAPTER 1467—ACTS OF 1921—REQUIRING THE FILING OF THIS REPORT—(AS AMENDED)

AN ACT Requiring Corporations Authorized to do Business in the State of Florida, Both Foreign and Domestic, Authorized to File with the Secretary of State Certain Reports and Pay a Certain Tax in the Nature of a Filing Fee Thereon.

Section 1. All corporations, except such as are specifically exempt in Section 6 of this Act, who are corporations hereafter incorporated under the laws of the State of Florida and whose registered offices or places of business are in the State of Florida, and all foreign corporations which hereafter have been or may hereafter be authorized to do business in the State of Florida, shall, and the same are hereby required to file with the Secretary of State a sworn report on such form as the Secretary of State shall prescribe, giving the names of the officers and directors and the Post Office address of each, the home office of the corporation, the name and address of the resident agent upon whose service of process may be made, the date of the last meeting of its Board of Directors whether the corporation has been actively engaged in business during the previous twelve months or not, if its charter powers have been dormant and unused during that period, the number of the shares of capital stock of such corporations with the par value thereof, the total amount of capital stock and if a foreign corporation the amount of its capital stock allocated for use in the State of Florida, and such other information as may be needed to show if the corporation is active or inactive, and such other information as may be necessary for the Secretary of State to have in carrying out the provisions of this Act.

Section 2. Every corporation required to file reports as provided in Section 1 of this Act shall pay to the Secretary of State, for the use of the State of Florida, a filing fee per report according to the schedule set forth in this section, which, however, shall not be less than $15.00 nor greater than $100.00.

Schedule for Filing Fees

| For all corporations with capital stock not exceeding $10,000.00 | $15.00 |
| For Capital Stock of over $10,000.00 and not over $20,000.00 | $20.00 |
| For Capital Stock of over $20,000.00 and not over $50,000.00 | $50.00 |
| For Capital Stock of over $50,000.00 and not over $100,000.00 | $75.00 |
| For Capital Stock of over $100,000.00 and not over $200,000.00 | $100.00 |
| For Capital Stock of over $200,000.00 and not over $500,000.00 | $200.00 |
| For Capital Stock of over $500,000.00 and not over $1,000,000.00 | $400.00 |
| For Capital Stock of over $1,000,000.00 and not over $2,000,000.00 | $700.00 |
| For Capital Stock of over $2,000,000.00 | $1,000.00 |

The capital stock above mentioned refers to the invested capital represented by shares of stock outstanding.

Section 3. The Secretary of State shall prescribe the form and furnish the blanks upon request to make the annual reports called for in this Act. The Secretary of State shall examine the reports when received and if the information called for in this Act is given in such reports he shall fill in such information and keep such reports as public records. He shall pay into the State Treasury to be used for such purposes as the Legislature may determine all moneys collected under the provisions of this Act. Such amounts for printing forms, postage, files, clerical and other expenses found to be actually necessary in carrying out the provisions of this Act is hereby appropriated from such funds not to exceed ten thousand dollars in any one year.

Section 4. The Secretary of State shall cause a notice of the requirements of this Act to be mailed to the last known address of every corporation doing business in the State of Florida which shall fail to file all reports, in each report which shall fail to comply with the provisions of this Act within three months after July 1st of each year shall be deemed to be no longer exercising its charter or corporate privilege in this State.

Section 5. Any corporation failing to comply with the provisions of this Act for six months shall forfeit its corporate and charter privileges and shall not be permitted to maintain any action in any court in this State until such reports are filed and all fees due hereunder paid. On January 1st of each year the Secretary of State shall make up a list of the corporations which have failed to comply with the provisions of this Act and shall mail a copy of such list to the Clerk of the Circuit Court of Record, the Circuit Judges and the Justices of the Peace of this State.

Section 6. The following shall be exempt from the provisions of this Act: railroad companies, Pullman companies, telephone and telegraph companies, bank and trust companies, building and loan associations, insurance companies, co-operative marketing associations, and corporations not for profit; those corporations and companies exempt from the operation of this Act being regulated by or paying excess taxes under other provisions of law.

Section 7. Nothing in this Act shall be construed as to apply to a corporation that has been adjudged bankrupt or dissolved by order of the court, however, such corporations shall file a statement with the Secretary of State setting forth their status in this respect but shall not be required to pay a tax.

Section 8. The Secretary of State shall mail statement as required in Section 4 to corporations of record subject to the provisions of this Act, giving notice of the time in which the reports must be filed; provided, however, in case of any Florida corporations having been organized less than twelve months prior to July 1st of any year in which the reports are due to be filed and the tax due to be paid and in case of any corporation which has been authorized to do business in Florida for less than twelve months at the time the report is due to be made and the tax due to be paid, then in that event, the tax for that year shall be prorated according to the number of months the corporation has been in existence or authorized to do business in this State.

Section 9. All statements required to be filed under this Act shall be for the calendar year and where a corporation's fiscal year ends other than the calendar year it shall have ninety days after the ending of its fiscal year in which to file the statement as provided in this Act.

Section 10. Any clause or section of this Act which, for any reason, may be held unconstitutional may be declared to be severed, and the remaining portions thereof shall be and remain in full force and effect to the same extent as if such invalid clause or section had not been incorporated therein.

Section 11. Any corporation paying the maximum fees provided for shall not be required to file any reports whatsoever as required by the provisions of this Act.

Section 12. In the event the shareholders of any such corporation should be of the opinion that the provisions of this Act are in any way in the best interest of the corporation to be amended, they may be proposed by a majority vote of the shareholders and filed with the Secretary of State, and in the event, the Secretary of State shall be authorized to make such amendments as he may consider necessary and to increase or decrease the value of said shares, subject to the same restrictions as to the listing of such stock as may be determined to be correct from the proof submitted.

Approved May 30, 1921.
Corporation Report and Tax Returns
to the
Secretary of State of Florida

As required by Senate Bill No. 734, Chap. 14677 (as amended)

HON. R. A. GRAY, Secretary of State,
Tallahassee, Florida.

SIR:

In compliance with the law above referred to we submit below information called
for, and enclose remittance for $10.00 to pay the tax imposed by said law.

(1) That

UNITED STATES CORPORATION COMPANY

P. O. Address 150 Broadway, New York, N.Y.

a corporation duly organized and existing under the laws of the State of Florida, with
its principal place of business within the State at Tallahassee, County
of Leon, has designated and established 314 South Monroe St.,
City of Tallahassee, County of Leon, State of Florida, as its place of business or domicile for the service of process within the State,
and has named and does hereby name as its agent:

H. CLAY CRAFORD, JR.

(2) NAMES AND ADDRESSES OF OFFICERS:

Name. Address.
H.O. Coughlan, President 150 Broadway, New York, N.Y.
Samuel B. Howard, Vice-President
Arthur W. Britton, Treas. & Secy.
Louis B. Gunther, Treasurer
H. Clay Crawford, Jr., Ass't. Secy. 314 So. Monroe St., Tallahassee, Fla.

(3) NAMES AND ADDRESSES OF DIRECTORS:

Name. Address.
H. O. Coughlan 150 Broadway, New York, N.Y.
Samuel B. Howard
Arthur W. Britton

(4) General nature of main business engaged in
is representation of corporations

(5) Date incorporated July 15th, 1925

(See copy of law, on back of this sheet).
Date of last meeting of Board of Directors: December 21st, 1925

Is Corporation active? Yes If inactive, state how long.

Is the purpose of the Corporation to begin operation in the future?

CAPITAL STOCK STATEMENT

(6) The total authorized capital stock as follows:

100 shares of the par value of $100 each

None Shares without nominal or par value

OUTSTANDING CAPITAL STOCK AS FOLLOWS:

$5 shares of the par value of $100 each $500.00

shares without nominal or par value, fixed by
law for purpose of taxation at $100.00 per share

(See Section 12)

Total outstanding capital stock $500.00

Tax as per schedule $10.00

Note: In the case of no par value shares, a financial statement should be submitted to show the actual value, and this will be the basis of the taxation; or the corporation may elect to value such shares at $100.00 per share.

(7) We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.

[Signature]

United States Corporation Company

By President/ Vice-President

ATTEST:

[Signature]

Secretary:

STATE OF FLORENCE, NEW YORK

COUNTY OF NEW YORK

Personally appeared before me SAMUEL R. HOWARD, Vice-President of

United States Corporation Company

who deposes and says that he executed this certificate for and in behalf of said corporation, and that the statement therein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 15th day of June, 1936.

[Signature]

(SIGNATURE OF OFFICE HAVING KNOWLEDGE)