ANNUAL CORPORATION CAPITAL STOCK TAX LAW

610.07. Annual report of corporation; contents.—All corporations, including those hereafter incorporated under the laws of this state and those that may hereafter be incorporated and all foreign corporations which hereafter be incorporated may hereafter be authorized to do business in this state, except railroad companies, Pullman companies, telephone and telegraph companies, banking and trust companies, building and loan associations, insurance companies, cooperative marketing associations and corporations not for profit, are required to file with the Secretary of State on July 1st of each year 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 the resident agent upon whom service of process may be made, the main line of business engaged in by the corporation, 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 if its charter powers have been dormant and unused during that period, the number of the shares of the 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 necessary 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 law.

610.08. Schedule of filing fees.—Every corporation required to file reports as aforesaid shall pay to the Secretary of State for the use of the State of Florida, a filing fee in accordance with the schedule set forth in this section, which, however, shall in no event be less than ten dollars nor greater than three hundred dollars.

SCHEDULE FOR FILING FEES
For all corporations with capital stock not exceeding $10,000.00 $ 10.00
For capital stock of over $10,000.00 and not over $25,000.00 $ 25.00
For capital stock of over $25,000.00 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 $ 500.00
For capital stock of over $1,000,000.00 and not over $2,000,000.00 $ 750.00
For capital stock of over $2,000,000.00 $ 1,000.00

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

610.09. Duties of Secretary of State.—The Secretary of State shall prescribe the form and furnish the blanks upon request to make the annual reports required of in this law. The Secretary of State shall examine the reports when received and if the information called for is given in such reports he shall file the same as 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 law. Such amounts for printing form, postage, fees, clerical and other expenses found to be actually necessary in carrying out the provisions of this law are appropriated from such funds not to exceed Fifteen Thousand Dollars annually.

610.10. Mailing of notice to corporation.—The Secretary of State shall cause notice of the requirement of this law to be mailed to the last known address of every corporation doing business in the State of Florida which shall fail to file within thirty days after July first, the report called for in this chapter. The mailing fee shall be paid by the corporation which shall fail to comply with the provisions of this law within three months after July 1st of each year. Any corporation filing a notice of default in accordance with the provisions of this law shall be deemed to be in default and shall be deemed to have been in default since July 1st of each year in which the provisions of this law were not observed. If the corporation fails to file the report required by this section prior to July 1st of each year, it shall be deemed to be in default as of the date of failure to file. The tax due in default shall be paid in full by the corporation which shall fail to comply with the provisions of this law within the time specified. 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 is to be paid, in that event, the tax due for that year shall be pro rata according to the number of months the corporation has been in existence or authorized to do business in this state.

610.11. Penalty for failure to file report.—Any corporation failing to comply with the provisions of this law for six months shall not be permitted to maintain or defend any action in any court of this state until such reports are filed and all fees due under this chapter paid.

610.12. Bankrupt and dissolved corporations.—Nothing in this law shall be construed 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.

610.13. Period to be covered by statement.—All statements required to be filed under this law shall be for the calendar year and shall be due to be filed on July first of such year and the tax payable thereon shall be due to be paid at that time.

610.14. Corporations paying maximum fee.—Any corporation paying the maximum fee provided for in this chapter shall not be required to file any report whatever as required by the provisions of this law.

610.15. No par value stock; valuation.—In the event the shares of stock of any such corporation shall be no par value, then for purposes of this law, each share shall be deemed or presumed to have a value of at least one hundred dollars per share, which presumption may be overcome by actual proof submitted to the Secretary of State. For the purposes of this law the Secretary of State shall make such investigation as he may consider necessary and may increase or decrease the value of no par value stock as he may determine to be correct; and in so doing the Secretary of State may take into consideration all facts tending to show the fair market value of the stock including the sales price of the stock, the amount of the surplus of the corporation and other pertinent facts as he may deem advisable.

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; and the corporations and the companies so exempt from the operation of this Act being regulated by or paying excise taxes under other provisions of law. (Acts 1911)
May 29th, 1952

Secretary of State
Tallahassee
Florida

Dear Sir:–

We enclose the 1952 Corporation Report and Tax
Return of United States Corporation Company (Florida) and
our check for $10.00.

Will you please send us the customary receipt?

Very truly yours,

[Signature]

DHJ:CV

Office President
(DO NOT DETACH)

Form D.C.T.R.—For Domestic Corporations

Corporation Report and Tax Returns

to the

Secretary of State of Florida

As required by Senate Bill 734, Chap. 14577 (as amended) Laws of Florida, 1931

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

SIR:

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

(1) THAT

UNITED STATES CORPORATION COMPANY

(Give correct name of corporation)

Principal place of business: 611 Van Buren Street, Tallahassee, Florida

Insert to whom receipt is to be mailed: 160 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 611 Van Buren Street, 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 its agent: GEORGE G. CRAWFORD

(2) NAMES AND ADDRESSES OF OFFICERS: BE SURE AND AFFIX TITLES:

Name Address

A. H. BRITTON President 160 Broadway, New York 7, N.Y.

R. J. GORMAN Vice President 160 Broadway, New York 7, N.Y.

T. L. A. PEROT Vice President 160 Broadway, New York 7, N.Y.

DAVID H. JACKMAN Vice President 160 Broadway, New York 7, N.Y.

R. J. GORMAN Secretary 160 Broadway, New York 7, N.Y.

J. H. KIRTLAND Treasurer 160 Broadway, New York 7, N.Y.

(3) NAMES AND ADDRESSES OF DIRECTORS:

Name Address

Arthur H. Britton 160 BROADWAY, NEW YORK 7, N.Y.

Raymond J. Gorman

David H. Jackman

(4) General nature of main business engaged in REPRESENTATION OF CORPORATIONS

(5) Date incorporated: July 15, 1925

(See copy of law printed herein).
Date of last meeting of Board of Directors: December 31, 1953

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

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

CAPITAL STOCK STATEMENT

(6) The total authorized capital stock is as follows:

100 shares of the par value of $100.00 each.

Outstanding capital stock as follows:

5 shares of the par value of $100.00 each $500.00

Shares without nominal or par value, actual

Total outstanding capital stock $500.00

Tax as per schedule $10.00

Only one before necessary where more than one year's tax is paid at the time of filing.

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

(SEAL)

By (Position)

Vice-President

ATTEST:

(SIGNATURE)

Secretary

STATE OF NEW YORK

COUNTY OF NEW YORK

Personally appeared before me, David H. Jackman, 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 23rd day of May, 1952.

(SEAL)