The Stockholder Information Supplement shall be completed by all stock companies incorporated in the United States that have 100 or more stockholders. The supplement shall be filed with the insurance commissioner of the company’s domiciliary state as a part of its annual statement. The information required to be contained in this supplement is to be furnished to the best of the knowledge of the company. Where appropriate, the company should obtain the required information, in writing, from its directors or officers and from any person known to the company to be the beneficial owner of more than ten percent (10%) of any class of its equity securities.

The term “officer” means a president, vice-president, treasurer, actuary, secretary, controller and any other person who performs the company functions corresponding to those performed by the foregoing officers.

Section 2. Financial Reporting to Stockholder

A. Did the company distribute to its stockholders prior to the [insert current year] annual meeting an annual report for the year [insert preceding year]?

Answer ___________________.

If answer is “Yes” attach copy. If answer is “No” explain in detail below. Attach separate sheet if necessary.

B. Will the company distribute to its stockholders prior to the [insert following year] annual meeting an annual report for the year [insert current year]?

Answer ___________________.

If answer is “Yes” a copy of the report shall be forwarded to the insurance commissioner of the company’s domiciliary state at the same time as it is distributed to stockholders. If answer is “No” explain in detail below. Attach separate sheet if necessary.

C. If an annual report to stockholders was distributed for the year [insert preceding year];

(1) Was the distribution prior to or contemporaneous with the solicitation of proxies in respect of the annual meeting?

Answer ___________________.

If the answer is “No” explain in detail below. Attach separate sheet if necessary.

(2) Did it contain the following financial statements (indicate answer in Column A) and were the financial statements prepared substantially on the basis (individual or consolidated) as required to be presented in the company’s annual statement (indicate answer in Column B)?
To be answered by Life and A & H Companies:

a. Statement of Assets, Liabilities, Surplus and Other Funds.

b. Summary of Operations.

c. Surplus Account.

To be answered by Fire and Casualty Companies:

a. Statement of Assets, Liabilities, Surplus and Other Funds.


c. Capital and Surplus Account.

To be answered by Title Insurance Companies:

a. Statement of Assets, Liabilities, Surplus and Other Funds.


c. Capital and Surplus Account.

Section 3. Information Regarding Management and Directors

A. Furnish the following information for each director, and for each of the three highest paid officers, whose aggregate direct remuneration exceeded $20,000 during the year, naming each such person.

<table>
<thead>
<tr>
<th>Name and Title (1)</th>
<th>Principal Occupation or Employment (2)</th>
<th>Served As Director From (3)</th>
<th>Aggregate Direct Remuneration (4)</th>
<th>Benefits Accrued or Set Aside During Current Year Retirement Plan (5)</th>
<th>Other Emp. Benefits (6)</th>
<th>Estimated Annual Benefits Upon Retirement</th>
<th>Estimated Annual Benefits Upon Retirement</th>
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</table>

Furnish on a separate sheet the following information as to each of the individuals named above or state below that the information is not present:

(1) Information as to any material interest, direct or indirect, on the part of the individual during [insert current year] in any material transaction or any material proposed transaction as to which the company, or any of its subsidiaries, was or is to be a party.

(2) Information as to all options to purchase securities of the company granted to or exercised by each such individual during the current year.

B. Answer “yes” or “no” in each column as to whether or not the information in Item 1 above has been, or will be, furnished to stockholders in any proxy statement relating to (i) the election of directors, (ii) any bonus, profit sharing or other remuneration plan, contract or arrangement in which any director, nominee for election as a director, or officer of the company will participate, (iii) any pension or retirement plan in which any such person will participate, or (iv) the granting or extension to any such person of any options, warrants or rights to purchase any securities, other than warrants or rights issued to security holders, as such, on a pro rata basis. If any answer is “no” explain in detail on separate sheet.
### Section 4. Instructions for Information Regarding Management and Directors

**A.** This information applies to any person who was a director or officer of the company at any time during the year. However, information need not be given for any portion of the year during which such person was not a director or officer of the company.

**B.** Include under “Other Employee Benefits” information for such items as savings plans, deferred compensation plans, thrift plans, profit sharing plans, etc., or other contracts, authorizations or arrangements, whether or not set forth in any formal document. Briefly describe such “plans” and the basis upon which directors or officers participate therein, if not previously described in a prior “Stockholder Information Supplement” indicating date thereof. Company cost of benefits accrued or set aside need not be stated with respect to payments computed on an actuarial basis under any plan which provides for fixed benefits on retirement at a specified age or after a specified number of years of service.

**C.** Information need not be included as to payments made for, or benefits received from, group life or accident insurance, group hospitalization or similar group payments or benefits.

**D.** If it is impractical to state the amount of the estimated annual benefits proposed to be made upon retirement, the aggregate amount set aside or accrued to date in respect of such payment should be stated, together with an explanation of the basis for future payments.

**E.** Attach separate sheets if necessary to fully answer any questions.
Section 5. Instructions for Statement of Beneficial Ownership of Securities

<table>
<thead>
<tr>
<th>Name and Title of Each Director, Officer or Owner of More than 10%</th>
<th>Title of Security</th>
<th>Nature of Ownership</th>
<th>Owned at 12-31-[insert preceding yr]</th>
<th>Acquired During [insert cur yr]</th>
<th>Disposed of During [insert current year]</th>
<th>Held less than 6 mos.</th>
<th>Held 6 mos. or more</th>
<th>Owned at 12-31-[insert cur yr]</th>
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Answer “yes” or “no” as to whether the information concerning the number of shares owned at end of year (as shown in Column 8) by each director and the three highest paid officers whose aggregate direct remuneration exceeded $20,000 during the year, has been or will be furnished to stockholders in a proxy statement or otherwise.

Answer ________________. If answer is “no” explain in detail on separate sheet.

State the number of stockholders of record of the company at the end of [insert current year].

Answer ________________.

**Column 1**
Indicate relationship of the person to the company, for example: “director,” “director and vice-president,” “beneficial owner of more than 10% of the company’s common stock,” etc.

**Column 2**
The statement of the title of a security should be such as to clearly identify the security, even though there may be only one class, for example: “common stock,” “4% convertible preferred stock,” etc.

**Column 3**
Under “Nature of Ownership” state whether ownership of securities is “direct” or “indirect.” If the ownership is indirect, i.e., through a partnership, corporation, trust or other entity, indicate in a footnote or other appropriate manner the name or identity of the medium through which the securities are indirectly owned. The fact that securities are held in the name of a broker or other nominee does not, of itself, constitute indirect ownership. Securities owned indirectly shall be reported on separate lines from those owned directly and from those owned through a different type of indirect ownership.

**Columns 4 to 8**
In the case of securities owned indirectly, the entire amount of securities owned by the partnership, corporation, trust or other entity shall be stated. There may also be indicated in a footnote or other appropriate manner the extent of the security holder’s interest in the partnership, corporation, trust or other entity.

If a transaction in securities of the company was with the company or one of its subsidiaries, so state. If it involved the purchase of securities through the exercise of options, so state. If any other purchase or sale was effected otherwise than in the open market, that fact shall be indicated. If the transaction was not a purchase or sale, indicate its character; for example, gift, stock dividend, etc., as the case may be. The foregoing information may be indicated in a footnote or other appropriate manner.
Any additional information or explanation deemed relevant by the company should be included as a footnote or in other
appropriate manner.

Chronological Summary of Action (all references are to the Proceedings of the NAIC).
1964 Proc. II 301, 313, 315, 324-327, 343 (adopted as part of annual statement).