## Extracts from Section 80, Ch. 41, 1935 Colorado Statutes Annotated.

Sub-division (a). Every corporation, joint stock company or association, incorporated by or under any general or special law of this State, or by any general or special law of any foreign state or kingdom, or of any state or territory of the United States, beyond the limits of this State, excepting cor-porations not for profit, insurance companies and/or building and loan asso-ciations reporting to other public authority of this State, shall, on or before the fifteenth day of March of each year (or if such day be a Sunday, on or before the sixteenth day of March), commencing with the year 1932, cause to be made and filed an annual report in the office of the Secretary of State.

Sub-division (c). Every such corporation, joint stock company or asso-ciation shall pay to the Secretary of State, for the State as a fee for examin-ing and filing such reports as follows:

All ditch or canal companies having a capital stock of Fifty Thousand Dollars or less, one dollar.

All corporations with a capital stock of Ten Thousand Dollars or less, one dollar. All other corporations, joint stock companies or associations, five dollars.

Sub-division (d). And if any such corporation, joint stock company, or association shall fail, refuse or omit to cause to be filed the annual report as aforesaid, and to pay the fees prescribed therefor, within the time above prescribed shall attempt to prosecute a cause of action while in default as to the filing of the report which should have been filed on or before the fifteenth day of March next preceding, the court may on motion of the adversary of said corporation, stay any proceedings on such cause of action until a report be filed; and if any corporation shall be sued while in default as to the filing of the report which should have been filed on or before the fifteenth day of March next preceding, the court may, in said action and at any time during

the pendency thereof, give judgment against said corporation, and in favor of the plaintiff upon plaintiff's motion in a sum not exceeding Twenty-Five Dollars, as a penalty, to compensate the plaintiff for any expense or delay he may have suffered, in good faith, in obtaining service upon said corporation, by reason of said report not having been filed.

Sub-division (e). Should any such corporation, joint stock company, or association fail, refuse or omit to file the annual report as aforesaid, and to pay the fees prescribed therefor, within the time above prescribed, the execu-tive officers and all the directors of said corporation shall be jointly and severally, individually and personally, liable for such portion of the debts of such corporation, joint stock company or association, to the extent and in the manner only as set forth in this sub-division, that shall be contracted during the calendar year (January 1st to December 31st, inclusive) next preceding the time when such report should have been made and filed in accordance with this Act.

Said liability shall be enforced at the suit or suits of any creditor or cred-itors, and no officer and/or director shall be liable upon any suit, or by suc-cessive suits, or cumulatively. beyond the sum of one thousand (\$1,000.00)dollars, or for any debt contracted while he was not a director. All such suits must be commenced within one year after the default in filing such report.

Whenever a report has been made and filed in good faith, and in sub-stantial compliance with this Act or in a bona fide attempt to comply with this Act and without a wilful attempt to conceal any material statement or to otherwise wilfully evade the intent of this Act, any omission or inaccuracy herein shall not nullify said report, and in such case, the penalty provision contained herein shall be deemed penal and construed in favor of any officer or director sued under the terms hereof.

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## Form AR-1

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N. B.—This blank must be filled in completely, executed and veri-fied by two of the executive officers of the corporation, and filed in the office of SECRETARY OF STATE, DENVER, COLORADO, on or before the 15th day of March. (Please read carefully copy of Act on back hereof.) The amount of penalty for delinquency in tax is one per cent of the tax for every month or fractional part of month. The..... tax became delinquent after May 1st, .....

Act on back neteon.	Corporation License	Tax:		
	Year	Tax	Penalty	Total
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NOTE→ FOURTH: Name and business and residence address of at least one officer or agent upon whom process may be served SECOND: The address of the principal office in this State ..... in this State (in the event that books may be kept out of this State -or ALL OFFICERS RESIDE OUT OF THIS STATE)

Name

Business Address, City or Town (Give Street, Bldg. or P. O. Address)

Residence Address, City or Town (Give Street, Bldg. or P. O. Address)

FIFTH: Name and business and residence address of the person in charge of office in which books are kept (in the event books are kept out of this State).

Name Business Address, City or Town (Give Street, Bldg. or P. O. Address) Residence Address, City or Town (Give Street, Bldg. or P. O. Address)
SIXTH: Capital Stock-classified as follows:
No Par Value Stock (Authorized) Shat
Common Stock (Authorized) \$ 1300 = (Total Amount) Par Value \$ 1300 =
Preferred Stock (Authorized) \$Par Value \$ (Total Amount)
SEVENTH: Amount of indebtedness as of December 31st next preceding the filing of the report, or as of any date with seventy-five days prior to the filing of the report (show date of statement).
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EIGHTH: Such other information as will show with reasonable fullness and certainty the financial condition of the compa as of December 31st next preceding the filing of the report, or as of some other date within seventy-five days next preceding t
filing of the report (show date of statement of assets and liabilities)
NINTH: The name of the coupty in which the principal busicess of the corporation was transacted during the precedent calendar year
The name or names of the county or counties in Colorado in which its principal plant or plants, or realty holdings
located Jefferson County
THIS BLANK MUST BE SIGNED BELOW IN TWO
PLACES BY TWO EXECUTIVE OFFICERS AND ACKNOWLEDGED BEFORE A NOTARY PUBLIC.
ACKNOWLEDGED BEFORE A NOTAKT TOBBIC.

In Witness Whereof, We have hereunto affixed our signatures this .....

A. D. 1920

.day of

N. B.-See extracts from law on back of blank.

## CORPORATE SEAL

President	(Title of Officery
(Title of Officer)	(Title of Officer)
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Before me,	, a Notary Public in and for said
and State personally appeared	
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ersonally known to me to be the persons whose name	es are subscribed to the foregoing annual report of said corporation, who
ach being first duly sworn, upon his oath deposes a	and says, each for himself and not one for the other, that they are th
and	respectively 01
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Note .- The above jurat should be filled in completely.