# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934

(Amendment No. 2 )\*

20th Century Industries
(Name of Issuer)
Common Stock, Without Par Value
(Title of Class of Securities)
901272 20 3
(CUSIP Number)
Florence Davis, General Counsel American International Group, Inc. 70 Pine Street, NYC, NY 10270 (212) 770-7000
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
January 9, 1998
(Date of Event which Requires Filing of this Statement)
If a filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule $13d-1(b)(3)$ or $(4)$ , check the following box [].
NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
CUSIP NO. 901272 20 3
1. NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
American International Group, Inc. IRS No. 13-2592361
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) [ ] (b) [ ]
3. SEC USE ONLY
4. SOURCE OF FUNDS
WC, 00
5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)

		State of Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		7. SOLE VOTING POWER	
		8. SHARED VOTING POWER 36,754,369	
		9. SOLE DISPOSITIVE POWER	
	WITH	10. SHARED DISPOSITIVE POWER 36,754,369	
11.	AGGREGATE AMOUNT BI PERSON	NEFICIALLY OWNED BY EACH REPORTING	
11.			
	PERSON 36,754,369		
	PERSON  36,754,369  CHECK BOX IF THE A	NEFICIALLY OWNED BY EACH REPORTING	
 12.	PERSON  36,754,369  CHECK BOX IF THE ACCERTAIN SHARES	NEFICIALLY OWNED BY EACH REPORTING	
 12.	PERSON  36,754,369  CHECK BOX IF THE ACCEPTAIN SHARES  PERCENT OF CLASS RI	NEFICIALLY OWNED BY EACH REPORTING  GREGATE AMOUNT IN ROW (11) EXCLUDES  [ ]  PRESENTED BY AMOUNT IN ROW (11)	
12. 13.	PERSON  36,754,369  CHECK BOX IF THE ACCEPTAIN SHARES  PERCENT OF CLASS RI	NEFICIALLY OWNED BY EACH REPORTING  GREGATE AMOUNT IN ROW (11) EXCLUDES  [ ]  PRESENTED BY AMOUNT IN ROW (11)	

CUSI	P NO. 901272 20 3				
1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	American Home Assurance Company IRS No. 13-5124990				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) (b)	[	]
3.	SEC USE ONLY				
4.	SOURCE OF FUNDS 00				
5.	. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [ ]			_	
6.	CITIZENSHIP OR PLACE (				
BENEI OWI I REPO	MBER OF SHARES FICIALLY NED BY FACH DRTING ERSON WITH	7. SOLE VOTING POWER  8. SHARED VOTING POWER  9,322,713  9. SOLE DISPOSITIVE POWER  10. SHARED DISPOSITIVE POWER  9,322,713			
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,322,713				
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [ ]				
	. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.7%				
14.	TYPE OF REPORTING PERSON  IC, CO				

CUSI	P NO. 901272 20 3				
1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	Commerce & Industry Insurance Company IRS No. 31-1938623				
2.					]
3.	SEC USE ONLY				
4.	SOURCE OF FUNDS				
5.	. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [ ]			_	
6.					
	Incorporated in the St	ate of New York			
BENEI OWI I REPO	MBER OF SHARES FICIALLY NED BY EACH DRTING ERSON WITH	7. SOLE VOTING POWER  8. SHARED VOTING POWER  5,414,828  9. SOLE DISPOSITIVE POWER  10. SHARED DISPOSITIVE POWER  5,414,828			
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,414,828				
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [ ]				
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)  6.2%				
	TYPE OF REPORTING PERS	ON			
	IC, CO				

CUSI	P NO. 901272 20 3				
1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	New Hampshire Insurance Company IRS No. 02-0172170				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			[	
3.	SEC USE ONLY				
4.	SOURCE OF FUNDS				
5.					
6.	CITIZENSHIP OR PLACE O				
	Incorporated in the St	ate of Pennsylvania			
BENE OWI REP	MBER OF SHARES FICIALLY NED BY EACH DRTING ERSON WITH	7. SOLE VOTING POWER  8. SHARED VOTING POWER  5,414,828  9. SOLE DISPOSITIVE POWER  10. SHARED DISPOSITIVE POWER  5,414,828			
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,414,828				
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [ ]				
13.	. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 6.2%				
	TYPE OF REPORTING PERS	SON			
	IC, CO				

CUSI	P NO. 901272 20 3				
1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	National Union Fire Insurance Company of Pittsburgh, Pa. IRS No. 25-0687550				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [ ] (b) [ ]				
3.	SEC USE ONLY				
4.	SOURCE OF FUNDS				
	WC, 00				
5.	. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [ ]				
6.	CITIZENSHIP OR PLACE (	OF ORGANIZATION			
	Incorporated in the St	ate of Pennsylvania			
BENEI OWI	MBER OF SHARES FICIALLY NED BY EACH DRTING	7. SOLE VOTING POWER  8. SHARED VOTING POWER  16,602,000  9. SOLE DISPOSITIVE POWER			
	ERSON √ITH	10. SHARED DISPOSITIVE POWER 16,602,000			
11.	. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	16,602,000				
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  CERTAIN SHARES				
13.	B. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	19.0% 				
14.	TYPE OF REPORTING PERS	SON			
	IC, CO				

# ITEM 1. SECURITY AND ISSUER.

This statement amends the statement on Schedule 13D dated December 16, 1994, as amended by Amendment No. 1 to Schedule 13D dated March 23, 1995 ("Schedule 13D"), previously filed by American International Group, Inc., a Delaware corporation ("AIG"), relating to the common stock, without par value ("Common Stock"), of 20th Century Industries, a California corporation (the "Company"). The principal executive offices of the Company are located at 6301 Owensmouth Avenue, Woodland Hills, California 91367.

Each capitalized term used in this statement which is defined in the Schedule 13D shall have the meaning ascribed in the Schedule 13D.

On January 9, 1998, the Board of Directors of the Company resolved that Salomon Smith Barney be authorized to explore the feasibility of strategic alternatives that may be available to the Company to protect and enhance shareholder value, including, without limitation, a business combination with AIG or other third parties. Mr. Robert Sandler, one of AIG's two representatives serving on the Company's Board of Directors, abstained from voting with respect to such resolution, and Mr. Howard Smith, AIG's other representative, was absent from the meeting. However, Mr. Sandler communicated to the Board of Directors that, while AIG would be willing to discuss the possibility of its acquiring the Company, AIG was not currently interested in selling its interests in the Company, or in a sale of the Company, to a third party. In response to prior inquiries of the Company's Board of Directors, AIG and the Company have from time to time discussed the Company's and AIG's relationship, including the possible acquisition of the Company by AIG, and such discussions may occur hereafter.

AIG from time to time may acquire additional shares of Common Stock, including in such amounts that AIG may obtain ownership of more than 50% of the outstanding shares of Common Stock and thereby control the Company. Such acquisitions may be accomplished through one or more of the following methods: purchases of shares of Common Stock in the open market (on the New York Stock Exchange ("NYSE") or other exchanges or over-the-counter), in privately negotiated transactions or in other secondary transactions, including tender offers ("Secondary Market Purchases"); conversions of the Series A Preferred Stock into Common Stock; exercises of the Series A Warrants to obtain Common Stock; and a negotiated agreement with the Company to acquire all of the outstanding shares of Common Stock, by merger or otherwise. Any such purchases, conversions, exercises or negotiated agreement will depend upon AIG's evaluation at such time of the Company's operating results and prospects, the market price for the Common Stock, the purchase price applicable to such a negotiated agreement or Secondary Market Purchases and other factors, and there can be no assurance that any such purchase, conversion, exercise or agreement will occur or, if they occur, the timing or

extent thereof. The Transfer Restrictions in the Company's Restated Articles of Incorporation generally restrict Secondary Market Purchases and exercises of Warrants prior to February 16, 1998, subject to various exceptions contained therein.

AIG would file notification(s) under the Hart-Scott-Rodino Antitrust Improvements Act in order to permit the foregoing to the extent necessary. AIG would make any negotiated acquisition of the Company or Secondary Market Purchases itself.

#### ITEM 2. IDENTITY AND BACKGROUND.

(a) through (c). This statement is filed by AIG, on behalf of itself and the AIG Subs.

AIG is a holding company which through its subsidiaries is primarily engaged in a broad range of insurance and insurance-related activities and financial services in the United States and abroad. AIG's primary activities through its subsidiaries include both general and life insurance operations. Each of the AIG Subs is a multiple line insurance company which writes substantially all lines of property and casualty insurance in all states of the United States and abroad. The principal executive offices of AIG and each of the AIG Subs are located at 70 Pine Street, New York, New York 10270.

A list of the directors and executive officers ("Covered Persons") of AIG, American Home, Commerce & Industry, National Union, New Hampshire, SICO, The Starr Foundation and Starr, their business addresses and principal occupations is attached hereto as Exhibit A. Each of the Covered Persons is a citizen of the United States, except Messrs. Johnson, Manton, Milton, Sullivan and Tse, who are British subjects, Messrs. Cohen and McMillan, who are Canadian citizens, and Mr. Sakai, who is a Japanese citizen.

(d) and (e). During the last five years, none of AIG, SICO, The Starr Foundation, Starr, American Home, Commerce & Industry, National Union and New Hampshire, or any of the Covered Persons, has (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.

# ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

(a)-(b) If executed on the NYSE or other exchanges or in the over-the-counter market, the purchase prices for Secondary Market Purchases will be market prices when executed. With respect to any privately negotiated

transactions, the purchase price and form of consideration will be as negotiated between AIG and the Company or, if applicable, the seller. With respect to any tender offers, the purchase price will be as specified in the tender offer materials.

AIG would pay cash for Secondary Market Purchases. The aggregate amount of funds necessary to effectuate Secondary Market Purchases is not determinable, as it is dependent upon (i) the purchase prices discussed above and (ii) the number of shares of Common Stock purchased. AIG would obtain funding for any Secondary Market Purchases internally from working capital or, if external funding were used, from the capital markets in the form of commercial paper or medium term notes.

In the case of conversion of the Series A Preferred Stock, the consideration for the shares of Common Stock obtained by AIG would be the Series A Preferred Stock. Each share of Series A Preferred Stock is convertible into approximately 88.26 shares of Common Stock (equivalent to a conversion price of \$11.33 per share). In the case of exercise of the Series A Warrants, the cash consideration to the Company would be \$9.10 per share or, assuming full exercise of the Series A Warrants, \$145.6 million. The aggregate consideration for the Common Stock underlying the Series A Warrants may be obtained internally from working capital or from external funding as indicated above with respect to Secondary Market Purchases.

#### ITEM 4. PURPOSE OF TRANSACTION.

- (a). See discussion in Item 1.
- (b) through (j). AIG currently has no plans or proposals to change the present Board of Directors or management of the Company or to change the Company's dividend policy, capitalization, certificate of incorporation or by-laws; however, AIG may from time to time reevaluate the desirability of proposing changes to the composition of the Company's Board of Directors to increase AIG's representation thereon. AIG currently has no plans or proposals with respect to a reorganization, liquidation, sale of material assets or similar transaction involving the Company. See Item 1 for discussion concerning the possibility of AIG's acquisition of the Company by merger or otherwise. AIG believes that any Secondary Market Purchases it may make of the Company's Common Stock will not result in delisting of the shares of Common Stock from the New York Stock Exchange.
- ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.
  - (a). Each AIG Sub's current ownership

interests in the Company and the Common Stock are as shown in the following table:

AIG Sub (and state of domicile)	Number of Shares	Number of Shares of Common Stock Obtainable Upon Conversion/ Exercise	Fully Diluted Shares of Common Stock
American Home Assurance Company (New York)	102,250 shares of Series A Preferred Stock(2)	9,024,713	10.32%
	298,000 shares of Common Stock(4)	298,000	0.34
Commerce & Industry Insurance Company (New York)	61,350 shares of Series A Preferred Stock(2)	5,414,828	6.19
New Hampshire Insurance Company (Pennsylvania)	Preferred Stock(2)	5,414,828	6.19
National Union Fire Insurance Company of	16 Million Series A Warrants(3)	16,000,000	18.29
	602,000 shares(5) of Common Stock	602,000	0.69
	Total Common Shares	36,754,369	42.02

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<sup>(1)</sup> Based on the number of shares of Common Stock outstanding as of October 23, 1997 (51,629,861 shares) as reported by the Company in its Quarterly Report on Form 10-Q for the nine months ended September 30, 1997, as adjusted to give effect to the issuance of shares of Common Stock issuable on full conversion of the 224,950 shares of Series A Preferred Stock and on full exercise of the 16 million Series A Warrants.

<sup>(2)</sup> The aggregate number of shares of Series A Preferred Stock owned by the AIG Subs is 224,950, representing 200,000 shares purchased at the time of the initial investment in December 1994, 20,000 shares purchased in March 1995 when the Investment Agreement was amended and 4,950 shares issued as a pay-in-kind dividend by the Company in 1995. To date, the AIG Subs have not converted any shares of Series A Preferred Stock. The aggregate number of shares of Common Stock obtainable upon full conversion is 19,854,369 (or 22.69% of fully converted shares).

- (3) The 16 million Series A Warrants were purchased at the time of the initial investment in December 1994 and to date the AIG Subs have not exercised any Series A Warrants.
- (4) Purchased prior to November, 1991.
- (5) Purchased prior to June, 1994.
- (b) AIG and each AIG Sub share voting and dispositive power as to the securities owned by such AIG Sub.
- (c). AIG, American Home, Commerce and Industry, National Union, New Hampshire, SICO, The Starr Foundation and Starr, and, to the best of each of their knowledge, the Covered Persons, have not engaged in any transactions in the Common Stock within the past 60 days.
  - (d) and (e). Not applicable.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS & RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Contracts, arrangements, understandings and relationships with respect to the securities of the Company consist of the Investment Agreement, the Series A Warrant, the Certificate of Determination, the Certificate of Amendment, the By-Laws, the Quota Share Agreements and the Registration Rights Agreement and the Amendment, each of which was attached as an exhibit to the Schedule 13D. All of such contracts, arrangements, understandings and relationships are incorporated herein in their entirety by reference.

In addition, Section 5.2 of the Investment Agree ment provided that AIG and the Company would enter into one or more joint ventures in the form of a separate subsidiary or subsidiaries to engage in the Company's business outside of California. The Company and AIG established one such venture in Arizona, 20th Century Insurance Company of Arizona. AIG understands that in 1997 the Company decided to proceed to engage in business outside California without AIG as a partner.

As of February 15, 1997, the Company began offering renewal of policies for 68,000 homeowner insurance customers. The Company is complying with California's requirement to offer earthquake coverage to those customers through a separate residential earthquake insurance policy underwritten and issued by American Home Assurance Company, one of the AIG Subs.

- ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.
  - (A) List of Covered Persons

- (B) Exhibits A through F and H to the Schedule 13D dated December 16, 1994 previously filed by American International Group, Inc., a Delaware corporation ("AIG"), relating to the common stock, without par value ("Common Stock"), of 20th Century Industries, a California corporation (the "Company") are incorporated herein by reference.
- (C) Exhibit A to Amendment No. 1 to Schedule 13D dated March 23, 1995 previously filed by AIG relating to the Common Stock of the Company is incorporated herein by reference.

# SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

ated:	January 20,	1998	
			AMERICAN INTERNATIONAL GROUP, INC.
			By:
			AMERICAN HOME ASSURANCE COMPANY
			By:
			COMMERCE AND INDUSTRY INSURANCE COMPANY
			By:
			NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.
			By:
			NEW HAMPSHIRE INSURANCE COMPANY
			By:

# EXHIBIT INDEX

- (A) List of Covered Persons
- (B) Exhibits A through F and H to the Schedule 13D dated December 16, 1994 previously filed by American International Group, Inc., a Delaware corporation ("AIG"), relating to the common stock, without par value ("Common Stock"), of 20th Century Industries, a California corporation (the "Company") are incorporated herein by reference.
- (C) Exhibit A to Amendment No. 1 to Schedule 13D dated March 23, 1995 previously filed by AIG relating to the Common Stock of the Company is incorporated herein by reference.

# AMERICAN INTERNATIONAL GROUP, INC.

#### **DIRECTORS**

M. Bernard Aidinoff Sullivan & Cromwell 125 Broad Street New York, New York 10004

Lloyd M. Bentsen Verner Liipfert Bernhard McPherson

& Hand

2600 Texas Commerce Tower

600 Travis Street

Suite 2600

Houston, Texas 77002

Pei-yuan Chia 298 Bedford - Banksville Road

Bedford, New York 10506

Marshall A. Cohen Cassels, Brock & Blackwell

40 King Street West

20th Fl.

Toronto, Ontario M5H 3C2

Barber B. Conable, Jr. P.O. Box 218

Alexander, New York 14005

Martin S. Feldstein National Bureau of Economic

Research, Inc.

1050 Massachusetts Avenue Cambridge, Massachusetts 02138

Leslie L. Gonda International Lease Finance

Corporation

1999 Avenue of the Stars Los Angeles, California 90067

American International Group, Inc. Evan G. Greenberg

70 Pine Street

New York, New York 10270

M. R. Greenberg American International Group, Inc.

70 Pine Street

New York, New York 10270

-1-

Carla A. Hills Hills & Company

1200 19th Street, N.W. - 5th Fl.

Washington, DC 20036

Frank J. Hoenemeyer 7 Harwood Drive

Madison, New Jersey 07940

Edward E. Matthews American International Group, Inc.

70 Pine Street

New York, New York 10270

Dean P. Phypers 220 Rosebrook Road

New Canaan, Connecticut 06840

Howard I. Smith American International Group, Inc.

70 Pine Street

New York, New York 10270

Thomas R. Tizzio American International Group, Inc.

70 Pine Street

New York, New York 10270

Edmund S.W. Tse American International Assurance

1 Stubbs Road

Co., Ltd.

Hong Kong

Frank G. Wisner

American International Group, Inc. 70 Pine Street New York, New York 10270

# AMERICAN INTERNATIONAL GROUP, INC.

# **EXECUTIVE OFFICERS**

M.R. Greenberg Chairman & Chief Executive Officer 70 Pine Street New York, New York 10270

Senior Vice Chairman - General

Vice Chairman - External Affairs

Insurance

Edward E. Matthews Vice Chairman - Investments & 70 Pine Street

Financial Services

Edmund S.W. Tse Vice Chairman - Life Insurance

American International Assurance Co., Ltd. 1 Stubbs Road

Frank G. Wisner 70 Pine Street

New York, New York 10270

Thomas R. Tizzio 70 Pine Street

Hong Kong

New York, New York 10270

New York, New York 10270

Evan G. Greenberg President & Chief Operating Officer

70 Pine Street New York, New York 10270

Edwin A.G. Manton Senior Advisor

70 Pine Street New York, New York 12070

John J. Roberts Senior Advisor

70 Pine Street New York, New York 10270

Ernest E. Stempel Senior Advisor

70 Pine Street New York, New York 10270

Robert B. Sandler Executive Vice President - Senior 70 Pine Street Casualty Actuary & Senior Claims Officer

Howard I. Smith 70 Pine Street New York, New York 10270 Executive Vice President, Chief Financial Officer & Comptroller

Lawrence W. English 70 Pine Street New York, New York 10270

Senior Vice President - Administration

Axel I. Freudmann 72 Wall Street New York, New York 10270 Senior Vice President - Human Resources

Win J. Neuger 70 Pine Street New York, New York 10270 Senior Vice President & Chief Investment Officer

Martin J. Sullivan 70 Pine Street New York, New York 10270 Senior Vice President -Foreign General Insurance

Florence A. Davis 70 Pine Street New York, New York 10270

Vice President & General Counsel

William N. Dooley 70 Pine Street New York, New York 10270 Vice President & Treasurer

Robert E. Lewis 70 Pine Street

Vice President & Chief Credit Officer

New York, New York 10270 Frank Petralito II

Vice President & Director of Taxes

70 Pine Street New York, New York 10270

Vice President, Secretary & Associate General Counsel

Kathleen E. Shannon 70 Pine Street New York, New York 10270

Vice President - Communications

John T. Wooster, Jr. 72 Wall Street New York, New York 10270

# STARR INTERNATIONAL COMPANY, INC.

# **EXECUTIVE OFFICERS & DIRECTORS**

Houghton Freeman Director

Evan G. Greenberg

Director

Maurice R. Greenberg Director & Chairman of

the Board

Joseph C.H. Johnson Director, President

& Treasurer

Edwin A.G. Manton

Director

Edward E. Matthews

Director

L. Michael Murphy Director, Vice President

& Secretary

John J. Roberts

Director

Robert M. Sandler

Director

Howard I. Smith

Director

Ernest E. Stempel

Director

Thomas R. Tizzio

Director

Edmund S.W. Tse

Director

1880 Mountain Road, #14 Stowe, Vermont 05672

70 Pine Street

New York, New York 10270

70 Pine Street

New York, New York 10270

American International Building

Richmond Road

Pembroke 543 Bermuda

70 Pine Street

New York, New York 10270

70 Pine Street

New York, New York 10270

American International Building

Richmond Road

Pembroke 543 Bermuda

70 Pine Street

New York, New York 10270

1, Stubbs Road

Hong Kong

#### THE STARR FOUNDATION

# **EXECUTIVE OFFICERS & DIRECTORS**

M.R. Greenberg Director and Chairman

T.C. Hsu

Director and President

Marion Breen

Director and Vice President

 ${\tt John\ J.\ Roberts}$ 

Director

Ernest E. Stempel

Director

Houghton Freeman

Director

Edwin A.G. Manton

Director

Gladys Thomas Vice President

Frank Tengi Treasurer

Ida Galler Secretary 70 Pine Street

New York, New York 10270

1880 Mountain Road, #14 Stowe, Vermont 05672

70 Pine Street

New York, New York 10270

70 Pine Street

New York, New York 10270

70 Pine Street

New York, New York 10270

70 Pine Street

# C.V. STARR & CO., INC.

# **EXECUTIVE OFFICERS & DIRECTORS**

Houghton Freeman Director

E.G. Greenberg Director & Executive Vice President

Maurice R. Greenberg Director, President & Chief Executive Officer

Director

Edward F Matthews

Edwin A.G. Manton

Edward E. Matthews Director, Senior Vice President & Secretary

John J. Roberts Director

Robert M. Sandler Director & Vice President

Howard I. Smith Director & Senior Vice President

Ernest E. Stempel Director

Thomas R. Tizzio Director & Senior Vice President

Edmund S.W. Tse Director & Senior Vice President

Gary Nitzsche Treasurer 1880 Mountain Road, #14 Stowe, Vermont 05672

70 Pine Street New York, New York 10270

1, Stubbs Road Hong Kong

70 Pine Street New York, New York 10270

#### AMERICAN HOME ASSURANCE COMPANY

#### **DIRECTORS**

Michael J. Castelli American Home Assurance Company 70 Pine Street New York, New York 10270 Charles Dangelo American International Group, Inc. 70 Pine Street New York, New York 10270 Florence A. Davis American International Group, Inc. 70 Pine Street New York, New York 10270 Evan G. Greenberg American International Group, Inc. 70 Pine Street New York, New York 10270 American International Group, Inc. M.R. Greenberg 70 Pine Street New York, New York 10270 American International Group, Inc. Larry D. Hollen 70 Pine Street New York, New York 10270 John G. Hughes American Home Assurance Company 70 Pine Street New York, New York 10270 David M. Hupp American Home Assurance Company 70 Pine Street New York, New York 10270 Edwin A.G. Manton American International Group, Inc. 70 Pine Street New York, New York 10270 Edward E. Matthews American International Group, Inc. 70 Pine Street New York, New York 10270

Christian M. Milton

American International Group, Inc.

70 Pine Street

Michael Mitrovic American International Group, Inc.

70 Pine Street

New York, New York 10270

Kristian P. Moor American International Group, Inc.

70 Pine Street

New York, New York 10270

Win J. Neuger American International Group, Inc.

70 Pine Street

New York, New York 10270

Takaki Sakai

Tokyo, Japan

A.I.U. K.K. P.O. Box 951

Robert B. Sandler American International Group, Inc.

70 Pine Street

New York, New York 10270

B. Michael Schlenke American Home Assurance Company

70 Pine Street

New York, New York 10270

Howard I. Smith American International Group, Inc.

70 Pine Street

New York, New York 10270

Thomas R. Tizzio American International Group, Inc.

70 Pine Street

#### AMERICAN HOME ASSURANCE COMPANY

# **EXECUTIVE OFFICERS**

Thomas R. Tizzio Chairman of the Board 70 Pine Street

New York, New York 10270

B. Michael Schlenke Vice Chairman

70 Pine Street New York, New York 10270

New York, New York 10270

Los Angeles, California 90017

New York, New York 10270

Larry D. Hollen President

70 Pine Street New York, New York 10270

Timethy B. Witchell

Timothy P. Mitchell Executive Vice President 70 Pine Street

Kristian P. Moor Executive Vice President 70 Pine Street

New York, New York 10270

Michael J. Castelli Senior Vice President & Treasurer 70 Pine Street
New York, New York 10270

Frank H. Douglas, Jr. Senior Vice President & Actuary 70 Pine Street

New York, New York 10270

David M. Hupp Senior Vice President

70 Pine Street
New York, New York 10270

William R. Jacobi Senior Vice President 70 Pine Street New York, New York 10270

Vincent J. Masucci Senior Vice President 777 S. Figueroa Street 18th Floor

Edward E. Matthews Senior Vice President 70 Pine Street

John F. Schumacher 70 Pine Street New York, New York 10270 Senior Vice President

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Mark T. Willis 500 W. Madison Street Chicago, Illinois 60661 Senior Vice President

Robert Beier 70 Pine Street New York, New York 10270 Vice President

John J. Blumenstock 70 Pine Street New York, New York 10270 Vice President & Assistant Comptroller

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John G. Colona 70 Pine Street New York, New York 10270 Vice President

Robert K. Conry 70 Pine Street New York, New York 10270 Vice President

Brian S. Frisch 70 Pine Street New York, New York 10270 Vice President & Assistant Comptroller

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Dee R. Klock 70 Pine Street New York, New York 10270 Vice President

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American International Group, Inc.

70 Pine Street

New York, New York 10270

Michael Mitrovic American International Group, Inc.

Edward E. Matthews

70 Pine Street

Win J. Neuger American International Group, Inc. 70 Pine Street

New York, New York 10270

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70 Pine Street

New York, New York 10270

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70 Pine Street

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New York, New York 10270

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70 Pine Street

New York, New York 10270

President

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70 Pine Street

New York, New York 10270

Senior Vice President & Treasurer

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New York, New York 10270

Senior Vice President

Frank H. Douglas, Jr.

70 Pine Street

New York, New York 10270

Senior Vice President

David M. Hupp

70 Pine Street

New York, New York 10270

Senior Vice President

Vincent J. Masucci

777 S. Figueroa Street

18th Floor

Los Angeles, California 90017

Senior Vice President

Edward E. Matthews 70 Pine Street

Senior Vice President - Finance

New York, New York 10270

David J. Walsh

70 Pine Street

New York, New York 10270

Senior Vice President & General Counsel

Robert Beier

70 Pine Street

New York, New York 10270

Vice President

John J. Blumenstock 70 Pine Street

New York, New York 10270

Kenneth B. Cornell 70 Pine Street New York, New York 10270

Brian S. Frisch 70 Pine Street New York, New York 10270

Kumar Gursahaney 70 Pine Street New York, New York 10270

John G. Hughes 70 Pine Street New York, New York 10270

Shaun E. Kelly 70 Pine Street New York, New York 10270

Dee R. Klock 70 Pine Street New York, New York 10270

Robert B. Meyer 70 Pine Street New York, New York 10270

Christian M. Milton 70 Pine Street New York, New York 10270

Clifford P. Moore 70 Pine Street New York, New York 10270

Win J. Neuger 70 Pine Street New York, New York 10270

David B. Pinkerton 70 Pine Street New York, New York 10270 Vice President & Assistant Comptroller

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	New York, New York 10270
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	New York, New York 10270
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	New Tork, New Tork 10270

70 Pine Street

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Senior Vice President & Treasurer

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New York, New York 10270

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John G. Colona

New York, New York 10270

Vice President & Assistant Comptroller

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New York, New York 10270

Vice President

70 Pine Street New York, New York 10270

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Thomas M. Flaherty Vice President

70 Pine Street New York, New York 10270

Vice President

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Brian S. Frisch Vice President & Assistant Comptroller 70 Pine Street

70 Pine Street New York, New York 10270

Vice President & Comptroller

Kumar Gursahaney 70 Pine Street New York, New York 10270 Dee R. Klock 70 Pine Street New York, New York 10270 Vice President

Anthony J. Kyasky 70 Pine Street

New York, New York 10270

Vice President

Edward E. Matthews 70 Pine Street

New York, New York 10270

Vice President

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New York, New York 10270

Vice President

Christian M. Milton 70 Pine Street

New York, New York 10270

Vice President

Win J. Neuger 70 Pine Street

New York, New York 10270

Vice President

David B. Pinkerton 70 Pine Street

New York, New York 10270

Vice President

Marc D. Vivori 70 Pine Street

New York, New York 10270

Vice President

David J. Walsh 70 Pine Street

New York, New York 10270

Vice President & General Counsel

Elizabeth M. Tuck 70 Pine Street

New York, New York 10270

Secretary

#### NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

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New York, New York 10270

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70 Pine Street

New York, New York 10270

Evan G. Greenberg American International Group, Inc.

70 Pine Street

New York, New York 10270

M.R. Greenberg American International Group, Inc.

70 Pine Street

New York, New York 10270

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70 Pine Street

New York, New York 10270

David M. Hupp American Home Assurance Company

70 Pine Street

New York, New York 10270

Edwin A.G. Manton American International Group, Inc.

70 Pine Street

New York, New York 10270

Edward E. Matthews American International Group, Inc.

70 Pine Street

New York, New York 10270

Christian M. Milton American International Group, Inc.

70 Pine Street

New York, New York 10270

Michael Mitrovic American International Group, Inc.

70 Pine Street

Kristian P. Moor American International Group, Inc.,

70 Pine Street

New York, New York 10270

Win J. Neuger American International Group, Inc.

70 Pine Street

New York, New York 10270

Robert M. Sandler American International Group, Inc.

70 Pine Street

New York, New York 10270

B. Michael Schlenke American International Group, Inc.

70 Pine Street

New York, New York 10270

Thomas R. Tizzio American International Group, Inc.

70 Pine Street

# NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

President

# **EXECUTIVE OFFICERS**

Thomas R. Tizzio Chairman of the Board 70 Pine Street
New York, New York 10270

Kristian P. Moor 70 Pine Street New York, New York 10270

New York, New York 10270

Los Angeles, California 90017

B. Michael Schlenke Executive Vice President 70 Pine Street

New York, New York 10270

Lawrence W. Calstrom
70 Pine Street
New York, New York 10270

Michael J. Castelli Senior Vice President

70 Pine Street New York, New York 10270

Frank H. Douglas Jr. Senior Vice President 70 Pine Street
New York, New York 10270

David M. Hupp Senior Vice President 70 Pine Street

Vincent J. Masucci Senior Vice President

777 S. Figueroa Street
18th Floor

Edward E. Matthews Senior Vice President 70 Pine Street

New York, New York 10270

Christian M. Milton Senior Vice President 70 Pine Street New York, New York 10270 Michael Mitrovic 70 Pine Street New York, New York 10270 Senior Vice President

David J. Walsh 70 Pine Street New York, New York 10270 Senior Vice President & General Counsel

Mark T. Willis 500 W. Madison Street Chicago, Illinois 60661 Senior Vice President

Robert Beier 70 Pine Street New York, New York 10270 Vice President

John J. Blumenstock 70 Pine Street New York, New York 10270 Vice President & Assistant Comptroller

John G. Colona 70 Pine Street New York, New York 10270 Vice President

Robert K. Conry 70 Pine Street New York, New York 10270

Vice President

Gregory J. Flood 70 Pine Street

Vice President

New York, New York 10270 Brian S. Frisch

Vice President & Assistant

70 Pine Street New York, New York 10270

Comptroller

Kumar Gursahaney 70 Pine Street New York, New York 10270 Vice President & Comptroller

Harold S. Jacobowitz 70 Pine Street New York, New York 10270

Vice President

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Vice President

New York, New York 10270 Win J. Neuger

Vice President

70 Pine Street New York, New York 10270

Vice President

Robert E. Omahne 70 Pine Street New York, New York 10270

Vice President

David B. Pinkerton 70 Pine Street New York, New York 10270

Elizabeth M. Tuck 70 Pine Street New York, New York 10270 Secretary