

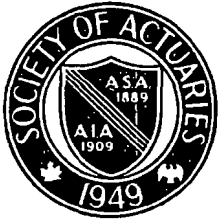


SOCIETY OF ACTUARIES

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GROUP MEDICAL EXPENSE INSURANCE —PROGNOSTICATION

By Clayton A. Cardinal

Editor's Note: We are pleased to publish this paper which was presented by Mr. Cardinal at the October 1975 meeting of the Wisconsin Actuaries' Club. Perhaps it will encourage other clubs to submit papers presented at club meetings for possible publication in The Actuary.

Beginning with the last quarter of 1974 and continuing into 1975, the insurance industry has experienced a financial deterioration in medical expense insurance. Although the adverse impact of increased rates of inflation has been an important cause in this deterioration, its primary cause has been an inordinate increase in claim frequency rates. Beginning with the summer months of 1975 individual medical expense insurance claim frequency rates have begun returning to more normal levels. Group medical expense insurance claim frequency rates, however, have remained high.

Why have group claim frequency rates remained high? What can be expected for the future? What management actions are appropriate? This presentation is one actuary's attempt to answer these questions.

Loss Toleration

When corrective actions to financial losses in individual insurance are ineffective, insurers tend either to withdraw from the market or to restrict their policies to such an extent that it can be considered as an effective withdrawal from the market. In recent years, there has been an increase in the number of insurers which have been unable to successfully manage their individual medical expense insurance, and therefore

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To All Our Readers,
A Happy New Year!
The Editors

American Academy of Actuaries

At the annual meeting of the American Academy of Actuaries in October in Bal Harbour the following were elected to the Board of Directors for a three-year term: Thomas P. Bleakney, Herbert L. DePrenger, Edward H. Friend, Stephen G. Kellison, Frederick W. Kilbourne, P. Adger Williams.

The Board consists of 18 elected members (one third of whom retire each year), plus the officers and two past-presidents.

Thomas P. Bowles Jr. took office as *President* at the close of the meeting, succeeding Daniel J. McNamara. The Board elected the following officers: *President-Elect*, Robert C. Winters; *Vice-Presidents*, Dale R. Gustafson, M. Stanley Hughey; *Secretary*, Walter S. Rugland; *Treasurer*, James O. Webb. □

P.L.H.

With this issue *The Actuary* loses one of its Editors, Peter Hutchings. Peter became an Associate Editor in 1969 and his has been a major contribution to *The Actuary*. His enthusiasm and sometimes pungent criticisms have also contributed to the morale of the Editors. We wish him well and say "Thank You" on behalf of the Society and of the other Editors.

ACW

ONE HUNDRED YEARS OF INSURANCE SUPERVISION IN CANADA

by Richard Humphrys

This year, 1975, marks the hundredth anniversary of the appointment of the first federal Superintendent of Insurance, July 1, 1875. During that period of 100 years, there have been only six appointments to the office including the present incumbent. Five of the six incumbents have been actuaries and, except for the first two, each had a considerable period of service in the Department before his appointment.

The first Superintendent, J. B. Cherriman, was a professor of mathematics and natural philosophy at the University of Toronto.

Professor Cherriman, a graduate of Cambridge University, had been on the mathematics faculty at the University of Toronto for some years prior to his appointment. He was elected a Fellow of the Institute of Actuaries in 1875; *The Journal of the Institute* publishes a letter from him in the volume for 1871.

It fell to Mr. Cherriman to organize the supervision of insurance companies in Canada, both life and non-life, and he had much influence on the first comprehensive supervisory legislation applicable to life insurance, adopted in 1877. Many of the principles then established are still basic to the pattern of insurance supervision in Canada.

Professor Cherriman retired in 1885 and was succeeded by William Fitzgerald. Mr. Fitzgerald, a gold medalist in mathematics from the University of Toronto and a holder of a law degree, held the post until 1914, a period of some 29 years. These were years of great change and development in insurance supervision in Canada. In the 1880's, legislation was adopted controlling the activities of

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100 Years in Canada

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assessment type organizations which had then become quite active. In the late 1890's, the general legislation was amended to include investment powers applicable to all companies. Prior to that date, investment powers of individual companies were found in their separate charters. A Royal Commission investigated life insurance in Canada about the same time as the Armstrong investigation was active in New York. This Commission reported in 1907. A general revision of the insurance legislation took place in 1910.

The legislation of 1910 separated the governing legislation applicable to insurance companies from that applicable to other corporations and established the office of the Superintendent of Insurance as a separate department of Government. Prior to that, it had been attached to the Department of Finance.

Mr. Fitzgerald was succeeded in 1914 by George D. Finlayson. Mr. Finlayson started his career in the Department in 1907 and attained associateship in the Institute of Actuaries in 1911. He was a graduate of Dalhousie University, which granted him an honorary LL.D.

Mr. Finlayson held the position of Superintendent of Insurance until Jan. 1, 1948. This period of 34 years was one of much change and development in the insurance industry in Canada, and a period of many tensions, problems, and disputes.

It covered two major wars and the financial crash and depression of the late 1920's and early 1930's. It was also a period of much constitutional dispute between the federal jurisdiction and the provincial jurisdiction in the insurance field. The present pattern of supervision evolved from these disputes. The federal jurisdiction has authority in relation to the corporate powers and financial structure of federally incorporated companies and in relation to admission of companies from outside Canada and the establishment of financial standards for their continued operation in Canada. The provincial jurisdictions relate to matters having to do with the individual contract with the policyholders and the rights of the parties pursuant to these contracts. Provincial juris-

diction also applies to the licensing and regulation of agents and to all necessary supervision of companies incorporated within the provincial jurisdiction. As matters have evolved, more than 90% of the insurance business is transacted by companies under federal supervision with respect to their financial status.

Of particular interest to actuaries during this period was the legislation in 1919 requiring fraternal benefit societies to submit an actuarial certificate concerning adequacy of reserves. This had the effect of putting all such societies on a sound financial base. Also of interest was the amendment in 1927 withdrawing the prescription of a uniform basis for calculation of actuarial reserves for life insurance companies. Instead, the actuary was given a wide range of choices and required to give a personal certificate of opinion concerning the adequacy of the reserves.

In the 1919 Legislation there appeared for the first time a definition of "actuary" as a Fellow of the Institute of Actuaries, a Fellow of the Faculty of Actuaries or a Fellow of the Actuarial Society of America. The 1927 Legislation added Fellow of the American Institute of Actuaries. In 1970 "actuary" was redefined and Fellow of the Canadian Institute of Actuaries substituted for all the previous definitions.

Mr. Finlayson was succeeded, at the beginning of 1948, by R. W. Warwick, a graduate of Queens University and an associate of the Society of Actuaries. His service in the Department started in 1910. He, therefore, had had a very long period of experience in the Department prior to his appointment.

Mr. Warwick held the post until his retirement in February 1953. His period of service is noted for a major revision of the insurance legislation in 1950 affecting mostly investment powers and for changes that reduced the maximum proportion of profits from participating business that could be drawn off for the benefit of shareholders in the case of large stock companies. About that time, considerable interest existed in buying control of established Canadian life insurance companies and there was some fear that change of control might result in stripping of profits from participating business.

Mr. Warwick was succeeded in 1953 by K.R. MacGregor. Mr. MacGregor is

a graduate of Queens University with a degree in engineering and is a Fellow of the Society of Actuaries, having been vice-president of the Society 1963-65.

Mr. MacGregor's career in the Department started in 1926. Prior to his appointment as Superintendent, he had filled the offices of Chief Actuary and Associate Superintendent. As was the case with his predecessor, R.W. Warwick, he had a long period of experience in the Department.

Mr. MacGregor held the post of Superintendent until October 1964, at which time he resigned to take a position in private industry. This period of some 11 years was notable chiefly for legislation permitting life insurance companies to mutualize, for further revisions in investment powers and other corporate powers, and for general concern relating to the maintenance of Canadian control over financial institutions.

The present incumbent, the author of these remarks, is also a Fellow of the Society. His service in the Department began in 1940, another example of long experience in the work of the Department before his appointment as Superintendent in 1964.

The years since 1964 have been marked by legislation controlling transfer of shares of life insurance companies to non-residents, further expansion of corporate powers of life insurance companies and intensive study of financial reporting and reserve bases.

The remarkable record of having only six incumbents in a hundred years, most of whom had actuarial training and extensive periods of service in the Department before appointment, has resulted in a stability and continuity of supervisory procedures that have served the public and the industry well. Also, it has resulted in an appreciation of the importance of actuarial training in the field of insurance supervision and in the development of techniques that place much responsibility on and confidence in the actuaries who determine the actuarial reserves for life insurance companies. It is of interest to note that the present proposals under study by the NAIC would include an actuarial certificate almost identical in terms to the actuarial certificate that, for many years, has been an important part of the Canadian supervisory requirements. □