### VESTA INSURANCE GROUP INC Form NT 10-Q November 09, 2004

### SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 12b-25

Commission Fil	e Number	001-12338
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	NOTIFICAT	CION OF LATE	FILING			
(Check One): [_] Form [_] Form		Form 11-K	[_] Form	ı 20-F	[X] For	rm 10-Q
For Period End		S	eptember 3			
[_] Transition Rep	ort on Form	10-K				
[_] Transition Rep	ort on Form	20-F				
[_] Transition Rep	ort on Form	11-K				
[_] Transition Rep	ort on Form	10-Q				
[_] Transition Rep	ort on Form	N-SAR				
For the Transi	tion Period	Ended:				
Read attached inst	ruction she	et before	preparing	form.	Please p	orint or
Nothing in this for verified any information			o imply th	at the	Commissi	on has
If the notificatio					checked	above,
	REGISTF	PART I RANT INFORMA	TION			
Full name of registrant		Vesta Insur	ance Group	, Inc.		
Former name if applicabl	е					
Address of principal exe	cutive offic	e (Street a	nd number)			

3760 River Run Drive

City, state and zip code Birmingham, AL 35243

# PART II RULE 12b-25(b) AND (c)

If the subject report could not be filed without unreasonable effort or expense and the registrant seeks relief pursuant to Rule 12b-25(b), the following should be completed. (Check box if appropriate.)

- (a) The reasons described in reasonable detail in Part III of this form could not be eliminated without unreasonable effort or expense;
- | (b) The subject annual report, semi-annual report, transition report on Form 10-K, 20-F, 11-K or Form N-SAR, or portion thereof will be filed on or before the 15th calendar day following the prescribed due date; or the subject quarterly report or transition report on Form 10-Q, or portion thereof will be filed on or before the fifth calendar day following the prescribed due date; and
  - (c) The accountant's statement or other exhibit required by Rule 12b-25(c) has been attached if applicable.

#### PART III NARRATIVE

State below in reasonable detail why the Form 10-K, 11-K, 20-F 10-Q, N-SAR or the transition report portion thereof could not be filed within the prescribed time period. (Attach extra sheets if needed.)

We are a party to a case styled Muhl v. Vesta pending in the Supreme Court of the State of New York, County of New York, brought by the Liquidator of Midland Insurance Company ("Midland"), claiming recoveries under two alleged retrocession agreements (Pool I and Pool III) between Midland and Interstate Fire Insurance Company, Vesta's predecessor in interest. The court recently ruled that the case would be bifurcated with separate trials on Pool I and Pool III with a trial commencing on November 1, 2004 on the issue of the existence, terms and conditions of Pool III. On the afternoon of November 8, 2004, we received a jury verdict that Pool III did exist.

Based on that verdict, management believes that we are exposed to liability for a portion of these claims, and we are currently evaluating the amount of reserves we should record in light of this adverse jury verdict. As of the date of this notification, management currently estimates that the reserve established against this potential liability for these claims will be in the range of \$10 million to \$15 million and expects to establish a specific reserve within five calendar days of the date of this notification. However, due to the fact that this verdict was rendered the afternoon preceding the date on which we expected to file the 10-Q to which this notification relates, we are unable to complete the preparation of the

financial statements for this period within the time period prescribed for the filing of the Form 10-Q to which this notification relates without unreasonable effort and expense.

# PART TV

	C	THER INE	FORMATI	ON					
(1)	Name and telephone number notification	r of p	person	to c	contact	in	regard	to	this
	Hopson Nance				(205)		970-700	00	
	(Name)			( <i>P</i>	rea Cod	e) (	Telepho	ne Nu	mber)
(2)	Have all other periodic re Securities Exchange Act of of 1940 during the precedin registrant was required to no, identify report(s).	1934 or g 12 mor	Sectionths or	n 30 c for s	of the I such sho	nves rter	tment Co	ompan d tha answ	y Act t the
(3)	Is it anticipated that any the corresponding period f earnings statements to be thereof?	or the 1	last fi	scal y	ear wil	l be	reflect	ted b	y the
							[X] Ye	es [	_] No
	If so: attach an explanation quantitatively, and, if a mate of the results cannot be	ppropria							
\$10 five expe rein quar cont quar from	Management currently estimation will result in a low million and \$15 million, and calendar days of the date of crienced total hurricane loss surance but including reinsuter, which losses will be painuing operations. According ter ended September 30, 2004 the results of operations fall year.	ess from and expect of this responding to the set of approximately and the set of the se	disco ts to d notific pproxim einstat offset anticip repres	ntinue etermi ation. ately ement by va ate re ents a	ed opera ne a sp In ad \$60.6 m premium arious o eporting a signif	tion ecif diti illi s du ther a l ican	s of betic reserved.  on, we on after ring the income oss for the change	tween rve w r e thi from the	ithin
	Vesta 	Insurar	nce Gro	up, In	nc.				
	(Name of Regis	trant as	s Speci	fied i	n Chart	er)			
	caused this notification eunto duly authorized.	to be s	signed	on its	s behal	f by	the un	nders	igned
Date	11/9/2004	Ву	/s/	Hopso	n Nance				
			 Seni	or Vic	e Presi	 dent	and		

Chief Financial Officer

INSTRUCTION: The form may be signed by an executive officer of the registrant or by any other duly authorized representative. The name and title of the person signing the form shall be typed or printed beneath the signature. If the statement is signed on behalf of the registrant by an authorized representative (other than an executive officer), evidence of the representative's authority to sign on behalf of the registrant shall be filed with the form.

#### ATTENTION

Intentional misstatements or omissions of fact constitute Federal Criminal Violations (see 18 U.S.C. 1001).

#### GENERAL INSTRUCTIONS

- 1. This form is required by Rule 12b-25 of the General Rules and Regulations under the Securities Exchange Act of 1934.
- 2. One signed original and four conformed copies of this form and amendments thereto must be completed and filed with the Securities and Exchange Commission, Washington, DC 20549, in accordance with Rule 0-3 of the General Rules and Regulations under the Act. The information contained in or filed with the form will be made a matter of public record in the Commission files.
- 3. A manually signed copy of the form and amendments thereto shall be filed with each national securities exchange on which any class of securities of the registrant is registered.
- 4. Amendments to the notifications must also be filed on Form 12b-25 but need not restate information that has been correctly furnished. The form shall be clearly identified as an amended notification.
- 5. Electronic Filers. This form shall not be used by electronic filers unable to timely file a report solely due to electronic difficulties. Filers unable to submit a report within the time period prescribed due to difficulties in electronic filing should comply with either Rule 201 or Rule 202 of Regulation S-T or apply for an adjustment in filing date pursuant to Rule 13(b) of Regulation S-T.