List No Clas		INE PENALTY FUR PAILURE IU MAVE THIS RE.	Assessment List	
Date received	, 191	IS \$1,000 TO \$10,000.	Page	Line

UNITED STATES INTERNAL REVENUE.

RETURN OF ANNUAL NET INCOME.

(Section 38, Act of Congress approved August 5, 1909.)

MISCELLANEOUS CORPORATIONS.

RETURN OF NET INCOME RECEIVED DURING THE YEAR ENDED DE	ECEMBER 31. 191 2-				
by Sational Weir Powsany					
a corporation, the principal place of business of which is located at 383 Concurrent					
City or Town of noveceefocea, in the State of Massachuselli					
1. Total amount of paid-up capital stock outstanding at close of year	\$ 8.000.00				
2. Total amount of bonded and other indebtedness outstanding at close of year	\$ 0.00				
3. Gross Income (see Note A)	\$ 8.873.64				
DEDUCTIONS.					
4. Total amount of all the ordinary and necessary expenses of maintenance and operation of the business and properties of the corporation EXCLUSIVE OF INTEREST PAYMENTS. (See Note B)					
5. (a) Total amount of losses sustained January 1 to December 31 not compensated by insurance or otherwise					
(h) Total amount of depreciation January 1 to December 31 6. Total amount of interest paid January 1 to December 31 on an amount of bonded and other indebtedness not exceeding the amount of paid-up capital stock outstanding at the close of the year 4.65					
7. (a) Total taxes paid January 1 to December 31 imposed under authority of the United States or any State or Territory thereof					
(b) Foreign taxes paid. 8. Amount received by way of dividends upon stock of other corporations, joint-stock companies, associations, and insurance companies subject to this tax.					
Total Deductions (see Note B)	\$ 6.743.09				
9. Net Income	\$ 7,0300056				
	Ψ				
10. Specific deduction from net income allowed by law	\$5,000.00				
11. Amount on which tax at 1 per centum is to be calculated for assessment	\$				
STATE OF Masiceliuselle, country of Reversable, no wir:					
Laniel F. Lucel, President, and Joseph Hogen	Treasurer, of				
Treasurer, of the felicial liver for a corporation, whose return of annual net income is set forth above, being severally sworn, each for himself, deposes and says that the foregoing report and the several items therein set forth are, to his best knowledge and belief and from such information as he has been able to obtain, true and correct in each and every particular; that the amount of gross income therein set forth is the full amount of gross income, without any deduction whatsoever, received from all sources by the said corporation during the year stated, and that the net income therein set forth is the full amount by which so measure the tax at 1 per centum for assessment.					
SWORN AND SUBSCRIBED to before me this					
lay of Horsident. President.					
SEAL OF OFFICER TAKING					
TAKING AFFIDAVIT. (Official capacity.)	Treasurer.				
Note A.—Gross income shall consist of the total of the gross revenue derived from the operation and management of its business and properties together with					

Note A.—Gross income shall consist of the total of the gross revenue derived from the operation and management of its business and properties, together with all amounts of income from other sources, including dividends received on stock of other organizations subject to this special excise tax, as shown by entries upon its books from January 1 to December 31 of the year for which return is made.

Note B.—The deductions authorized shall include all expense items under the various heads acknowledged as liabilities by the corporation making the return and entered on its books from January 1 to December 31. Amounts of income expended in paying dividends on stock, preferred or common, or in making permanent improvements, in betterments, etc., or in any way transferred to capital account, are not proper deductions in ascertaining annual net income. Interest paid on mortgage indebtedness on real estate acquired by a corporation may be deducted in Item 4, if the mortgage remains a lien on the property and the debt is not assumed by the corporation. The amount so paid and included in Item 4 should, however, be separately stated under Item 4.

NOTE C.—THIS FORM, PROPERLY FILLED OUT AND EXECUTED, MUST BE IN THE HANDS OF THE COLLECTOR OF INTERNAL REVENUE FOR THE DISTRICT, IN WHICH IS LOCATED THE PRINCIPAL BUSINESS OFFICE OF THE CORPORATION MAKING THE RETURN, ON OR BEFORE MARCH I. FOR FAILURE TO COMPLY WITH THIS PROVISION OF THE LAW, THE AMOUNT OF THE ASSESSMENT IS INCREASED 50 PER CENT AND LIABILITY TO A SPECIFIC PENALTY OF FROM \$1,000 TO \$10,000 IS INCURRED.

Warren W. Small Licensee. Truro Mass. January I.1916.

Under authority given Selectmen of towns by Sec. II4, Chap. 91, Revised Laws of Massachusetts, and in consideration of the agreement of the licensee to fulfil the conditions of this license hereinafter set forth, a license is hereby issued to Warren W. Small for above weir company, subject to all the provisions of said Chap. 9I to construct and maintain for Five consecutive years from late hereof a deep water weir in the tide waters of the Town of Truro, all parts of which shall be below extreme low water mark, and within such limits as are lescribed below: -

Limits; -Between the boundary line of the Towns of Truro and Provincetown and another parallel line OneThousani (1,000) feet southerly from sail Truro and Provincetown line. The southern limit of this license is the northern limit of the license granted to Frei C. Rich for the Northwestern Weir Co.
Such weit to be haved in the
This license is issued upon the following conditions

which the licensee in accepting the license agrees to fulfil. First; - The licensee shall pay annually to the Treasurer of the Town of Truro as soon as feasible after the close of the year's fishing and not later than Jan. I5th a sum equal to one per cent of the gross stock of the weir for the year, and in case the property used in fishing this grant shall hot be taxable in the Town of Truro, he shall pay to said Treasurer an additional sum equal to what might have been levied as a tax against such property had same been taxable in said town.

Second: -This licenge is not transferable, and the licensee shall fish this grant either as managing owner or managing agent unless this condition shall be walved in writing by the Selectmen of the Town of Truro and the party or parties to disg same agreed to by the Selectmen, and the names of such party or parties inserted in such walver.

Third:-No fish or fish offal shall be thrown or jumped by the parties fishing this grant or their employees on the shores of the Town of Truro or in the waters adjacent thereto nearer than a point two hunired feet below extreme low water mark or the same distance below any barmthat may becomey exposed at any stage of the ptide. Should it become necessary to tump from the weir boar any considerable quantity of refuse fish the same shall not be jumped nearer the shore than the outer end of the weir. Should it become necessary to clear the weir of refuse fish all reasonable care shall be taken to prevent such fish from becoming a nuisance.

Fourth; -No more than two bowls shall be placed in the waters covered by this license, and such bowls shall be placed in one consinuous line or stting, and such line or string consisting of leaders, hearts, bowls etc shall not exceed a total length of three thousand feet.

Thes license may be revoked by the Selectmen for good and sufficient reasons. Henry B. Molsbery

Selectmen of Trure.

Edwardburgun Rhis license is hereby accepted by the licensee subject to all the conditions named therein.

Harrin W. Smalls

