1910

Form No. 639.

U. S. INTERNAL REVENUE.

RETURN OF ANNUAL NET INCOME.

(Sec. 38, Act of Congress, August 5, 1909.)

MISCELLANEOUS CORPORATIONS.

Return of net income received during the

year ending December 31, 191°, by
National Weir Co.,
a corporation, the principal place of business of which is located at Proceeding in the State of Class.
Collection District, State of
c 2_5787

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Date received	, 191	Page	Line

UNITED STATES INTERNAL REVENUE.

RETURN OF ANNUAL NET INCOME.

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

MISCELLANEOUS CORPORATIONS.

preturn of NET INCOME RECEIVED DURING THE YEAR ENDING I	
by the I alrowed Weet Josepany	. /
a corporation, the principal place of business of which is located at 383 Commercial	Track
a corporation, the principal place of business of which is located at 383 Commercial (Street and No.) City or Town of 1000 eccostowa, in the State of Cossachus elle	
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)	\$ 9,990,05
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) \$ 6.616. 24	
5. (a) Total amount of losses sustained January 1 to December 31 not compensated by insurance or otherwise.	
(b) Total amount of depreciation January 1 to December 31	
pard-up capital stock outstanding at the close of the year	
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)	8 6.673. 24
9. Net Income	\$ 3,366.81
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	\$. 0.00
STATE OF Masiachurells, County of Parcestable, TO WIT:	
STATE OF Massachunsels, Country of Parcestable, TO WIT:	, Treasurer, of
the corporation, whose return of annual net income is set for duly sworn, each for himself, deposes and says that the foregoing report and the several items there knowledge and belief and from such information as he has been able to obtain, true and correct in each the amount of gross income therein set forth is the full amount of gross income, without any deduction all sources by the said corporation during the year stated, and that the net income therein set forth is	orth above, being severally sin set forth are, to his best and every particular; that whatsoever, received from s the full amount by which
SWORN AND SUBSCRIBED to before me this Eighth day of Struary, 1911.	G Junes
day of Tetruary, 1911.	President.
EXECUTING OFFICER. Soles (Official capacity.)	repless Ofen
OFFICER. (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 all amounts of income from other sources, including dividends on stock of other organizations subject to this special excise tax received, 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.