

REVENUE

STOCK TRANSFER STAMPS

Watermarked **USIR**

Perforated 11

1918-29



NH



NH



NH



NH



NH



NH



NH



NH



OVERPRINT/DT



NH



NH



Perforated 12

READING-UP & DWN.



READING-DOWN
MINT
PERF-IN
(SCARCE)



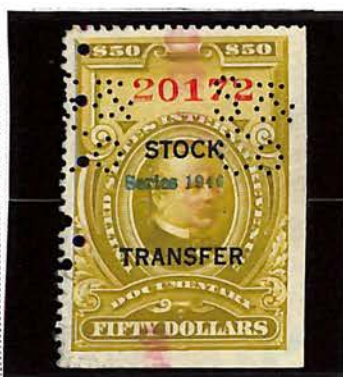
REVENUE

STOCK TRANSFER STAMPS

Watermarked **USIR**

1940

Perforated 11.12



RD 61 c/c 650



*RD 63 (PERF INITIALS)
BBH cv/500+
CO*

*cat 1850
~~cat 1650~~*

Opinion No. 2007/RD61/7

W. R. WEISS, JR.
P.O. Box 5358
Bethlehem, PA 18015
(610) 691-6857

Date 07/15/07

I have examined the enclosed U.S. 1940 \$30. vermilion, used (Scott RD61)
for Gary Posner, and my opinion is;
It is genuine in all respects, with handstamp & cut cancels

A photograph is attached below.



Signed

W. R. Weiss, Jr.

Opinion No. 2007/RD63/7

W. R. WEISS, JR.
P.O. Box 5358
Bethlehem, PA 18015
(610) 691-6857

Date 07/15/07

I have examined the enclosed U.S. 1940 \$60. brown, used (Scott RD63)
for Gary Posner, and my opinion is;
It is genuine in all respects, with handstamp & perfin cancels

A photograph is attached below.



Signed

W. R. Weiss, Jr.

REVENUE

STOCK TRANSFER STAMPS

Watermarked **USIR**

1928-32

Perforated 10



RD 30 32.00
30.00

RD 31 2.30
NH

RD 32 9.20 - NH

1920-28

Perforated 11



RD 33 .50

RD 34 .50

RD 35 .50

RD 36 1.25



DOUBLE PER

RD 37 27.50
40-

RD 38 25 - NH

2.26

Perforated 10



RD 39 2.75

RD 40 .90

RD 41 1.25

Opinion No. 2007/RD60/7

W. R. WEISS, JR.

Date 07/15/07

P.O. Box 5358

Bethlehem, PA 18015

(610) 691-6857

I have examined the enclosed U.S. 1940 \$20. olive bistre, unused (Scott
for Gary Posner RD60) and my opinion is:

It is genuine with light (natural) crease, OG/IH

A photograph is attached below.



Signed

W. R. Weiss, Jr.

REVENUE

STOCK TRANSFER STAMPS

Watermarked **USIR**



NH
AD 54 285-
50-

55 285 20-

NH 225- 250-350

RD 57 70- NH
125

RD 58 512 NH
40-
100



RD 59 200-
275-

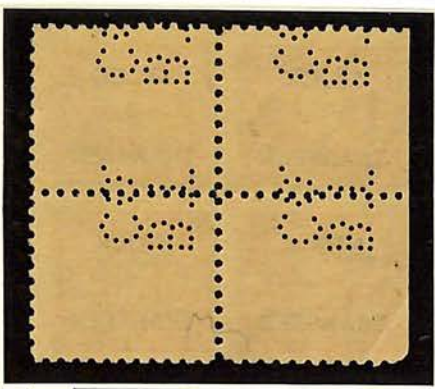


R60 275 200-
CERT. 500 400



RDG
 Paid
 \$70
 CAT-125-
 NH
 \$350

P.10 RD39
BOLDER
SERIFS



CO&V



RD27/NH
75



SERIES 1940

STOCK
TRANSFER

RD42-53



RD 51
STRIP/A
IMPRINT
& PLATE NO.
480



250



CERTIFICATE
FOR

SHARES



OF THE

ISSUED TO

DATED

For Value Received, we hereby sell, assign, and transfer
unto James [unclear]

Shares
of the Capital Stock represented by the within
Certificate, and do hereby irrevocably constitute and appoint
Attorney
to transfer the said Stock, on the books of the within named
Corporation, with full power of substitution, in the premises.

Dated Dec 7 1931

In presence of
W. S. Allen Juror

PICKER X-RAY CORPORATION
By Estelyn [unclear]
Secretary

NOTICE: THE SIGNATURE OF THIS ASSIGNMENT
MUST CORRESPOND WITH THE NAME AS WRITTEN UPON THE
FACE OF THE CERTIFICATE, IN EVERY PARTICULAR, WITHOUT
ALTERATION OR ENLARGEMENT OR ANY CHANGE, WHATSOEVER.

750



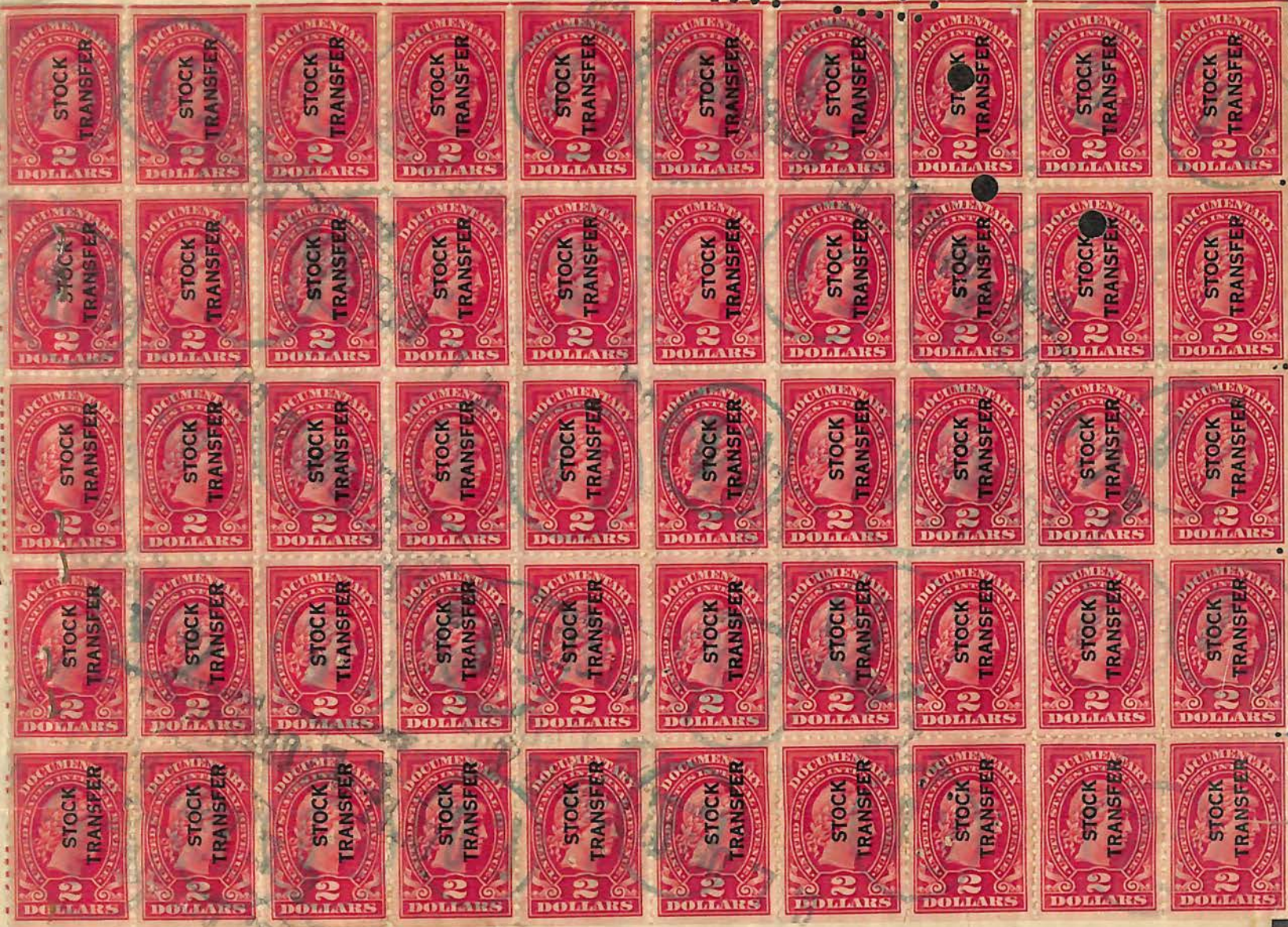
MISSOURI
PACIFIC
RAILROAD CO.



RD 24
VERTICAL STRIP
OF 4
C.C. \$125





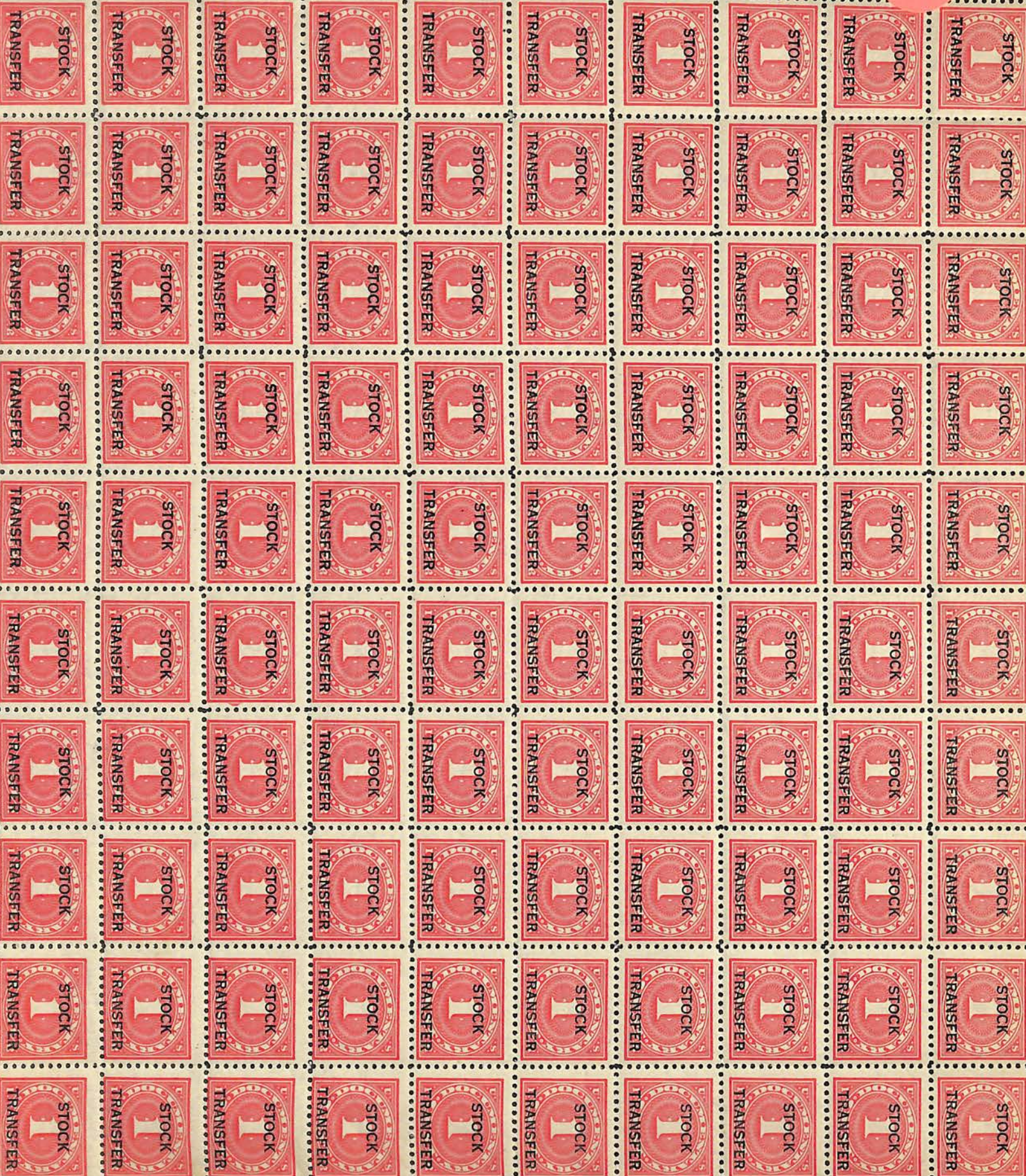


RD1
200
\$500

PK6 OK

Xp

↑



1 CENT DOCUMENTARY PATB 31137





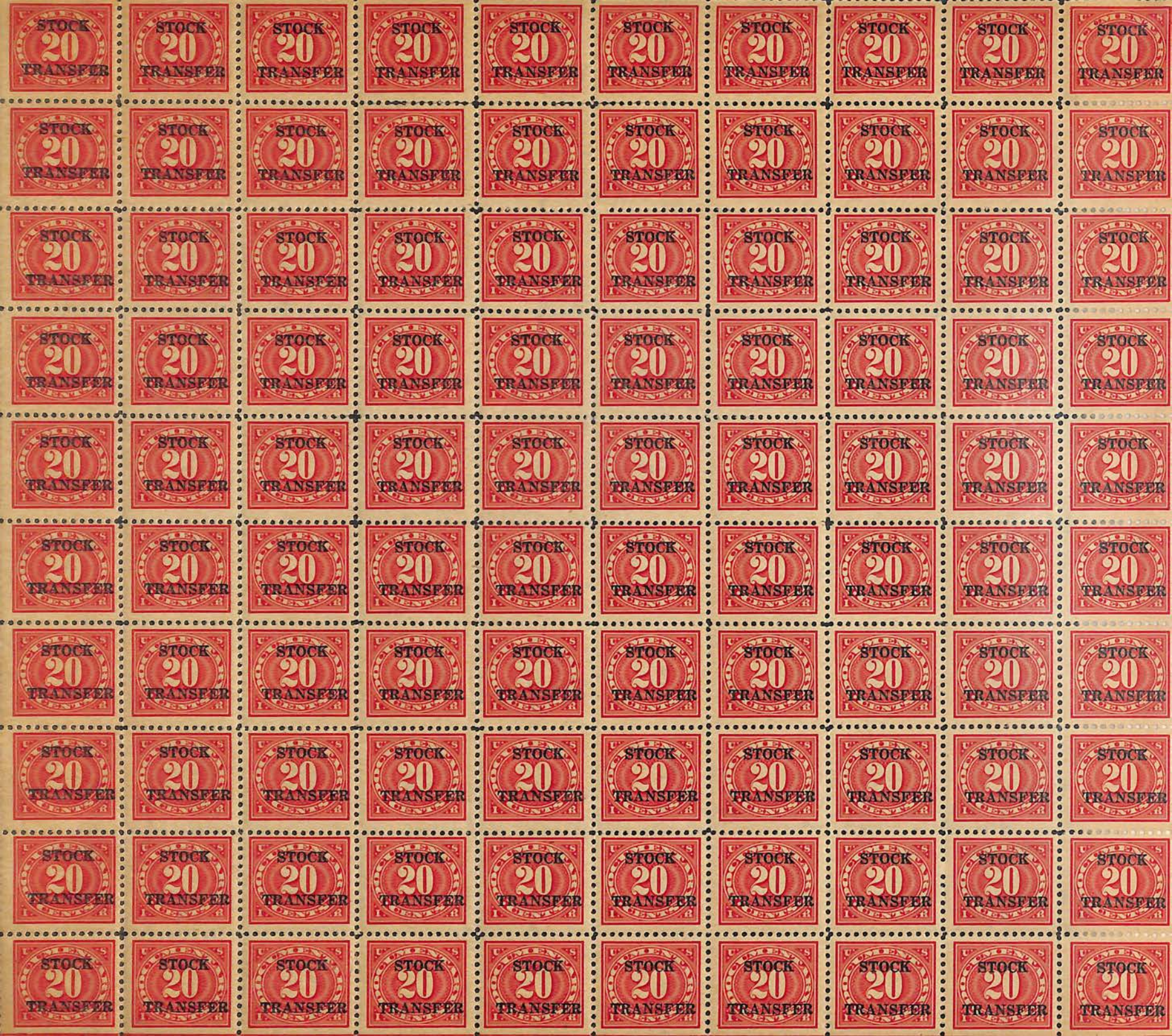
RD61
c/c
375



RD63
part
init
350









No. 442 Our Line Number 82 New York NOV 17 1920

SOLD TO

100 shares *Rockwell* @ \$55.00

Their Line Number

Forest, Davis & MacDonna



New York, MAR 20 1919 19

No. 483 Our Line Number 153
McDONNELL & CO.
120 BROADWAY.

SOLD TO

600 shares *Mac Con* @ \$27.50 16500 \$

Their Line Number



6886
6668
8213
5871
8214
1032

RECORDED
COOMBE, KERR & PRATT
100 BROADWAY
NEW YORK.

TB 3507
TB 3508
TB 3509

50 Shares
Mar 3-29

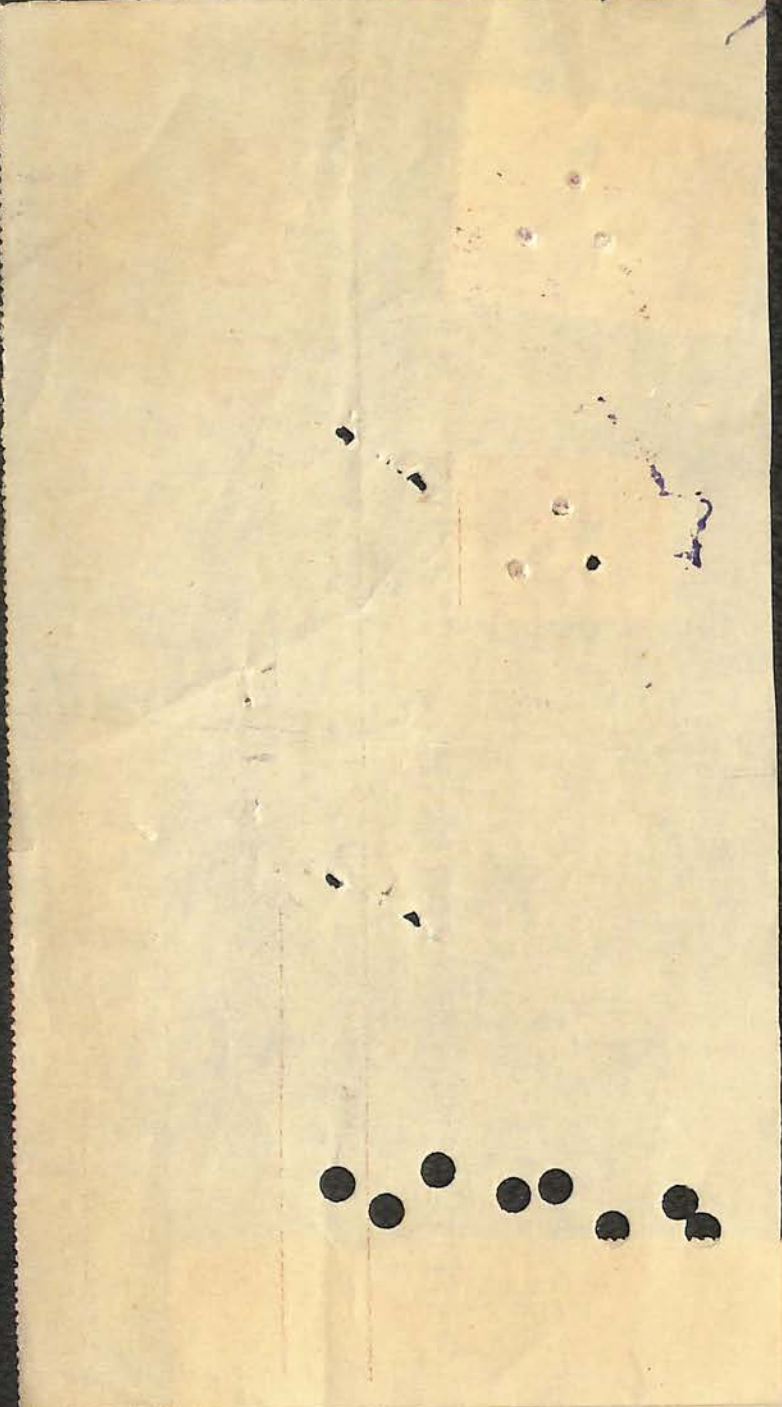
UNIT OF

Rockwell

@ 40.5

12/18/10









RD 12 / NH



RD 13 / NH
PEARL II
Block of 4



RARE
UNLISTED
PCT. NO. 55490
RDA # 400-



RD 16 NH
OVERPRINT
READING DOWN
AS SINGLES
HINGED
CAT \$180
Paid 82-



RD 15 / NH
400-



RD 17 NH
HINGED
CATS \$125
Paid 76-



RD 18 NH
\$425
~~500~~
800-
2 LH
2 NH



RD 30 / NH
PERF. 10
RARE
BLOCK OF 4
EV - 250-300











RD 31 NH
BLOCK 4
CAT. --- RARE
EV \$300+



87966

RD 30 / 10
W/ SCARCE
PLATE NO.
250-
Paid 100





PLATE NUMBER SINGLE
VERY SCARCE. NY
EV DURLAND \$100



RD 31 PERF. 10 300-
No gum

RD30a - Yellow Green (SCARCE)
Block of 4 (RARE)



P.10

↑
SHIFT/ERROR



NH

RD16 SCARCE MULTIPLE/NH \$75-100



RD 55
CENTER
LINE
BLK./4
NH
400



RD 55
BLK/4
NH
275-



RD 55
STRIP
OF
5
350
top 4
NH



RD 57
PAIR
NH
300-

CERTIFICATE FOR
LESS
THAN 100
SHARES

CERTIFICATE FOR
LESS
THAN 100
SHARES

CC 914

—50—



NATIONAL TEA CO.

INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS
PREFERRED STOCK, 50,000 SHARES \$100 PAR VALUE COMMON STOCK, 150,000 SHARES NO PAR VALUE
THIS CERTIFICATE IS TRANSFERABLE IN THE CITIES OF NEW YORK OR CHICAGO.

This is to Certify that

MERRILL LYNCH & CO.

FIFTY

OF NO PAR VALUE, OF THE COMMON STOCK

is the owner of non-assessable shares transferable in person or by duly authorized attorney upon surrender of this certificate properly endorsed. A statement of the respective rights, interests, preferences, restrictions and limitations of the preferred stock and the common stock is printed upon the back hereof and this certificate and the shares represented hereby are issued and shall be held subject to all of the provisions of the Articles of Incorporation of the Corporation and any lawful amendment or amendments. This certificate is not valid until countersigned by Witness the seal of the Corporation and the

full paid and of National Tea Co. A statement of the respective rights, interests, preferences, restrictions and limitations of the preferred stock and the common stock is printed upon the back hereof and this certificate and the shares represented hereby are issued and shall be held subject to all of the provisions of the Articles of Incorporation of the Corporation and any lawful amendment or amendments. This certificate is not valid until countersigned by Witness the seal of the Corporation and the

REGISTERED: CONTINENTAL AND COMMERCIAL TRUST AND SAVINGS BANK (CHICAGO) REGISTERED JUN 11 1927

Wm. J. Gorman
Assistant Secretary

Wm. J. Gorman
Assistant Secretary



J. M. Mastmann
Vice President

J. M. Mastmann
Vice President

CONTINENTAL AND COMMERCIAL TRUST AND SAVINGS BANK (CHICAGO)

COUNTERSIGNED: JUN 10 1927
Stamps Bank of Chicago
CHICAGO
Assistant Secretary

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50

Statement of the respective rights, interests, preferences, restrictions and limitations of the preferred stock and the common stock of NATIONAL TEA CO.

THE HOLDERS OF THE PREFERRED STOCK SHALL BE ENTITLED TO RECEIVE FROM THE SURPLUS OR NET PROFITS OF THE CORPORATION, CUMULATIVE DIVIDENDS AT THE RATE OF SIX AND ONE-HALF PER CENT. (6 1/2%) PER ANNUM ON THE PAR VALUE THEREOF, AND NO MORE, FROM THE DIVIDEND DATE LAST PRECEDING THE ISSUE THEREOF, PAYABLE QUARTERLY ON THE FIRST DAY OF FEBRUARY, MAY, AUGUST AND NOVEMBER IN EACH YEAR, AS AND WHEN DECLARED BY THE BOARD OF DIRECTORS OF THE CORPORATION. THE DIVIDENDS ON THE PREFERRED STOCK SHALL BE CUMULATIVE AND SHALL BE PAID OR SET APART FOR PAYMENT BEFORE ANY DIVIDEND SHALL BE PAID UPON OR SET APART FOR THE COMMON STOCK, SO THAT IF FOR ANY YEAR DIVIDENDS, AMOUNTING TO SIX AND ONE-HALF PER CENT. (6 1/2%) SHALL NOT HAVE BEEN PAID OR SET APART FOR PAYMENT UPON THE PREFERRED STOCK, THE DEFICIENCY SHALL BE PAID OR SET APART FOR PAYMENT BEFORE ANY DIVIDEND SHALL BE PAID UPON OR SET APART FOR THE COMMON STOCK.

SO LONG AS ANY OF THE PREFERRED STOCK REMAINS OUTSTANDING THE CORPORATION SHALL MAINTAIN A SINKING FUND INTO WHICH PAYMENTS SHALL BE MADE OUT OF THE SURPLUS OR NET EARNINGS OF THE CORPORATION, ON DECEMBER 31ST OF EACH YEAR, COMMENCING WITH THE YEAR 1926, OF A SUM EQUAL TO NOT LESS THAN THREE PER CENT. (3%) OF THE PAR VALUE OF THE LARGEST AMOUNT OF PREFERRED STOCK OUTSTANDING AT ANY ONE TIME PRIOR TO THE DATE OF SUCH PAYMENT. THE FUNDS IN THE SINKING FUND MAY, FROM TIME TO TIME, BE USED TO PURCHASE PREFERRED STOCK OF THE CORPORATION IN THE OPEN MARKET OR AT PRIVATE SALE AT THE LOWEST PRICE OR PRICES AT WHICH IT CAN BE PURCHASED, NOT EXCEEDING THE REDEMPTION PRICE AS HEREINAFTER SET FORTH. IF SUFFICIENT STOCK CANNOT BE SO PURCHASED TO EXHAUST ALL OF THE FUNDS IN THE SINKING FUND PRIOR TO MARCH 15 OF THE SUCCEEDING YEAR, THEN A SUFFICIENT AMOUNT OF PREFERRED STOCK SHALL BE CALLED FOR REDEMPTION ON THE SUCCEEDING FIRST DAY OF MAY, AS HEREINAFTER PROVIDED, TO EXHAUST AS NEARLY AS MAY BE, THE BALANCE OF THE FUNDS IN THE SINKING FUND. THE CORPORATION MAY ACCUMULATE IN ITS TREASURY SHARES OF THE PREFERRED STOCK FOR PURPOSES OF RETIRING THE SAME THROUGH THE SINKING FUND.

NO PREFERRED STOCK IN EXCESS OF THREE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$3,500,000) PAR VALUE SHALL BE ISSUED UNLESS:

(A) THE NET QUICK ASSETS OF THE CORPORATION AS SHOWN UPON THE LAST PRECEDING AUDITED CONSOLIDATED FINANCIAL STATEMENT OF THE CORPORATION AND ITS SUBSIDIARIES AFTER THE SAME SHALL HAVE BEEN ADJUSTED SO AS TO INCLUDE THE PROCEEDS OF THE SALE OF THE PREFERRED STOCK PROPOSED TO BE ISSUED, SHALL BE EQUAL TO ONE HUNDRED PER CENT. (100%) OF THE PAR AMOUNT OF THE PREFERRED STOCK THEN OUTSTANDING, TOGETHER WITH THE STOCK PROPOSED TO BE ISSUED.

(B) THE NET TANGIBLE ASSETS OF THE CORPORATION AS SHOWN UPON THE LAST PRECEDING AUDITED CONSOLIDATED FINANCIAL STATEMENT OF THE CORPORATION AND ITS SUBSIDIARIES AFTER THE SAME HAS BEEN ADJUSTED SO AS TO INCLUDE THE PROCEEDS OF THE SALE OF THE PREFERRED STOCK PROPOSED TO BE ISSUED, SHALL BE EQUAL TO TWO HUNDRED PER CENT. (200%) OF THE PAR AMOUNT OF THE PREFERRED STOCK THEN OUTSTANDING, TOGETHER WITH THE STOCK PROPOSED TO BE ISSUED.

(C) THE NET EARNINGS OF THE CORPORATION AND ITS SUBSIDIARIES DURING THE PRECEDING FISCAL YEAR SHALL HAVE AMOUNTED TO NOT LESS THAN THREE TIMES THE ANNUAL DIVIDEND REQUIREMENT ON THE PREFERRED STOCK THEN OUTSTANDING, AND THE STOCK PROPOSED TO BE ISSUED, OR, IN THE ALTERNATIVE, THE AVERAGE NET EARNINGS OF THE CORPORATION AND ITS SUBSIDIARIES FOR THE PRECEDING THREE FISCAL YEARS SHALL HAVE AMOUNTED TO NOT LESS THAN THREE TIMES THE ANNUAL DIVIDEND REQUIREMENT ON THE PREFERRED STOCK THEN OUTSTANDING AND THE STOCK PROPOSED TO BE ISSUED.

SO LONG AS ANY OF THE PREFERRED STOCK OF THE CORPORATION REMAINS OUTSTANDING NO DIVIDEND SHALL BE PAID OR SET APART FOR PAYMENT UPON THE COMMON STOCK IF THE VALUE OF THE NET QUICK ASSETS OF THE CORPORATION AND ITS SUBSIDIARIES SHALL BE, OR WOULD THEREBY BE, REDUCED BELOW ONE HUNDRED PER CENT. (100%) OF THE PAR VALUE OF THE PREFERRED STOCK THEN OUTSTANDING; NOR IF THE VALUE OF THE NET TANGIBLE ASSETS OF THE CORPORATION AND ITS SUBSIDIARIES SHALL BE, OR WOULD THEREBY BE, REDUCED BELOW TWO HUNDRED PER CENT. (200%) OF THE PAR VALUE OF THE PREFERRED STOCK THEN OUTSTANDING; NOR IF THE SURPLUS OR NET EARNINGS OF THE CORPORATION AVAILABLE FOR THE PAYMENT OF DIVIDENDS ON THE PREFERRED STOCK SHALL BE, OR WOULD THEREBY BE, REDUCED BELOW AN AMOUNT EQUAL TO THREE YEARS' DIVIDEND REQUIREMENTS ON THE PREFERRED

STOCK THEN OUTSTANDING, NOR IF THE CORPORATION IS THEN IN DEFAULT IN RESPECT OF ANY PAYMENT INTO THE SINKING FUND AS HEREIN PROVIDED. A SUBSIDIARY SHALL MEAN AND BE TAKEN TO MEAN ANY COMPANY OF WHICH THIS CORPORATION OWNS AT LEAST A MAJORITY OF THE OUTSTANDING CAPITAL STOCK HAVING ORDINARY VOTING POWER.

ALL OR ANY PART OF THE PREFERRED STOCK IS SUBJECT TO REDEMPTION AT THE ELECTION OF THE CORPORATION ON ANY DIVIDEND PAYMENT DATE AT ONE HUNDRED AND FIVE PER CENT. (105%) OF THE PAR VALUE THEREOF, TOGETHER WITH ALL UNPAID ACCUMULATED AND ACCRUED DIVIDENDS, UPON NOT LESS THAN THIRTY (30) DAYS PRIOR WRITTEN NOTICE MAILED TO THE RECORD HOLDERS OF PREFERRED STOCK, OR REDEEMED, AT THEIR ADDRESS AS APPEARING UPON THE BOOKS OF THE CORPORATION, UNLESS ALL OF THE PREFERRED STOCK IS TO BE REDEEMED, IN WHICH CASE SUCH REDEMPTION SHALL BE MADE SUBSTANTIALLY PRO RATA OR BY LOT, IN SUCH MANNER AS THE BOARD OF DIRECTORS MAY FROM TIME TO TIME DETERMINE.

SO LONG AS ANY OF THE PREFERRED STOCK REMAINS OUTSTANDING THE CORPORATION SHALL NOT, EXCEPT WITH THE CONSENT OF THE HOLDERS OF TWO-THIRDS (2/3) OF THE OUTSTANDING PREFERRED STOCK GIVEN IN WRITING OR BY THEIR VOTE AT A STOCK HOLDERS MEETING SPECIALLY CALLED FOR THAT PURPOSE, ON NOT LESS THAN TEN (10) DAYS NOTICE, OR, IN THE ALTERNATIVE, OVER THE AFFIRMATIVE OBJECTION OF THE HOLDERS OF ONE-THIRD (1/3) OF THE OUTSTANDING PREFERRED STOCK, AFTER NOT LESS THAN TEN (10) DAYS' NOTICE OF INTENT, GIVEN ALL PREFERRED STOCKHOLDERS, PLACE ANY MORTGAGE UPON THE FIXED ASSETS OF THE CORPORATION OR ISSUE OR GIVE ANY NOTE OR OTHER FORM OF INDEBTEDNESS MATURING MORE THAN ONE (1) YEAR AFTER ITS DATE, PROVIDED HOWEVER, THAT THESE LIMITATIONS SHALL NOT EXTEND TO PURCHASE MONEY MORTGAGES GIVEN, OR MORTGAGES ASSUMED ON PROPERTY HEREAFTER ACQUIRED, NOR TO MORTGAGES UPON LANDS, BUILDINGS AND EQUIPMENT GIVEN FOR THE PURPOSE OF PROCURING FUNDS TO CONSTRUCT SUCH BUILDINGS AND/OR ACQUIRE SUCH EQUIPMENT, TO AN EXTENT OF NO MORE THAN SEVENTY-FIVE PER CENT. (75%) OF THE COST OF SUCH BUILDINGS AND/OR EQUIPMENT, NOR TO REFINANCING, EXTENSIONS OR REFUNDING OF ANY MORTGAGE NOW OUTSTANDING, OR HEREAFTER CREATED AS HEREIN PERMITTED, NOR TO THE PLEDGING OF SECURITIES OR LIQUID ASSETS TO SECURE LOANS MADE IN THE REGULAR COURSE OF BUSINESS.

SO LONG AS ANY OF THE PREFERRED STOCK REMAINS OUTSTANDING THE CORPORATION SHALL NOT, EXCEPT WITH THE CONSENT OF THE HOLDERS OF TWO-THIRDS (2/3) OF THE OUTSTANDING PREFERRED STOCK, GIVEN IN THE MANNER ABOVE PROVIDED, ISSUE ANY PREFERRED STOCK HAVING PRIORITY OVER OR BEING ON A PAR WITH SUCH PREFERRED STOCK.

IN THE EVENT OF ANY LIQUIDATION, DISSOLUTION OR WINDING UP, WHETHER VOLUNTARY OR INVOLUNTARY, OF THE CORPORATION, THE HOLDERS OF THE PREFERRED STOCK SHALL BE ENTITLED TO BE PAID ONE HUNDRED AND FIVE PER CENT. (105%) OF THE PAR VALUE OF THEIR SHARES AND THE AMOUNT OF THE UNPAID ACCUMULATED DIVIDENDS THEREON, INCLUDING A PROPORTIONATE DIVIDEND FOR THE EXPIRED PART OF THE CURRENT QUARTERLY DIVIDEND PERIOD, AND NO MORE, BEFORE ANY AMOUNT OF THE COMMON STOCK SHALL BE PAID OR SET APART FOR PAYMENT. THE PAR VALUE OF ASSETS AND FUNDS OF THE CORPORATION SHALL BE DIVIDED AMONG AND PAID TO THE HOLDERS OF THE COMMON STOCK PRO RATA, ACCORDING TO THE NUMBER OF SHARES OF STOCK OWNED BY THEM.

NO HOLDER OF PREFERRED STOCK SHALL BE ENTITLED BY VIRTUE OF HIS OWNERSHIP OF SUCH PREFERRED STOCK, TO SUBSCRIBE FOR OR PURCHASE ANY NEW OR ADDITIONAL ISSUE OF PREFERRED OR COMMON STOCK OF THE CORPORATION, OR SECURITIES CONVERTIBLE INTO STOCK, WHETHER UNDER THIS CHARTER AS NOW EXISTING OR AS AT ANY TIME HEREAFTER AMENDED, BUT ALL SUCH NEW AND/OR ADDITIONAL ISSUES OF PREFERRED OR COMMON STOCK OR SECURITIES CONVERTIBLE INTO STOCK, MAY BE ISSUED AND DISPOSED OF IN SUCH MANNER AS THE BOARD OF DIRECTORS MAY FIX AND DETERMINE.

NO HOLDER OF COMMON STOCK SHALL BE ENTITLED, BY VIRTUE OF HIS OWNERSHIP OF SUCH STOCK, TO SUBSCRIBE FOR OR PURCHASE ANY NEW OR ADDITIONAL ISSUE OF PREFERRED STOCK OF THE CORPORATION OR SECURITIES CONVERTIBLE INTO PREFERRED STOCK, WHETHER UNDER THIS CHARTER AS NOW EXISTING OR AS AT ANY TIME HEREAFTER AMENDED, BUT ALL SUCH NEW AND/OR ADDITIONAL ISSUES OF PREFERRED STOCK OR SECURITIES CONVERTIBLE INTO PREFERRED STOCK, MAY BE ISSUED AND DISPOSED OF IN SUCH MANNER AS THE BOARD OF DIRECTORS MAY FIX AND DETERMINE. ALL SHARES OF STOCK SHALL HAVE THE SAME VOTING RIGHTS.

For value received, we hereby sell, assign and transfer unto
Walter Matthiesen.

Shares
of the Capital Stock represented by the within Certificate,
and do hereby irrevocably constitute and appoint
PAUL ECKSTORM or ALERED S. THORWALDSON *Attorney*
to transfer the said stock on the books of the within-named
Corporation, with full power of substitution in the premises.

Dated JUN 13 19 *19*

In Presence of:
A. Anderson

Merrill Lynch & Co.

SIGNATURE GUARANTEED

Merrill Lynch & Co.

CERTIFICATES

No. *CC 140*

ISSUED IN LIEU OF CERTIFICATES

No. *66956 9.6.24*



NOTICE: THE SIGNATURE TO THIS ASSIGNMENT MUST CORRESPOND WITH THE NAME AS WRITTEN UPON THE EDGE OF THE CERTIFICATE IN ENGLISH LETTERS WITHOUT ABBREVIATION OR ANY CHANGE OF SPELLING.

THIS SPACE MUST NOT BE COVERED IN ANY WAY

CENTRAL STATES ELECTRIC CORPORATION

FIFTEEN EXCHANGE PLACE

S.

TO AMERICAN CITIES POWER AND LIGHT CORPORATION

60 Broadway, New York City.

JERSEY CITY, N. J., _____ 19__

SHARES	DESCRIPTION	AMOUNT DUE
<p>9,300</p> 	<p>Consolidated Gas N. Y.</p> 	

AMERICAN CITIES POWER AND LIGHT CORPORATION

One
FIFTEEN EXCHANGE PLACE

5-

To Consolidated Holdings Corporation,

1 Exchange Place, Jersey City, N. J.

JERSEY CITY, N. J., July 10, 19 33

SHARES	DESCRIPTION	AMOUNT DUE
2,500	Detroit Edison	