

NUMBER

1

SHARES

1000

NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY

(An Unincorporated Joint Stock Association, Limited Liability)

CAPITAL STOCK \$1,000,000.00

THIS IS TO CERTIFY that

is the owner of One Thousand fully paid, non-assessable shares of beneficial interest in the NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY, an unincorporated joint stock association, limited liability, of the par value of \$1.00 per share, transferable only on the books of the Company by the owner thereof in person or by duly authorized attorney, upon the surrender of this certificate properly endorsed.

This certificate of interest is subject to the provisions and covenants contained in the Articles of Association and the Declaration of Trust of the NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY, dated the 23rd day of October, 1919, and the By-laws of said Company, present or future, and all the provisions thereof. Said Declaration of Trust and Article of Association are on file at the home office of the Company at Desdemona, Texas, and are of record in the Deed Records of Eastland County, Texas.

No member of said Company, or owner or holder of this certificate, as such, shall have any authority, power or right whatsoever to do or to transact any business whatever for or on behalf of the Company, or any member thereof, and no holder of this certificate shall be personally liable for any debts, covenants, demands, contracts of any kind of the Company, beyond the payment in full of the price for which his share or shares were sold.

IN WITNESS WHEREOF the duly authorized officers of said joint stock association have executed this instrument, this, the 12 day of November 1919.

Attest:

Secretary

President

SHARES

PAR VALUE

1.00

EACH

CERTIFICATE

FOR

SHARES

OF

National Workers
Drilling and Production
Company

OF

DESDEMONA, TEXAS

ISSUED TO

DATED

FOR VALUE RECEIVED,

hereby sell, assign and transfer

unto

Shares of the Capital Stock represented by the within

Certificate and do hereby irrevocably constitute and appoint

to transfer the said Stock on the books of the within named Company
with full power of substitution in the premises.

In presence of

Dated at

19

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 whatever.



NUMBER

13

SHARES

1000

NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY

(An Unincorporated Joint Stock Association, Limited Liability)

CAPITAL STOCK \$1,000,000.00

THIS IS TO CERTIFY that [Redacted]

is the owner of One Thousand fully paid, non-assessable shares of beneficial interest in the NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY, an unincorporated joint stock association, limited liability, of the par value of \$1.00 per share, transferable only on the books of the Company by the owner thereof in person or by duly authorized attorney, upon the surrender of this certificate properly endorsed.

This certificate of interest is subject to the provisions and covenants contained in the Articles of Association and the Declaration of Trust of the NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY, dated the 23rd day of October, 1919, and the By-laws of said Company, present or future, and all the provisions thereof. Said Declaration of Trust and Article of Association are on file at the home office of the Company at Desdemona, Texas, and are of record in the Deed Records of Eastland County, Texas.

No member of said Company, or owner or holder of this certificate, as such, shall have any authority, power or right whatsoever to do or to transact any business whatever for or on behalf of the Company, or any member thereof, and no holder of this certificate shall be personally liable for any debts, covenants, demands, contracts of any kind of the Company, beyond the payment in full of the price for which his share or shares were sold.

IN WITNESS WHEREOF the duly authorized officers of said joint stock association have executed

this instrument, this, the 14th day of November 1919

Attest:

[Redacted]
Secretary

[Redacted]
President

SHARES

PAR VALUE

1.00

EACH

CERTIFICATE

FOR
SHARES

OF
**National Workers
Drilling and Production
Company**
OF
DESDEMONA, TEXAS

ISSUED TO

DATED

November 14, 1919

FOR VALUE RECEIVED, I hereby sell, assign and transfer

unto

Mr. [redacted] Shares of the Capital Stock represented by the within

Certificate, and do hereby irrevocably constitute and appoint

[redacted] to transfer the said Stock on the books of the within named Company with full power of substitution in the premises.

by presence of

Dated at Desdemona, Tex., 14 Nov. 1919

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 whatever.



NUMBER

17

SHARES

1000

NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY

(An Unincorporated Joint Stock Association, Limited Liability)

CAPITAL STOCK \$1,000,000.00

THIS IS TO CERTIFY that

is the owner of One Thousand fully paid, non-assessable shares of beneficial interest in the NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY, an unincorporated joint stock association, limited liability, of the par value of \$1.00 per share, transferable only on the books of the Company by the owner thereof in person or by duly authorized attorney, upon the surrender of this certificate properly endorsed.

This certificate of interest is subject to the provisions and covenants contained in the Articles of Association and the Declaration of Trust of the NATIONAL WORKERS DRILLING AND PRODUCTION COMPANY, dated the 23rd day of October, 1919, and the By-laws of said Company, present or future, and all the provisions thereof. Said Declaration of Trust and Article of Association are on file at the home office of the Company at Desdemona, Texas, and are of record in the Deed Records of Eastland County, Texas.

No member of said Company, or owner or holder of this certificate as such, shall have any authority, power or right whatsoever to do or to transact any business whatever for or on behalf of the Company, or any member thereof, and no holder of this certificate shall be personally liable for any debts, covenants, demands contracts of any kind of the Company, beyond the payment in full of the price for which his share or shares were sold.

IN WITNESS WHEREOF the duly authorized officers of said joint stock association have executed

this instrument, this, the 14th day of November 1919

Attest:

Secretary

President

SHARES

PAR VALUE

1.00

EACH

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 whatever.

FOR VALUE RECEIVED, _____ hereby sell, assign and transfer
unto _____
_____ Shares of the Capital Stock represented by the within
Certificate and do hereby irrevocably constitute and appoint
to transfer the said Stock on the books of the within named Company
with full power of substitution in the premises.

In presence of

Dated at _____ 19____

CERTIFICATE

FOR

SHARES

OF

National Workers
Drilling and Production
Company

OF

DESDEMONA, TEXAS

ISSUED TO

DATED



A 6611

SEARS, ROEBUCK AND CO.
CHICAGO.

CAPITAL AND SURPLUS OVER FIVE MILLION DOLLARS.

CERTIFICATE No. *K 867085 B*

Certificate of Guarantee

EDGEWELL

This *EDGEWELL* Movement (the number and make of which has been registered) is guaranteed against defective material and workmanship and with fair usage an accurate time keeper for five years.

This Case (the number and make of which has been registered) is made of two plates of fine solid gold covering an inner plate of composition metal, and with ordinary usage is guaranteed to wear and retain its color for twenty years.

When referring to this Guaranty, please do not fail to state Certificate Number.

Dated at Chicago this *19th* day
of *Nov* A. D., 19*06*

Catalogue No. *2402*

SEARS ROEBUCK AND CO.
CHICAGO, ILL.

A 9780

REFERENCE BY FIRST NATIONAL BANK, CHICAGO. NATIONAL CITY BANK, NEW YORK.
SPECIAL PERMISSION CORN EXCHANGE NATL BANK, CHICAGO. SECOND NATIONAL BANK, BOSTON.

SEE CONDITIONS ON OTHER SIDE. THIS GUARANTEE IS ISSUED SUBJECT TO THE CONDITIONS
PRINTED ON THE BACK.

ABOUT INCOMPETENT WATCHMAKERS.

WE FREQUENTLY have watches returned to us for repairs under our guarantee, and we find that some so called watchmaker has attempted to repair the watch and being incompetent has injured if not ruined it.

It should therefore be distinctly understood that to place any watch sold by us in the hands of any watchmaker, repairer or jeweler outside of our repair department, unless specially authorized by us, renders our guarantee void.

Any watch sold and guaranteed by us and then returned to us for repairs will not be repaired by us if the watch has been worked on by any watchmaker outside of our house.

As an American made movement seldom ever fails, by reason of poor material or workmanship, to run properly for **FIVE years or longer**, and it rarely ever happens that a watch sold and guaranteed by us is returned to us for repairs, that we do not find the trouble is other than defect in material or workmanship and hence must be repaired at the expense of the owner; we ask you to carefully observe the following:

DIRT. A watch may become dirty in an hour, a day or a month, but properly cared for and always carried in a clean pocket and never improperly exposed, it should run at least one year without cleaning. Our guarantee does not cover **dirt, dampness, rust**, or failure to run properly from such causes.

ACCIDENTS. We have many watches returned to us for repairs, when parts have been rendered imperfect or broken, either by accident or careless handling, and accompanying the watch there is often a statement of the owner saying the watch has had the best of care. We cannot regard any such statement, when an examination shows conclusively that the watch has been improperly handled; and in all such cases we will be compelled to charge for repairs, enough to cover our cost.

MAIN SPRINGS. We will protect our guarantee to the letter, but we must caution you against calling on us to make repairs not clearly covered by our guarantee as above explained. Our guarantee, however,

DOES NOT COVER MAIN SPRINGS.

We use in our movements the highest grade main springs made, but as main springs are subject to climatic conditions, and a certain percentage of main springs will break even though we use the best money can buy. Our profit is so very small we cannot guarantee main springs, but will replace our regular American main spring with a new one of best grade for **75 cents**, express or postage charges to be paid both ways by owner of the watch.

SEE CONDITIONS ON OTHER SIDE