



THE SAN FRANCISCO BANK

SAVINGS

TRUST

HAIGHT STREET BRANCH

CORNER HAIGHT AND BELVEDERE STREETS

SAN FRANCISCO

CALIFORNIA

W. A. SCHEFFAUER
VICE PRES. AND MANAGER
A. B. SCHNEIDER
ASST. CASHIER AND ASST. MANAGER
W. A. H. FLEISCHER
ASST. CASHIER AND ASST. MANAGER

April 5, 1944

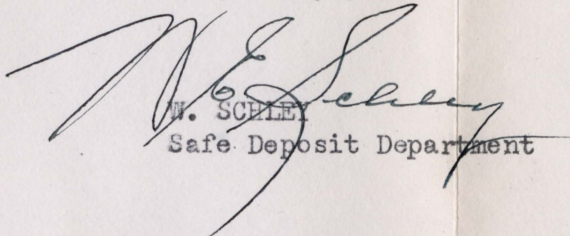
Noyawa Tomoyuki
Block #11, Bldg. 5 Apt. F
Relocation Center
Topaz, Utah

Dear Sir:

On March 17th, we mailed you a statement of your storage account in the amount of \$7.20, which amount would pay this account to April 1, 1944.

Up to the present time we have not received your check in payment of same and we would thank you very much for an early remittance. Our auditors are here and insist that this account be brought up to date.

Very truly yours,


W. SCHLEY
Safe Deposit Department

WS/dm

THE SAN FRANCISCO BANK

13143

HAIGHT STREET BRANCH

SAFE DEPOSIT DEPARTMENT

San Francisco, Apr 1 1942

RECEIVED from Theresa M. Johnson

Dollars for rent of safe deposit box

No. 900 from 19, to 19

subject to the "Terms and Conditions" of Hiring Safe Deposit Box, which appear on reverse of this receipt.

\$ 360

609
tax

W. J. Selby

Safe Deposit Manager

TERMS AND CONDITIONS OF HIRING SAFE DEPOSIT BOX

1. No person other than the hirer or authorized agent named in the records of the Bank, or legal representative (in case of the death, insolvency or other disability of the hirer), shall have access to the safe deposit box, excepting as hereinafter expressly stipulated.
2. The hirer, or proper representative, will not be permitted to enter the vault, unless in the presence of a vault clerk, and only two hirers will be allowed therein at the same time unless the Bank in its option may see fit to admit them.
3. The Bank reserves the right to terminate, at any time, the renting and possession of a safe deposit box, upon its notice mailed to the address of, or otherwise delivered to, the hirer, or if absent, to his authorized agent designated in said records, or to any other legal representative; and upon the surrender of the keys of the safe deposit box and the removal of its contents, a due proportion of the rent received will be refunded.
4. All rents of safe deposit boxes are payable in advance. If the hirer of the safe deposit box, at the expiration of any term, or upon an earlier termination as above provided, shall not renew such hiring and shall fail to give up possession of the safe deposit box, the Bank shall have the right at the end of sixty days after mailing notice of its intended action to the address of the hirer as registered in its records, or after direct service thereof, to forcibly open the safe deposit box of such hirer in the presence of its Haight Street Branch Mgr. or one of its Assistant Cashiers and of one other witness, and to remove the contents therefrom, and to hold and retain the same on special deposit, subject to the payment of all rent that may be unpaid, and for the use of the safe deposit box after the ending of the term in proportion to the annual rent, and of all expenses incurred in opening the safe deposit box and changing its lock and keys, and also for the safekeeping of its contents after removal from the safe deposit box.
5. Safe deposit boxes must not be opened or papers examined within the vault, but in the rooms provided for that purpose.
6. The hirer will abide by all rules and regulations concerning the means of access to his safe deposit box, and of identification of himself or his agents, as the Bank may from time to time adopt.
7. The hirer will surrender the safe deposit box at the expiration of the term in as good order as when rented, reasonable use thereof only excepted, and pay upon demand to the Bank the expenses of making all such repairs as may be rendered necessary by the hirer's own or his agent's act of neglect, including changes and alterations in locks and supply of new keys.
8. If by any act of, or process against one joint hirer the Bank is forbidden to allow the safe deposit box to be opened, it may be closed to all until such act or process be annulled.
9. The hirer shall not assign or underlet the safe deposit box or any part of it, nor use or permit it to be used for the deposit of any liquid or property of an explosive, dangerous or offensive nature, or which may become a nuisance to the Bank, or to any of its tenants.
10. The Bank shall use due diligence that no unauthorized person shall be admitted to any rented safe deposit box and beyond this the Bank will not be responsible for the contents of any safe deposit box rented from it.
11. The hirer agrees to notify the Bank of the death of any person having the right of access to safe deposit box, whether as principal, deputy, agent, co-tenant or otherwise, before seeking access to said safe deposit box after the death of such person.

THE SAN FRANCISCO BANK

14060

HAIGHT STREET BRANCH

STORAGE

SAFE DEPOSIT DEPARTMENT

San Francisco, Mar 15 1943

RECEIVED from Yonoyuka Yuzuka

Three \$60.00 Dollars for rent of safe deposit box

No. 900 from Oct 1/42 1942, to Apr 1 1943,

subject to the "Terms and Conditions" of Hiring Safe Deposit Box, which appear on reverse of this receipt.

\$ 3 60 .604 tax

W. E. Schley
Safe Deposit Manager

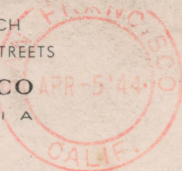
TERMS AND CONDITIONS OF HIRING SAFE DEPOSIT BOX

1. No person other than the hirer or authorized agent named in the records of the Bank, or legal representative (in case of the death, insolvency or other disability of the hirer), shall have access to the safe deposit box, excepting as hereinafter expressly stipulated.
2. The hirer, or proper representative, will not be permitted to enter the vault, unless in the presence of a vault clerk, and only two hirers will be allowed therein at the same time unless the Bank in its option may see fit to admit them.
3. The Bank reserves the right to terminate, at any time, the renting and possession of a safe deposit box, upon its notice mailed to the address of, or otherwise delivered to, the hirer, or if absent, to his authorized agent designated in said records, or to any other legal representative; and upon the surrender of the keys of the safe deposit box and the removal of its contents, a due proportion of the rent received will be refunded.
4. All rents of safe deposit boxes are payable in advance. If the hirer of the safe deposit box, at the expiration of any term, or upon an earlier termination as above provided, shall not renew such hiring and shall fail to give up possession of the safe deposit box, the Bank shall have the right at the end of sixty days after mailing notice of its intended action to the address of the hirer as registered in its records, or after direct service thereof, to forcibly open the safe deposit box of such hirer in the presence of its Haight Street Branch Mgr. or one of its Assistant Cashiers and of one other witness, and to remove the contents therefrom, and to hold and retain the same on special deposit, subject to the payment of all rent that may be unpaid, and for the use of the safe deposit box after the ending of the term in proportion to the annual rent, and of all expenses incurred in opening the safe deposit box and changing its lock and keys, and also for the safekeeping of its contents after removal from the safe deposit box.
5. Safe deposit boxes must not be opened or papers examined within the vault, but in the rooms provided for that purpose.
6. The hirer will abide by all rules and regulations concerning the means of access to his safe deposit box, and of identification of himself or his agents, as the Bank may from time to time adopt.
7. The hirer will surrender the safe deposit box at the expiration of the term in as good order as when rented, reasonable use thereof only excepted, and pay upon demand to the Bank the expenses of making all such repairs as may be rendered necessary by the hirer's own or his agent's act of neglect, including changes and alterations in locks and supply of new keys.
8. If by any act of, or process against one joint hirer the Bank is forbidden to allow the safe deposit box to be opened, it may be closed to all until such act or process be annulled.
9. The hirer shall not assign or underlet the safe deposit box or any part of it, nor use or permit it to be used for the deposit of any liquid or property of an explosive, dangerous or offensive nature, or which may become a nuisance to the Bank, or to any of its tenants.
10. The Bank shall use due diligence that no unauthorized person shall be admitted to any rented safe deposit box and beyond this the Bank will not be responsible for the contents of any safe deposit box rented from it.
11. The hirer agrees to notify the Bank of the death of any person having the right of access to safe deposit box, whether as principal, deputy, agent, co-tenant or otherwise, before seeking access to said safe deposit box after the death of such person.

THE SAN FRANCISCO BANK

HAIGHT STREET BRANCH
HAIGHT AND BELVEDERE STREETS

SAN FRANCISCO
CALIFORNIA



Noyawa Tomoyuki
Block #11, Bldg. 5 Apr. F
Relocation Center
Topaz, Utah

現在 132 点

SAN FRANCISCO, CALIF.
APR 5
3:30 PM
4441



6/12

二十

180

mesonta

university mediation committee

mediator