

THE FIRST NATIONAL BANK OF EUGENE

Eugene, Oregon,

Feb. 13 1936 \$ 8²⁵

Received from Gertrude B. and Sam B. Warner

Eight & 25/100 (Rent \$7.50 Tax 75¢) Dollars for rent of

Safe No. 197 in the vault of this Bank from 2-10-36 to 2-10-37

During which term, subject to the conditions and regulations printed on the back of this receipt, it shall be the property of the lessee. The liability of this Bank, by reason of the letting, is limited to the exercise of its accustomed diligence to prevent the opening of said safe by any person other than the lessee or his duly authorized representative, and is assumed upon the express agreement that such opening shall not be inferable from proof of partial or total loss of the contents.

In case the above amount includes a deposit of one dollar for keys, the amount of such deposit will be returned on surrender of the two original keys to the above-mentioned safe.

(Turn Over)

①
Thank you

THE FIRST NATIONAL BANK OF EUGENE

By W. A. DeLeon

THE FIRST NATIONAL BANK

EUGENE, OREGON

1. Satisfactory reference must be given upon application for a box.

2. No person other than the Renter, or his authorized agent registered on the books of the bank, or in case of his death, incapacity or other disability, his legal representatives shall have access to the box, and this agreement is not, nor is said right to use said box, assignable.

3. No Renter, or his representative, will be permitted to enter the vault except in the presence of the vault keeper, or other proper officer of the Bank, and only two Renters will be allowed in the vault at the same time, unless the Bank, in its discretion, shall see fit to admit more.

4. The liability of the First National Bank of Eugene by reason of the renting of a box, is limited to the exercise of their accustomed diligence to prevent the opening of said box by any person other than the Renter or his duly authorized representative, and is assumed upon the express agreement that such opening shall not be inferable from proof of partial or total loss of the contents.

5. The Renter hereby agrees to return all keys upon surrender of the box, and to pay all costs incident to the loss of any keys, or having of the lock.

6. The Bank reserves the right to terminate at any time the Renter's use and possession of the box upon notice mailed to the address of the Renter given on the books of the Bank or otherwise delivered to him, or, if absent, to his authorized agent, designated upon the Bank's books, or other legal representative; and upon the surrender of the keys of the box and removal of its contents, a due proportion of the charge previously made for the use of the box will be refunded to the Renter.

7. All charges for boxes must be paid in advance.

8. If the Renter of a box, at the expiration of any term, or upon any earlier termination as above provided, shall not pay in advance for the use of said box for such additional term as may be agreed on, and shall fail to give up possession of the box, the Bank shall have the right, at the expiration of fifteen days after mailing notice of their intended action to the address of the Renter as registered on the Bank's books, or after other notice upon him of such notice, or in case of his absence, his agent registered on the Bank's books, to lawfully open the box of such Renter in the presence of an officer of said Bank and any one other witness, and remove the contents therefrom and to hold and retain same on special deposit subject to the payment of such charges as may be due and unpaid, and to charge for the use of the box after the end of the term proportioned to the annual charge, and of all expenses incurred in opening the box and changing its locks or keys, and also for the safe keeping of the contents after their removal from the box.

9. Boxes must not be opened or papers examined within the vault, but only at desks or in rooms provided for such purpose.

10. The manager of said vault shall fix the hours of opening and closing the same; and said vaults may be wholly closed upon any national, state or city holiday, or upon any other days when, on account of mobs, unusual crowds, closing of the Eugene Closing House Association, or for any other reason, said manager shall deem such closing prudent or proper.

11. The Renter agrees to abide by all such rules and regulations concerning the means of access to his box and identification of himself or his agents, and generally concerning the means and methods of carrying out this agreement and carrying on the Bank's business, as the Bank may from time to time find expedient to adopt.