@ 1925 J. B. Colt Co.

Statement as a Basis for Credit Made to J. B. COLT COMPANY

Address		Lucia	2110
(Post Office)	(R. b .)	(County)	(State)
Direction from Town East	miles West	miles North miles	Southmile
Shipping Point (Tow	emlair.	(County)	(State)
4 CODE	WHERE NO FIGURE ENTERED USE THE	CO ADE A TATE TOTAL	IES
REAL ESTATE:-		Mortgages on Real Estate	(A)
ASSESSED AT	1175	Mortgages on crops	have
ASSESSED AT	143000	Mortgages on personal property	None
(Acres)		Moragages on personal property	nau
MORTGAGES OWNED	2260 01	Loans at Banks	400 0
OTHER PERSONAL PROPERTY	3000 00	Unsecured Indebtedness	216118
MISCELLANEOUS	1100000	Miscellaneous Debts	400 0
TOTAL	1705100	DITOTAL	
Do you operate a Farm(Yes or No)	No. Acres.2.	SecTwp	Range
Nationality Municary (Yes or No)			
Are you employed in any other cap		(Ves or No)	
If so, give name of employer		tone	
Address of employer		none	
Nature of position	1.1	water in	
State AgeColor_	win	Married Sing	gle
Amount of Federal Farm Loan, if any \$		me 1	
Title to Realty listed above is Recorded i	n Name of	H. the Many on Rodges	J.
What type of lighting now used	Call !	model y	
For verification of above I refer you to:	-	Piss	-
gracial of valor m	anulou		racceller
The above is a true	u UC	[Address of Bank]	14_, -
The above is a true	and correct stateme	nt of my financial constition at this ti	merc
[Solicitor sign here]/	Witness]	7/ 4/ 7 /2	Purchaser (Seal)
Date 3/6/70		My Mice and	(Seal)
		ANGEL	Purchaser
	Donle	Donost	
To the Bank named above:	Dank	Report	
	bove purchaser. Wil	l you please advise if in your opinion the f	acts as stated are correct
Any information given by you will of course	e be given without lis	ability on your part, and in strictest confide Very truly yours,	nce.
The state of the s		J. B. COLT CO	MPANY
		NED	
		D. Their	Vice-President.
	Pull Do you	consider an extension of credit to the ab	ove, amounting to about
is the above statement, in your opinion, correct	(Ves or Na)		THE RESERVE AND ADDRESS OF THE PARTY OF THE

1 0	1111	1-	
I want	2 1/3	(0)	
		(DA	_

Please ship the following generator and appliances F. O. B. Factory or Wareho agree to pay) to		1	ich I
(PRINT FULL NAME TO AVOID ERROR)	no	2	
(SHIPPING POINT) (COUNTY) Cout Carbide Generator Model Carbide Capacity	(STATE)	1287	00
Fixtures, Burners, Globes and Supplies, as listed on reverse side		0	
Stoves (QUAN) (CAT NO.) Eyakange		200	50
Installation Materials.		75	00
3/4-in. Black Pipeft. at 8c per foot		/9	-
	TOTAL	220	50
In consideration of the acceptance by the Company of this order the undersign the Purchaser) agrees to pay to the Company therefor			
Two Dunkiel Jurenty Willers & Too -		D	ollars
The Purchaser agrees to make, execute and deliver to the Company , forthwith u	pon such a	100 acceptance	e, his
or their promissory note or notes in form prescribed by the Company, for the ame	unt aforesa	id and pa	yable
1/2 5mm 1/2 1/2/7 · · · · · · · ·	0	. with int	terest.
It is also agreed that default in due payment of any note given hereunder shall make note or notes forthwith due and payable upon such default.	the remain	ing unma	tured
WARRANTY: It is agreed that in accepting this order the Company war tor furnished to be automatic in action, and of good material and workmanship,	rants the	COLT Ge	nera-
"Standard" by Underwriters' Laboratories established and maintained by the	National I	Board of	Fire
Underwriters. In the event of the failure or refusal of the Purchaser to execute and deliver to	the Compar	ny the pr	omis-
sory note or notes above referred to at the time above stated, the full amount of the price shall at once become and be due and payable.	above ment	cioned con	ntract
This order shall become a contract between the Purchaser and the Company upor in the space below by an officer or credit manager of said Company.	acceptance	thereof	noted
It is expressly agreed by the Purchaser that no solicitor, other agent or represent made any statements, representations or agreements, verbal or written, (1) providing for			
the payment of the note or notes or of the contract price above mentioned or any part the	ereof, or fo	r any moo	difica-
tion whatsoever in any terms of said note or notes not expressly set forth herein or (2) that will be required for use in or operation of the Generator purchased hereunder, or (3) providing	for a tri	al use
or trial period of said Generator, or any other condition than the absolute sale of said Ge And it is hereby further expressly agreed by the Purchaser that this instrument co	nerator and ntains all th	other ma	terial. condi-
tions and agreements between the Purchaser and the Company, and that no solicitor, tive of the Company has made any statements, representations or agreements, verba	other agent	or repres	senta-
adding to the terms, conditions and agreements herein set forth, or any of them, wheth mentioned in this order or not.	er the same	are specif	fically
The Company does not install the generator or appliances.	mada samma	4 ha altan	
It is further understood that upon the acceptance of this order, the contract so modified by the Purchaser or by any agent of the Company or in any manner exceptance.	t by agreen	nent in w	riting
between the Purchaser and the Company acting by one of its officers. It is hereby further agreed, that in the event of the Purchaser deciding to rescind	this contra	ct for no	cause
or for any cause other than the failure of the Company to comply with the terms of the will pay to the Company one-third of the above specified contract price, which is hereb	is contract, y agreed up	the Purc	haser liqui-
dated damages which the Company will suffer by reason of such rescission; and if the by the Company prior to written notice of such rescission having been actually receive	e material ha	as been sh	ripped
ther agrees to promptly reship the same in the condition in which it was received by his may be designated by the Company, all transportation and other charges therefor to be	n to such po	oint or pla	ace as
Payments shall be made only by check or draft, or promissory note, drawn to the	order of the	Company	y.
The undersigned, herein called the Purchaser, have each jointly and severally excipals and not as guarantors or suerties.	xecuted this	(Se	eal)
Accepted at Chattanooga, Tenn AR 192 (SIGNATURE OF WIFE)	fared	Puro	chaser
J. B. COLT COMPANY		(Se	eal) chaser
By CLIABORE OF HUSBANI))		eal)
Withuse: CREDIT MANAGER	0. RA		
C. 474-H. 5m. 3-25-Target Ltt Reslie & alem re C (P. O. AD	DRESS)		en-lan
William .	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	and and the last	-31 - 31

FIXTURES, GLOBES AND SUPPLIES

Name of Room	Quantity	Catalogue Number	Number of Lights per Fix.	Finish	Height of Ceiling	Price	
(EOR)	2	10 in	She	dis			
seite Pomds Later	6	Friction	Igni	ters	(SHIPPIN		
y	6	3/Bur	nere	Mobes ald	Bumpelle	Fistures	
COME TO SERVICE		OR TAN			(ottan)	Selfel el	
		at 8c per fnot	ri		ack Pipe	S in B	
TOTAL JAYOT							
or the undersigned (heremainer known as	om ens n	gany therefor	centance bi	es to pay	TER (1980)	mil mil	
Children Co.		as positive has	Address A	Iam at as	chaser au	99.45	
remain the his wife broken prove again	the Com	en presented to	oi ni agro:	ao aion	promissor	11200 10	
mercen dige		wor was to to	A.A. A.	i de misis t	dr liberga		
Company value and the Contract	order the	spon such defaul n accepting this		oith due ar	REANTY	10 9 00 W	
southernship, and that it is level as lained by the Mationals inaid of dite.	miem bak	and of good ma	Indiorate	automate derwriters	a ea mena car by Un	Chrates Chrates	
and deliver to the Company, the promise amount of the above mentioned convices	loi en b		leaster to	the failure	to meres a	on a deal	
e Company upon acceptance thereof agled	th bus tos	payante, ween the Pureble manager of said	contract or T or credit	become and	order sha	and no	
ent or representative of the Company has (1) providing for any extension of time for	r. officer ag	that no solicitor ecments, verbal	e Parchase Hons or ag	greed by t	capressly statement	idi.	
th herein or (2) as to the amount of carbede liberennier, or (3) providing for a trial use	sely set for	r notes not expre-	said pole o	ay terms of	seeven in a	afw doll liwingth	
	the alsole gaer that t	eet by the Purch	pressly agr	d Generator further ex	it is hered	nA L	
reconcert, versel at variety, meditions or	on to another	neate represent	state was	bam and x	PORTO DE	To g rate of	
he contract to made cannot be altern or	rabre aid	rator or appliant	all the gen at upon th	oes not ins derstood ti	Company further as		
y manner except by agreement in writing	y or in an	t of the Company		chaser or er and the	by the Pu	beiween beiween	
the terms of this contract, the Purchaser, which is hereby agreed woon as the limit.	organical organi	he Company to b	lo studiet	61171	18(7.0)	s 101 20 yan li m	
astor; and if the material has been shaped actually received by it, the Inchesor fur-	t such resu	dier by reason b	les les	DE H	The state of the s	L. T.	
Tree!	ther charge	sportation and pro-	A Trees	Miss.	1	Ta To	1
and severally executed this to see prin-	Tuner den	eriasery naver	erices	1	自多	是出意	[3]
(sol articl	Janes)	192	Y. H.A.	KSIL	E L	100 H	A
DAS OF RUSEAND) - (Seal)	(SECNY	1	10000	13.75	1 Co	S CS	/
Purchaser		MAGEN	A TIGHKS				