

FACTORIES AT EAST MOLINE, ILLINOIS

# TROY LAUNDRY MACHINERY CO., INC.

SF-15891

EAST MOLINE, ILL., 8/8/32

SOLD TO

Starlight Laundry  
750 Stanyan St.  
San Francisco Cal.

YOUR ORDER NO.

REG. SF-107151

SHIPPED FROM

Egan

1	LYP-40 Prosp. Press rebuilt #L-7708	
1	CLCP 40 Prosp. Press rebuilt #L-7709	
1	Huebsch double sleeve form - used #L-7749	above

1092.50

Terms: 200.00 with order @ The San Francisco Bank,  
Haight St., Br., San Francisco Cal. 150.00 on  
✓ delivery - 200.00 in 30 days - 200.00 in 60 days -  
342.50 in 90 days. X

PLEASE ARRANGE PAYMENT FROM INVOICE. MONTHLY STATEMENT NOT RENDERED  
UNLESS REQUESTED.

Goods Must Not Be Returned Without Permission. Not Responsible For Breakage After We Hold  
Shippers Receipt In Good Order

DUPLICATE

TO THE TROY LAUNDRY MACHINERY CO., INC., NEW YORK, N. Y., Seller:

ORDER No 9522

9/20/33

Gentlemen: Please ship to the undersigned, subject to the conditions printed below:

Name: STARLIGHT LAY (Print)
Street and No: 750 - STANNAN
City or Town: S.F. County: S.F.
State: CALIF Via

The amount of any present or future sales or other tax, Federal, State or local, which the manufacturer (seller) now or hereafter shall be required to pay, either on its own behalf or on behalf of the purchaser or otherwise, with respect to the material covered by this order (contract) shall (unless prices are expressly stated to be inclusive of such tax) be added to the prices contained herein and paid by the purchaser.

325.00

1 Centry 26 x 24 7 Minute Man Junior Drummer

Check electrical current with Power Company

F. O. B. PLANT the chattels above mentioned, for which we agree to pay the sum of Three hundred and twenty five Dollars on the following terms: Fifty Dollars with this order, and Fifty Dollars on receipt of bill of lading, with draft attached, and the balance, (225) Dollars as follows:

100 in 30 days from date of delivery 2/10 125 in 60 days from " " 2/10 240 or last 30 days Net 60 days in 30 days

Said chattels are to remain personal property and title thereto shall remain in Seller until fully paid for in cash. Buyer shall, on demand of Seller, execute and deliver to Seller such instruments as Seller may deem necessary to protect its interests in such title, in accordance with the laws of the state to which said chattels may be shipped or at any time located. Buyer shall keep said chattels insured for the full value thereof in the name and for the benefit of Seller and shall deliver the policy to the Seller. Should Buyer fail to pay any premium on said insurance, Seller may pay same on behalf of Buyer, and the amount of such payment shall be added to the sum due on this contract.

Said chattels shall not be removed from the above mentioned address of Buyer, without the written consent of Seller. They shall be kept in good care and condition by Buyer, who shall be responsible for loss or damage by fire, theft or other agency.

If notes are tendered to Seller for any unpaid balance, such notes shall bear interest at the legal rate, payable at the maturity thereof. The acceptance of such notes shall not constitute payment. The acceptance of renewal notes, or of any other evidence of indebtedness, or the collection or payment of any of said notes after default, shall not be construed as a waiver by Seller, or effect Seller's title in said chattels.

Should Buyer default in any of the provisions of this contract, or in the payment of any of said notes, or become insolvent or bankrupt, or if any of his property be attached or levied upon, or should Seller at any time deem itself or said chattels insecure, or should Buyer's plant pass to a third person, Seller may avail himself of such remedies as are allowed by law for and on the breach or other default of a contract of conditional sale by a vendee, who is herein designated as the Buyer, who shall pay Seller any attorney's reasonable fee paid or incurred by Seller in enforcing its rights hereunder, which sum may be added to the amount due Seller under this contract. All outstanding instalments hereof, and/or all of said notes then outstanding, shall become immediately due and payable, at the election of the Seller or holder thereof.

Buyer hereby gives the irrevocable power, right and authority to insert in this contract the factory, serial, or other distinguishing numbers of said chattels, on their delivery to Buyer, such insertion to be conclusive as to the fact of such delivery.

This instrument constitutes the entire contract, the express intention of the parties hereto being to create between them, by means thereof, a contract of conditional sale. No waivers or modifications shall be valid unless written upon or attached to this contract, and said chattels are accepted without any express or implied warranties unless written hereon at the date of purchase. Any equipment, accessories or repairs added or affixed to said chattels are to be considered component parts thereof. Any part of this contract contrary to the law of any state shall not invalidate other parts of this contract in that state.

Serious fires, strikes, labor troubles, accidents or other causes unavoidable or beyond Seller's control, shall excuse any delay caused thereby in filling orders, and this order shall not be binding on Seller until accepted by its home office.

The term "Seller" shall include Troy Laundry Machinery Co., Inc., its successors, assigns, and endorsees.

Witnessed by: Hagan Signed: Starlight Laundry Buyer. T. Nozawa Official Title.

Witnessed by: By: TROY LAUNDRY MACHINERY CO., INC. Official Title.

Accepted: 192 By: Official Title.