that event we agree to pay you storage and insurance charges for said goods at the regular Chicago rates then prevailing, until actual shipment of the same is made, or after shipment has been made and goods stored at destination, but during such storage said goods shall at all times be subject to your control until the purchase price thereof is fully paid as herein provided.

That the title to all of said seating and merchandise and every part thereof together with the right to possession (7)thereof, shall remain in you until full payment therefor in cash shall have been made as herein provided. And we further agree that in the event of our failing to make payment or settlement of the full purchase price, or of any installment thereof, as herein stipulated, or to pay at maturity any note given in full or part evidence thereof, you may at your election, without demand upon or notice to us, take possession of said property, in which event you may consider all payments which may have been made by us prior to such retaking as payments made for the use, wear and tear of said property, and upon the final vesting of the possession of said property in you all further obligation on our part hereunder shall cease and any notes given by us evidencing any part of the purchase price and which at that time may be unpaid shall be cancelled and this contract dissolved. Or, in the event of any default on our part as aforesaid, you may at your election declare the entire unpaid balance of the purchase price due and payable, and upon the retaking of said property, and upon notice to us of such election, sell said property at public or private sale, but without further notice to us, and apply the proceeds of such sale, first in payment of all expense and costs of such retaking and selling, and the balance, if any, together with all payments which may have been theretofore made by us, upon the purchase price of said property, paying to us the surplus, if any, and should any deficiency then exist between the purchase price of said property herein agreed by us to be paid and the net amount so received by you, less the expense and cost of retaking and selling, we agree to pay such deficiency but under no circumstances shall the title to or right to possession of said property become vested in us hereunder unless the full purchase price thereof is paid prior to any retaking by you of said property as herein provided.

(8) That you shall not be held liable for any loss or damage arising from delays caused by fire or strikes, delays in transportation, or other causes beyond your control, nor for any errors in the manufacture of the goods, providing the seating is made according to the plan approved by us, or by our architect or by our representative, and submitted to you; nor for any deficiencies or shortages in the work, unless the same are reported by us in writing to your Chicago office within thirty (30) days from date of delivery of the goods to us, and we further agree that no amount exceeding double the reasonable cost of any deficiencies or shortages of parts enumerated in the specifications hereof (such reasonable cost to be determined by you) shall be withheld from payments due pending the correction of such deficiencies or the furnishing of shortages by you.

(9) To have said goods insured upon arrival at destination at our expense, by a responsible insurance company, for an amount equal to the sum unpaid on the purchase price thereof, the policy of insurance to be issued in your name and for your benefit.

(10) To make all payments and settlements direct to your Chicago office, and not with or to any agent or agents without your written authority.

Unless otherwise specified all chairs are finished Asco Velvet	USE ONLY THESE COLUMNS FOR DESCRIPTION OF CHAIRS		
SPECIFICATIONS	STYLE No. 9033	STYLE No	STYLE No
For what part of building ? Maine	2001	ette pos a de arloor for fla r chato under memal condit	If we are under the terminant of te
Estimated number of Chairs, more or less	-586	adriada are to 19 todened to 110-120 velici alternetique to Unio above, specifi co hije	a off the electric providence of the second se
Width of chairs	Neefflan		the base of the second second second
Woods-Are they birch ?	- the	where see fit of and their	a possibiliti internet destructiones and the second second second second construction and the last
Finish No	353-350	to the depth electropeets to the defined without chipales be factored with word area	ann) salidag const muit. ann) salidag const muit. Trandauls are to
Standards—Style Standards—Color and Finish	Hey Harvon	to abox or any broading to a social of a sport of the story of the sto	n de lo galeron d'Arres a colleceblence al galeron d'Arres
Wood Arm Rests—Style Number	SQE,	attorned for shipments and for an possible after possible of a	before the date havely and (e) . Phil as seen
Seat—Style	28 7/164	vent of gut the forstalent year	in our sum ten reasons to the initial (t) to the set of the set of the
Back-Description	Reg 4/4	ab and approved plan, etc., <u> - levels contracted res. col</u> as invested os antaised din as fits of figures which you	d my n turnshing yon n abid to consider the mo and the shift yournal fi approves and cast, inclusion
Anna and an		to complete the work of the	adu ui suit la nola des
Upholstering Material—Color and kind Foot Boards—Will they be needed ?	no	as on the Art of the Lot of the Art of the A	as a subdit of the add
Spacing desired between rows	304	equint and our delivery in the	approval parts of the entropy
Oé - het metorial is floor?	maple	t discontants of change die. dif as and stressification her	an transministration of the second to the second to the second test of the second test of the second s
Of what material is not unstead of the argument of the second sec	no		(5) In the event
Number Plates—Are they to be supplied? Method of Numbering	Jos By Ro	weach see	ion
Floor-Level, inclined or terraced	Defta		the second bad page as