-2-

It is understood that, an additional charge will be made, equal to whatever Contractor's additional costs may be, if water, rock, quicksand, or any other obstruction except earth or dry sand is encountered in making the excavations for tanks or lines. After delivery thereof to the Purchaser, the Purchaser assumes all risk for loss or damage to fixtures and equipment.

It is agreed that this contract shall be a lien on the above described real estate to the extent of the amount hereof, and Purchaser does hereby assign, transfer and set over to Contractor so much of the proceeds of any loan or sale of the premises as shall pay the amount hereof or any balance due thereon. This contract contains all agreements, expressed or implied, between the parties hereto.

Witheas:	SEABORN PLUMBING CO.  By: Sealer (3.3.)  Contractor
D. C. Shelds	Contractor
Hay Janes	Donald E. Ball (L.S.)
	(L.S.)
STATE OF SOUTH CAROLINA	FROBATE
PERSONALLY APPEARED BEFORE ME	10. J. O'Shell
and made cath that he saw the within	n named Seaborn Flumbing Co. by _, Owner, Contractor, and _, Purchaser, sign, seal and as their act
and deed deliver the within written	contract with Lien for the uses and
	he with Kan games
with a sacution thereof.	D. C. O'Shields
13478 TO BREOPS HS	D. C. Shukar
St. To Co. South Carollina	
Recorded August 4, 1959	at 5:18 P. M. #4277