- (1) That this mortgage shall secure the Martyages for such fur ther same as may be parented becomen, at the option of the Mortgages, for the payment of taxes, insurance premiums, public alsocurients, repairs or other purposes purposed to the executants herein. This mortgage shall also secure the Martyages for any further loans, advances, readvances or crudits that may be made hereafter to the Mortgages as long as the total industriances thus secured does not exceed the original amount glown, on the face hereof. All sums to advanced shall beer interest at the same rate as the mortgage dobt and shall be payable on domand of the Mortgages unless otherwise provided in writing.
- (2) That It will know the improvements new anisting or hernefact wrected on the marriaged property insured as may be required from time to time by the Marriages against loss by fire and any after any the factors specified by Marriages, in an amount set loss than marriage dobt, or is such personal at may be required by the Marriages dobt, or is such personal at may be required by the Marriages dobt, or is such personal at may be required by the Marriages dobt, or is such personal acceptable to it, and fine all such policies, respects thereof shall be held by the Marriages, and have affected, therefor when due; and that It will pay all personal therefor when due; and that It does berefy assign to the Marriages the proceed any policy insuring the meripaged primities and does hereby withe the each insurance company constrained be make payment for a directly to the Marriages, in the extent of the balance owing on the Marriage dobt, whether due or not.

  (3) That it will look all improvements new existing or invention or rectical in good report, and, in the case of a construction in the It will continue construction until completion without interruption, and should it fail to do so, the Marriages may, it is only one of the expenses for such reports or the completion of such construction to the marriage dobt.

  (4) That is will now when the all time, eachly assessment, and other accompanies or manicipal charges, fines or other imposite
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges; fines or other impositions not the sucripaged premises. That it will comply with all governmental and municipal laws and regulations affecting the morrisaged
- (5) That if hereby assigns all rents, issues and profits of the marigaged gramices from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chembers or otherwise, appoint a receiver of the mertgaged premises, with full authority; to take possession of the instriptions premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Capit in the event said premises are occupied by the merigage and after deducting all charges and expenses attending such preceding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the permanel of the debt accurate hereby.

  (6) That if there is a default in any of the forms, conditions, or covenants of this mortgage, or of the note, secured hereby, then, at the option of the Mortgages, all sums than owing by the storagager to the Mortgages shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mertgage, or should the Mortgages become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof he placed in the hands of any atterney at law for collection; by suit or attended herein, or should the debt secured hereby, the Mortgages, as a part of the debt secured hereby, and may be recovered and collected hereunded this increases in the note secured hereby. It is the true meening of this instrument that if the Mortgages shall fully perform all the forms, conditions, and expenses of the mortgage, and all the conditions to remain in full force and virtue.
- (8) That the covenants herein contained shall bind, and the benefits and advantages shall have to the respective heirs, executors, administrators, successors and essigns, of the parties hereis. Whosever used, the singular shall included the plural the singular, and the use of any gender shall be applicable to all genders.

WITHES the Mortgoger's hand and seel fals 13 day of	September 1/6 /2
Judy J. Colu	HAL BAR PLIMBING CORPORATION (SEAL)
Juff Mill	By: Sall Mall, President (SEAL)
	Henry H. Barnett, Secretary (SEAL)
TATE OF SOUTH CAROLINA	PROBATE
COUNTY OF Greenville	raigned witness and made eath that (a)he caw the within nemed r. ort-
sworn to before me this 15 day of October  Witnessed the execution thereof.  SWORN to before me this 15 day of October  (SEAL)  Natury Public for South Carolina.  W Commission Expires: 11/4/80	72 Guly L. Eas.
STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWER - Not Necessary
signed wife (wives) of the above named mertgager(s) respectively, derayed warmined by me, did declare that she does freely, voluntari war, resource, release and forever relinquish unto the mertgages(s) wreet and estate, and all her right and claim of dower of, in and to GIVEN under my hand and seal this	de herbby certify unto all whem it may concern, that the under- ild this day appear before me, and each, upon being privately and sep- ity, and without any computation, dread or feet, of any person wheatne- and the mortgager(s(s') heirs or successors and assigns, all her in- ell and singular the premises within mentioned and released.
Notary Public for South Carolina, Raconded Sapt. 2	( <del>-11)/2 at 3 111 to 101 to 10</del>