Also, the following personal property: - Meadors 30 Inch Meal Mill 1 - Flour Packer & Sacker No. 46182 VOL 14 Inch opening Hammer Mill 10075 - Puritan No. 2 Melasses Feed Mixer 1 - Bran 4025 34 Elevators - Invincible Wheat Receiving Separator No. 17938 All shafting Pulleys & Hangers Scourerer No. 59414 1 - 8000 gallon capacity Molasses storage Cleaner & Finisher No. 55230 tank Flour Dresser No. 3446 3 - 5000 Bushel Capacity (each) Steel Grain Reel Finisher No. 3665 Storage tanks 1 - Howes 1200 No. Flour Mixer No. 284 1 - 11 Section Salem Machine Co., Flour 1 - Four Agitator No. 2170 **Bolter** 1- Carters Disk Grain Cleaner No. 691 1 - 50 HP U.S. Motor No. 52128 1 - Set Richardson Automatic dump & Registering 1 - 40 HP Westinghouse Motor No. 2538290 wheat scales No. 3449 1 - 40 HP F.M. Motor No. 16642 1 - Forrester Middling & Bran Grinder No. 100 1 - 40 HP G.E. Motor No. 278586 5 - Double Stands of Rolls Nos. -317,318,319,453,454, 1 - 25 HP Motor (WestH) No. 2586698 Robinson Mfg. Co. 1 - 20 HP G.E. Motor No. 230316 1 - Ton Anglo Feed Mixer No. 277 1 - 15 HP G.E. Motor No. 1743921 1 - Howes Scratch Feed Mill Machine, No. 81577 1 - 10 HP Motor No. 1052081 (G.E.) 1 - J. B. Hammer Mill No. 528 $1 - 7\frac{1}{2}$ HP F.M. Motor No. 272103 1 - Corn Scourerer No. 452194 1 - 71 HP F.M. Motor No. 6864 1 - Howes Ball Bearing 10 Ton Capacity Truck Scale $1 - 7\frac{1}{2}$ HP F.M. Motor No. 262049 No. 1050663 1 - 71 HP Allis Chalmers Motor No. 13D 1 - Triumph Corn Sheller 1 - 5 HP WestH. Motor No. 1123862 1 - John Deed Corn Sheller 1 - 3 HP F.M. Motor No. 266624 1 - Meadors Grits Bolter No. 491 1 - 3 HP G.E. Motor No. 379733 Also, all other items of personal property and equipment hereafter acquired and added to said business by way of addition or replacement from time to time.

TO CETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular, the said Premises unto the said CAROLINA LIFE INSURANCE COMPANY, its Successors and Assigns forever.

AND . we do hereby bind ourselves . and our Heirs, Executors and Administrators, Successors or Assigns, to warrant and forever defend all and singular the said Premises unto the said CAROLINA LIFE INSURANCE COMPANY, its Successors and Assigns, from and against

ourselves and our Heirs, Executors, Administrators, Successors and Assigns and all other persons whomsoever, lawfully claiming, or to claim the same, or any part thereof.

AND it is agreed by and between the said parties that in case of default in any of the payments of interest and principal as herein provided for, the whole amount of the debt secured by this mortgage shall become due and payable at once.

AND IT IS FURTHER AGREED, by and between the said parties, that the said trading as Mountain City Milling Company

J. E. LIPSCOMB, SR. and CLARENCE C. LIPSCOMB, /their

Heirs, Executors or Administrators, shall and will insure the house and buildings on said premises and keep the same insured from loss or damage by fire and the perils covered by the standard Extended Coverage Endorsement, and assign the Policy of Insurance to the said CAROLINA LIFE INSURANCE COMPANY, its Successors or Assigns, and

shall, at any time, neglect or fail so to do, then the said CAROLINA LIFE INSURANCE COMPANY, its Successors or Assigns may cause the same to be insured in its own name, and reimburse itself for the premium and expenses of such insurance, together with interest on the amount so paid, at the rate of **Five** (5%) per cent. per annum, from the date of such payment, under this Mortgage.

AND IT IS FURTHER AGREED AND COVENANTED, by and between the said parties, that until the debt hereby secured be paid, the said Mortgagor s, their Heirs, Executors. Administrators, Successors or Assigns, shall and will pay all taxes on the property hereby mortgaged, when due and payable, and in case they

fail to do so, the said CAROLINA LIFE INSURANCE COMPANY, its Successors or Assigns, may pay said taxes, together with any costs or penalties incurred thereon, or any part thereof, and reimburse itself for the same, together with interest on the amount so paid, at the rate of **Five** (5%) per cent, per amount, from the date of such payment, under this Mortgage.

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if we the said J. E. LIPSCOMB, SR. and CLARENCE C. LIPSCOMB do and shall well and truly pay, or cause to be paid, unto the said CAROLINA LIFE INSURANCE COMPANY, the said debt or sum of money aforesaid, with the interest thereon, if any shall be due, according to the true intent and meaning of the said note and conditions thereof and all sums of money provided to be paid by the Mortgagors, their Heirs, Executors, Administrators, Successors or Assigns together with the interest thereon, if any shall be due, under the covenants of this Mortgage, then this Deed of Bargain and Sale shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and virtue.

AND IT IS AGREED, by and between the said parties, that the Mortgagos are to hold and enjoy the said Premises until default of payment shall be made.

AND the said mortgagor doth, as additional security, hereby assign, set over, and transfer to the said mortgagee, all of the rents, issues and profits of the said mortgaged premises, accruing or falling due from and after the service of a summons in any action of foreclosure to which said mortgagee may be parties, and the holder of this mortgage shall be entitled to the appointment of a receiver for such rents and profits as a matter