Wi N

MORTGAGE AND SECURITY AGREEMENT WITH ASSIGNMENT OF RENTS

This Mortgage dated February 26, 1988 between SYSTEMS, INC., ("Mortgagor") and THE FIRST BANK OF WHITING, an Indiana banking corporation with a place of business at 9701 Indianapolis Boulevard, Highland, Indiana, 46322, ("Mortgagee"):

WITNESSETH THAT:

WHEREAS, MORTGAGOR, FRED SCHMEDNECHT and ELEANOR SCHMEDIECHT are justly and truly indebted to Mortgagee in the principal sum of \$137,000.00 as evidenced by that certain M Promissory Note dated February 26, 1988 and payable to the order (6) of Mortgagee whereby Slurry Systems, Inc., Fred Schmednecht and Eleanor Schmeinecht promise to pay said principal sum together with interest at the rates per annum set forth therein, at the times therein provided, with a final maturity of all principal and interest not required to be sooner paid as provided, a copy of which Note is attached as Exhibit "B" hereto (such Promissory Note and any and all Notes issued in renewal thereof or in of substitution or replacement therefor being hereinafter referred to as the "Note");

NOW, THEREFORE, to scene the payment of the principal and premium, if any, of and interest on the Note as and when the same becomes due and payable (whether by lapse of time, acceleration or otherwise), the payment of all other indebtedness, obligations and liabilities which this Mortgage secures pursuant to any of its terms and the observance and performance of all covenants and agreements contained herein or in the Note or in any other instrument of jocument at any time evidencing or securing any of the foregoins or setting forth terms and conditions applicable theret; (all of such indebtedness, obligations and liabilities being hereinafter collectively referred to as the "indebtedness hereby secured"), Mortgagor does hereby grant, bargain, sell, convey mortgage, assign and pledge unto Mortgagee, its successors and assigns, and grant to Mortgagee, its successors and assigns a security interest in all and singular and properties, rights, interests and VI below, and herein as the "Mortgaged rich...

GRANTING CLAUSE I

That certain real estate lying and being in County of Cook, State of Illinois, more particularly described in Exhibit, "A" attached hereto and made a part hereof. and privileges described in Granting Clauses I, II, III, IV, V

GRANTING_CLAUSE II

All buildings and improvements of every kind and description heretofore or hereafter erected or placed on the property described in Granting Clause I and all materials intended for construction, reconstruction, alteration and repairs of the buildings and improvements now or hereafter erected thereon, all of which materials shall be deemed to be included within the premises immediately upon the delivery thereof to the said real estate, and all fixtures, machinery, apparatus, equipment, fittings and articles of personal property of every kind and nature whatsoever now or hereafter attached to or contained in or used or useful in connection with said real estate and the buildings and improvements now or hereafter located thereon and the operation, maintenance and protection thereof, including but not limited to all machinery, motors, fittings, radiators, awnings, shades, screens, all gas, coal, steam, electric, cil and other heating, cooking, power and lighting apparatus and fixtures, all fire prevention and extinguishing equipment and apparatus, all cooling and ventilating apparatus and systems, all plumbing, incinerating, and sprinkler equipment and fixtures, all elevators and escalators, all communication and electronic monitoring equipment, all window and structural cleaning rigs and all other machinery and equipment of every nature and fixtures and appurtenances thereto and all items of furniture, appliances, draperies, carpets, other furnishings, equipment and personal property used or useful in the operation, maintenance and protection of the said real estate and the buildings and improvements now or hereafter located thereon and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are or shall be atcached to said real estate, buildings or improvements in any manner; it being mutually agreed, intended and declared that all the aforesaid property shall, so far as permitted by law, be deened to form a part and parcel of the real estate and for the purpose of this Mortgage to be real estate and covered by this Mortgage; and as to the balance of the property aforesaid, this Mortgage is hereby deemed to be as well a Security Agreement under the provisions of the Uniform Commercial Code for the purpose of creating hereby a security interest in said property, which is hereby granted by Mortgagor as debtor to Mortgagee as secured party, securing the indebtedness hereby secured. The addresses of Mortgagor (debtor) and Mortgagee (secured party) appear at the beginning hereof.

GRANTING CLAUSE III

All right, title and interest of Mortgagor now owned or hereafter acquired in and to all and singular the estates, tenements, hereditaments, privileges, easements, licenses, franchises, appurtenances and royalties, mineral, oil and water rights belonging or in any way appertaining to the property

described in the preceding Granting Clause I and the buildings and improvements now or hereafter located thereon and the reversions, rents, issues, revenues and profits thereof, including all interest of Mortgagor in all rents, issues and profits of the aforementioned property and all rents, issues, profits, revenues, royalties, bonuses, rights and benefits due, payable or accruing (including all deposits of money as advanced rent or for security) under any and all leases or subleases and renewals thereof of, or under any contracts or options for the sale of a 1 or any part of, said property (including during any period allowed by law for the redemption of said property after any foreclosure or other sale), together with the right, but not the obligation, to collect, receive and receipt for all such rents and other sums and apply them to the indebtedness hereby secured and to demand, sue for and recover the same when due or payable; provided that the assignments made hereby shall not impair or diminish the obligations of Mortgagor under the provisions of such leases or other agreements nor shall such obligations be imposed upon Mortgagee. By acceptance of this Mortgage, Mortgagee agrees, not as a limitation or condition hereof, but as a personal covenant available only to Mortgagor that until an event of default (as hereinafter defined) shall occur giving Mortgagee the right to foreclose this Mortgage, Mortgagor may collect, receive (but not more than 30 days in advance) and enjoy such rents.

GRANTING CLAUSE J7

All judgments, awards of damages, settlements and other compensation heretofore or hereafter made resulting from condemnation proceedings or the taking of the property described in Granting Clause I or any part thereof or any building or other improvement now or at any time hereafter located thereon or any easement or other appurtenance thereto under the power of eminent domain, or any similar power or right (including any award from the United States Government at any time after the allowance of the claim therefor, the ascertainment of the amount thereof and the issuance of the warrant for the payment thereof), whether permanent or temporary, or for any damage (whether caused by such taking or otherwise) to said property or any part thereof or the improvements thereon or any part thereof, or to any rights appurtenant thereto, including severance and consequential damage, and any award for change of grade of streets (collectively "Condemnation Awards").

GRANTING CLAUSE V

All property and rights, if any, which are by the express provisions of this instrument required to be subjected to the lien hereof and any additional property and rights that may from time to time hereafter, by installation or writing of any

kind, be subjected to lien hereof by Mortgagor or by anyone in Mortgagor's behalf.

GRANTING CLAUSE VI

All rights in and to common areas and access roads on adjacent properties heretofore or hereafter granted to Mortgagor and any after-acquired titled or reversion in and to the beds of any ways, roads, streets, avenues and alleys adjoining the property described in Granting Clause I or any part thereof.

TO HAVE AND TO HOLD the Mortgaged Premises and the properties rights and privileges hereby granted, bargained, sold, conveyed, mortgaged, pledged and assigned, and in which a security interest is granted, or intended so to be, unto Mortgagee, its successors and assigns, forever; provided, however, that this instrument is upon the express condition that if the principal of and interest on the Note shall be paid in full and all other indebtedness hereby secured shall be fully paid and performed, then this instrument and the estate and rights hereby granted shall cease, determine and be void and this instrument shall be released by Mortgagee upon the written request and at the expense of Mortgagor, otherwise to remain in full force and effect.

It is expressly understood and agreed that the indebtedness hereby secured will in no event exceed 200% of (i) that total face amount of the Note; plus (ii) the total interest which may hereafter accrue under the Note on such face amount; plus (iii) all fees, costs and expenses incurred hereunder.

Mortgagor hereby covenants and agrees with Mortgagee as follows:

- 1. Payment of the Indebtedness. The indebtedness hereby secured will be promptly paid as and when the same becomes due.
- 2. Further Assurances. Mortgagor will execute and deliver such further instruments and do such further acts as may be necessary or proper to carry out more effectively the purpose of this instrument and, without limiting the foregoing, to make subject to the lien hereof any property agreed to be subjected hereto or covered by the Granting Clauses hereof or intended so to be.
- 3. <u>Possession</u>. While Mortgagor is not in default hereunder, Mortgagor shall be suffered and permitted to remain in full possession, enjoyment and control of the Mortgaged Premises, subject always to the observance and performance of the terms of this instrument.

- Payment of Taxes. Mortgagor shall pay before any penalty attaches, all general taxes and all special taxes, special assessments, water, drainage and sewer charges and all other charges of any kind whatsoever, ordinary or extraordinary, which may be levied, assessed, imposed or charged on or against the Mortgaged Premises or any part thereof and which, if unpaid, might by law become a lien or charge upon the Mortgaged Premises or any part thereof, and shall upon written request, exhibit to Mortgagee official receipts evidencing such payments, except that, unless and until foreclosure, distraint, sale or other similar proceedings shall have been commenced, no such charge or claim need be paid if being contested (except to the extent any full or partial payment shall be required by law), after notice to Mortgage . by appropriate proceedings which shall operate to prevent the collection thereof or the sale or forfeiture of the Mortgaged Premises or any part thereof to satisfy the same, conducted in good faith and with due diligence and if Mortgagor shall have furnished such security, if any, as may be required in the proceedings or requested by Mortgagee.
- Payment of Taxes on Note, Mortgage or Interest of Mortgagee. Mortgagor agrees that if any tax, assessment or imposition upon this Mortgage or the indebtedness hereby secured or the Note or the interest of Mortgagee in the Mortgaged Premises or upon Mortgagee by reason of or as a holder of any of the foregoing (including, without limitation, corporate privilege, franchise and excise taxes, but excepting therefrom any income tax on interest payments on the principal portion of the indebtedness hereby secured imposed by the United States or any State) is levied, assessed or charged, then, unless all such taxes are paid by Mortgagor to, for or on behalf of Mortgagee as they become due and payable (which Mortgaget agrees to do upon demand of Mortgagee, to the extent permitted by law), or Mortgagee is reimbursed for any such sum advanced by Mortgagee, all sums hereby secured shall become immediately due and payable, at the option of Mortgagee upon 30 days' notice to Mortgagor, notwithstanding anything contained herein or in any law heretofore or hereafter enacted, including any provision thereof forbidding Mortgagor from making any such payment. Mortgagor agrees to exhibit to Mortgagee, upon request, official receipts showing payment of all taxes and charges which Mortgagor is required to pay hereunder.
- 6. Recordation and Payment of Taxes and Expenses Incident Thereto. Mortgagor will cause this Mortgage, all mortages supplemental hereto and any financing statement or other notice of a security interest required by Mortgagee at all times to be kept, recorded and filed at its own expense in such manner and in such places as may be required by law for the recording and filing or for the rerecording and refiling of a mortgage, security interest, assignment or other lien or charge upon the Mortgaged Premises, or any part thereof, in order fully to

UNOFFICIAL COPY2 7

preserve and protect the rights of Mortgagee hereunder and, without limiting the foregoing, Mortgagor will pay or reimburse Mortgagee for the payment of any and all taxes, fees or other charges incurred in connection with any such recordation or rerecordation, including any documentary stamp tax or tax imposed upon the privilege of having this instrument or any instrument issued pursuant hereto recorded.

Insurance. Mortgagor will, at its expense, keep all buildings, improvements, equipment and other property now or hereafter constituting part of the Mortgaged Premises insured against loss or damage by fire, lightning, windstorm, explosion and such other risks as are usually included under extended coverage policies, or which are usually insured against by owners of like property, in amount sufficient to prevent Mortgagor or Mortgagee from becoming a co-insurer of any partial loss under applicable policies and in any event not less than the then full insurable value (actual replacement value without deduction for physical depreciation) thereof, as determined at the request of Mortgagee and at Mortgagor's expense by the insurer or insurers or by an expert approved by Mortgagee, all under insurance policies payable, in case of loss or damage, to Mortgagee, such rights to be evidenced by the usual standard non-contributory form of mortgage clause to be attached to each policy. Mortgagor shall not carry separate insurance concurrent in kind or form and contributing in the event of loss, with any insurance required Mortgagor shall also cotain and maintain public liability, property damage and worken's compensation insurance in each case in form and content satisfactory to Mortgagee and in amounts as are customarily carried by owners of like property and approved by Mortgagee. Mortgagor shall also obtain and maintain such other insurance with respect to the Mortgaged Premises in such amounts and against such insurable hazards as Mortgagee from time to time may require, including, without limitation, boiler and machinery insurance, insurance against flood risks, host liquor liability, war risk insurance when and to the extent obtainable from the United States Government or ary agency thereof, and insurance against loss of rent due to fire and risks now or hereafter embraced by so-called "extended coverage". All insurance required hereby shall be maintained with good and responsible insurance companies satisfactory to Mortgagee and shall not provide for any deductible amount not approved in writing by Mortgagee, shall provide that any losses shall be payable notwithstanding any act or negligence of Mortgagor, shall provide that no cancellation thereof shall be effective until at least thirty (30) days after receipt by Mortgagor and Mortgagee of written notice thereof, and shall be satisfactory to Mortgagee in all other respects. Upon the execution of this Mortgage and thereafter not less than fifteen (15) days prior to the expiration date of any policy delivered pursuant to this instrument, Mortgagor will deliver to Mortgagee originals of any policy or renewal policy, as the case may be, required by this

instrument, bearing notations evidencing the payment of all premiums. In the event of foreclosure, Mortgagor authorizes and empowers Mortgagee to effect insurance upon the Mortgaged premises in amounts aforesaid for a period covering the time of redemption from foreclosure sale provided by law, and if necessary therefor to cancel any or all existing insurance policies.

8. Damage to or Destruction of Mortgaged Premises.

- (a) Notice. In case of any material damage to or destruction of the Mortgaged Premises or any part thereof, Mortgagor shall promptly give written notice thereof to Mortgagee, generally describing the nature and extent of such damage or destruction.
 - (b) Restoration. In case of any damage to or destruction of the Mortgaged Premises or any part thereof, Mortgagor, whether or not the insurance proceeds, if any, received on account or such damage or destruction shall be sufficient for the purpose, at Mortgagor's expense, will promptly commence and complete (subject to unavoidable delays occasioned by strikes, lockouts, acts of God, inability to obtain labor or materials, governmental restrictions and similar causes beyond the reasonable control of Mortgagor) the restoration, replacement or rebuilding of the Mortgaged Premises as nearly as possible of its value, condition and character immediately prior to such damage or destruction.
 - (c) Ajustment of Loss. Mortgagor hereby authorizes Mortgagee, at Mortgagee's option, to adjust and compromise any losses under any insurance afforded, but unless Mortgagee elects to adjust the losses as aforesaid, said adjustment and/or compromise shall be made by Mortgagor, subject to final approval of Mortgagee in the case of losses exceeding \$10,000.00.
 - (d) Application of Insurance Proceeds. Net insurance proceeds received by Mortgagee under the provisions of this Mortgage or any instruments supplemental hereto or thereto or under any policy or policies of insurance covering the Mortgaged Premises or any part thereof shall first be applied toward the

UNOFFICIAL COPY 7

payment of the amount owing on the indebtedness hereby secured in such order of applicationas Mortgagee may elect whether or not the same may then be due or be otherwise adequately secured; provided, however, that Mortgagee shall have the right, but not the duty, to release the proceeds thereof for use in restoring the Mortgaged Premises or any part thereof for or on behalf of Mortgagor in lieu of applying said proceeds to the indebtedness hereby secured and for such purpose may do all acts necessary to complete such restoration, including advancing additional funds, and any additional funds so advanced shall constitute part of the indebtedness hereby secured and shall be payable on demand with interest at the Interest Rate (hereinafter defined).

- 9. Eminert Domain. Mortgagor acknowledges that Condemnation Awards have been assigned to Mortgagee, which awards Mortgagee is hereby irrevocably authorized to collect and receive, and to give appropriate receipts and acquittances therefor, and at Mortgagee's option, to apply the same toward the payment of the amount owing on account of the indebtedness hereby secured in such order of application as Mortgagee may elect and whether or not the same may then be due and payable or otherwise adequately secured, and Mortgagor covenants and agrees that Mortgagor will give Mortgagee immediate notice of the actual or thereatened commencement of any proceedings under condemnation or eminent domain affecting all or any part of the Mortgaged Premises including any easement therein or appurtenance thereof or severance and consequential damage and change in grade of streets, and will deliver to Mortgagee copies of any and all papers served in connection with any such proceedings. Mortgagor further covenants and agrees to make, execute and deliver to Mortgagee, at any time or times upon request, free, clear and discharged of any encumbrances of any kind whatsoever, any and all further assignments and/or instruments deemed necessary by Mortgagee for the purpose of validly and sufficiently assigning all awards and other compensation heretofore and hereafter to be made to Mortgagor for any taking, either permanent or temporary, under any such proceeding.
- 10. Construction, Repair, Waste, Etc. Mortgagor agrees that no building or other improvement on the Mortgaged Premises and constituting a part thereof shall be altered, removed or demolished nor shall any fixtures or appliances on, in or about said buildings or improvements be severed, removed, sold or mortgaged, without the consent of Mortgagee and in the event of the demolition or destruction in whole or in part of any of the fixtures, chattels or articles of personal property covered

hereby, Mortgagor covenants that the same will be replaced promptly by similar fixtures, chattels and articles of personal property at least equal in quality and condition to those replaced, free from any security interest in or encumbrance thereon or reservation of title thereto; to permit, commit or suffer no waste, impairment or deterioration of the Mortgaged Premises or any part thereof; to keep and maintain said Mortgaged Premises and every part thereof in good and first class repair and condition; to effect such repairs as Mortgagee may reasonably require and from time to time to make all needful and proper replacements and additions so that said buildings, fixtures, machinery and appurtenances will, at all times, be in good and first class condition, fit and proper for the respective purposes for which they were originally erected or installed; to comply with all statutes, orders, requirements or decrees relating to the Mortgaged Premises by any Federal, State or Municipal authority; to observe and comply with all conditions and requirements necessary to preserve and extend any and all rights, licenses, permits (including, but not limited to, zoning variances, special (xceptions and non-conforming uses), privileges, franchises and concessions which are applicable to the Mortgaged Premises or which have been granted to or contracted for by Mortgagor in connection with any existing or presently contemplated use of the Mortgaged Premises or any part thereof and not to initiate or acquiesce in any changes to or terminations of any of the foregoing or of zoning classifications affecting the use to which the Morigaged Premises or any part thereof may be put without the prior written consent of Mortgagee; and to make no material alterations in or improvements or additions to the Mortgaged Premises except as required by governmental authority or as permitted by Morcgagee.

- ll. Liens and Encumbrances. Mortgagor will not, without the prior written consent of Mortgagee, directly or indirectly, create or suffer to be created or to remain and will discharge or promptly cause to be discharged any mortgage, lien, encumbrance or charge on, pledge of, or conditional sale or other title retention agreement with respect to, the Mortgaged Premises or any part thereof, whether superior or subordinate to the lien hereof, except for this instrument.
- Covenants, Etc. If Mortgagor shall fail to make any payment or perform any act required to be made or performed hereunder, Mortgagee, without waiving or releasing any obligation or default, may (but shall be under no obligation to) at any time thereafter make such payment or perform such act for the account and at the expenses of Mortgagor, and may enter upon the Mortgaged Premises or any part thereof for such purpose and take all such action thereon as, in the opinion of Mortgagee, may be necessary or appropriate therefor. All sums to be paid by Mortgagee and all costs and expenses (including without

UNOFFICIAL COPY 7

limitation reasonable attorney's fees and expenses) so incurred, together with interest thereon from the date of payment or incurrence at the Interest Rate shall constitute so much additional indebtedness hereby secured and shall be paid by Mortgagor to Mortgagee on demand. Mortgagee in making any payment authorized under this Section relating to taxes or assessments may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax assessment, sale, forfeiture, tax lien or title or claim thereof. Mortgagee, in performing any act hereunder, shall be the sole judge of whether Mortgagor is required to perform same under the terms of this Mortgage.

- hereafter required which is of the kind or nature herein provided, or intended to be and become subject to the lien hereof, shall ipso facto, and without any further conveyance, assignment or act on the part of Mortgagor, become and be subject to the lien of the Mortgage as fully and completely as though specifically described herein; but nevertheless Mortgagor shall from time to time, if requested by Mortgagee, execute and deliver any and all such further assurances, conveyances and asignments as Mortgagee may reasonably require for the purpose of expressly and specifically subjecting to the lien of this Mortgage all such property.
- 14. <u>Inspection by Mortgagee</u>. Mortgagee and any participant in the indebtedness hereby secured shall have the right to inspect the Mortgaged Premises at all reasonable times, and access thereto shall be permitted for that purpose.
- 15. <u>Subrogation</u>. Mortgagor acknowledges and agrees that Mortgagee shall be subrogated to any lien discharged out of the proceeds of the loan evidenced by the Note or out of any advance by Mortgagee hereunder, irrespective of whether or not any such lien may have been released of record.
- 16. Events of Default. Any one or more of the following shall constitute an Event of Default:
 - (a) Default in the payment when due of the principal of or interest on the Note or of any other indebtedness hereby secured; or
 - (b) Default for more than fifteen (15) days in the observance or compliance with any terms or provisions of this Mortgage or the Note or of any separate assignment of leases and/or rents securing the Note or of any other instrument or document securing the Note or relating thereto; or

UNOFFICIAL COPY_{2 7}

- (c) Any representation or warranty made by Mortgagor herein or in any separate assignment of leases and/or rents securing the Note or in any other instrument or document securing the Note or relating thereto or in any statement or certificate furnished by it pursuant hereto or thereto proves to be untrue in any material respect as of the date of issurance of making thereof; or
- (d) Any other indebtedness, obligation or liability of the Mortgagor at any time owing to The First Bank of Whiting shall not be paid when due (whether by lapse of time, acceleration, or otherwise) provided that the forejoing shall constitute an event of default only if and so long as The First Bank of Whiting is the holder of the Note; or
 - (e) The hortgaged Premises or any part thereof shall be sold, transferred, or conveyed, whother voluntarily or involuntarily, by operation of law or otherwise, except for sales of obsolete, worn out or unusable fixtures or personal property which are concurrently replaced with similar fixtures or personal property at least equal in quality and condition to those sold and owned by Mortgagor free of any lien, charge or encumbrance other than the lien hereof; or
 - Mortgagor or any person, firm or (f) corporation at any time guaranteeing all or any part of the indebtedness hereby secured (a "Guarantor") becomes insolvent or pankaupt or admits in writing its inability to pay its debts as they mature or makes an assignment for the benefit of creditors or applies for or consents to the appointment of a trustee, custodian or receiver for the major part of its property or such a trustee, custodian or receiver is appointed for Mortgagor or a Guarantor or for the major part of the properties of any of them and is not discharged with forty-five (45) days after such appointment or bankruptcy, reorganization, arrangement, insolvency, readjustment, liquidation, dissolution or other proceedings for relief under any present or future bankruptcy law or laws or

other statute, law or regulation for the relief of debtors are instituted by or against Mortgagor or any Guarantor and if instituted against any such party are consented to or acquiesced in or are not dismissed within forty-five (45) days after such institution, or Mortgagor or any Guarantor takes any action in contemplation of or furtherance of any of the foregoing; or

- (g) Any event occurs or condition exists which is specified as an event of default in any separate assignment of leases and/or rents securing the Note or of any other instrument or document securing the Note or relating thereto; or
- 17. Remedies. When any event of default has happened and is continuing (regardless of the pendency of any proceeding which has or might have the effect of preventing Mortgagor from complying with the terms of this instrument and of the adequacy of the security for the Note) and in addition to such other rights as may be available under applicable law, but subject at all times to any mandatory legal requirements:
 - (a) Acceleration. Mortgagee may, by written notice to Mortgagor, declare the Note and all unpaid indebtedness of Mortgagor hereby secured, including any interest then accrued thereon, to be forthwith due and payable, whereupon the same shall become and be forthwith due and payable, without other notice or demand of any kind.
 - Uniform Commercial Code. Morigagee shall, with respect to any part of the Mortgaged Premises constituting property of the type in respect of which realization on a lien or security interest granted therein is governed by the Uniform Commercial Code, have all the rights, options and remedies of a secured party under the Uniform Commercial Code of Illinois, including without limitation, the right to the possession of any such property, or any part thereof, and the right to enter without legal process any premises where any such property may be Any requirement of said Code for reasonable notification shall be met by mailing written notice to Mortgagor at its address above set forth at least ten (10) days prior to the sale or other event for

which such notice is required. The expenses of retaking, selling, and otherwise disposing of said property, including reasonable attorney's fees and legal expenses incurred in connection therewith, shall constitute so much additional indebtedness hereby secured and shall be payable upon demand with interest at the Interest Rate.

- (c) Foreclosure. Mortgagee may proceed to protect and enforce the rights of Mortgagee hereunder (i) by any action at law, suit in equity or other appropriate proceedings, whether for the specific performance of any agreement contained herein, or for an injunction against the violation of any of the terms hereof, or in aid of the exercise of any power granted hereby or by law, or (ii) by the foreclosure of this Mortgage.
 - Appointment of Receiver. Mortgagee shall, as a matter of right, without notice and without giving bond to Mortgagor or anyone claiming by, under or through it, and without regard to the solvency or insolvency of Mortgagor or its beneficiaries or the then value of the Mortgaged Premises, be entitled to have a receiver appointed of all or any part of the Mortgaged Premises and the rents, issues and profits thereof, with such power as the court making such appointment shall confer, and Mortgagor hereby consents to the appointment of such receiver and shall not oppose any such appointment Any such receiver may, to the extent perm ted under applicable law, without notice, encer upon and take possession of the Mortgaged Figurises or any part thereof by force, summary proceedings, ejectment or otherwise, and may remove Mortgagor or other persons and any and all property therefrom, and may hold, operate and manage the same and receive all earnings, income, rents, issues and proceeds accruing with respect thereto or any part thereof, whether during the pendency of any foreclosure or until any right of redemption shall expire or otherwise.
 - (e) Taking Possession, Collection Rents, Etc. Mortgagee may enter and take possession of the Mortgaged Premises or any part thereof and manage, operate, insure, repair and

improve the same and take any action which, in Mortgagee's judgment, is necessary or proper to conserve the value of the Mortgaged Premises. Mortgagee may also take possession of, and for these purposes use, any and all personal property contained in the Mortgaged Premises and used in the operation, rental or leasing thereof or any part thereof. Mortgagee shall be entitled to collect and receive all earnings, revenues, rents, issues and profits of the Mortgaged Premises or any part thereor

does hereby irrevocably
appoint Mortgagee its true and law...
attorney-in-fact for it and its name, placed
and stead to receive, collect and receipt for
of the forgoing, Mortgagor irrevocably

- that any payment made to acknowledging that any payment made to Mortugee hereunder shall be a good receipt and acquittance against Mortgagor to the extent so made) and to apply same to the reduction of the indebtedness hereby secured. The right to enter and take possession of the Mortgaged Piemises and use any personal property therein, to manage, operate and conserve the same, and to collect the rents, issues and profits thereof, shall be in addition to all other rights or remedies of Mortgagee hereunder of afforded by law, and may be exercised concurrently therewith or independently thereof. The expenses (including any receiver's fees, counsel fees, costs and agents's compensation) incurred pursuant to the powers herein contained shall be secured hereby which Mortgagor promises to pay upon demand together with interest at the Interest Rate. Mortgagee shall not be liable to account to Mortgagor for any action taken pursuant hereto other than to account for any rents actually received by Mortgage Without taking possession of the Mortgaged Premises, Mortgagee may, in the event the Mortgaged Premises becomes vacant or is abandoned, take such steps as it deems appropriate to protect and secure the Mortgaged Premises (including hiring watchment therefor) and all costs incurred in so doing shall constitute so much additional indebtedness hereby secured payable upon demand with interestthereon at the Interest Rate.

- Waiver of Right to Redeem From Sale Waiver of Appraisement, Valuation, Etc. Mortgagor shall not and will not apply for or avail itself of any appraisement, valuation, stay extension or exemption laws, or any so-called "Moratorium Laws", now existing or hereafter enacted in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but hereby waives the benefit of such laws. Mortgagor for itself and all who may claim through or under it waives any and all right to have the property and estates comprising the Mortgaged Premises marshalled upon any foreclosure of the lien hereof and agrees that may court having jurisdiction to foreclose such lien may order the Mortgaged Premises sold as an entirety. In the event of any sald made under or by virtue of this instrument, the whole of the Mortgaged Premises may be sold in one (1) parcel as an entirety or in separate lots or parcels at the same or different times, all as the Mortgagee may determine. Mortgagee shall have the right to become the purchaser at any sale made under or by virtue of this instrument and Mortgagee so purchasing at any such sale shall have the right to be credited upon the amount of the bid made therefor by Nortgagee with the amount payable to Mortgagee out of the new proceeds of such sale. In the event of any such sale, the Note and the other indebtedness hereby secured, if not previously due, shall be and become immediately due and payable without demand or notice of any kind. Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure pursuant to rights herein granted, on behalf of Mortgagor and each and every person acquiring any interest in, or title to the Mortgaged Premises described herein subsequent to the date of this Mortgage, and on behalf of all other persons to the extent permitted by applicable law.
- Costs and Expenses of Foreclosure. In any suit to foreclose the lien hereof there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorney's fees, appraiser's fees, outlays for documentary and expert evidence, stenographic charges, publication costs and costs (which may be estimated as the items to be expended after the entry of the decree) of procuring all such abstracts of title, title searches and examination, guarantee policies, Torrens certificates and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary either to prosecute any foreclosure action or to evidence to the bidder at any sale pursuant thereto the true condition of the title to or the value of the Mortgaged Premises, all of which expenditures shall become so much additional indebtedness hereby secured which Mortgagor agrees to pay and all of such shall be immediately due and payable with interest thereon from the date of expenditure until paid at the Interest Rate.

- 20. Application of Proceeds. The proceeds of any foreclosure sale of the Mortgaged Premises or of any sale of property pursuant to Section 17(b) hereof shall be distributed in the following order of priority: First, on account of all costs and expenses incident to the foreclosure or other proceedings including all such items as are mentioned in Sections 17(b) and 19 hereof; Second, to all other items which under the terms hereof constitute indebtedness hereby secured in addition to that evidenced by the Note with interest thereon as herein provided. Third, to all principal of and interst on the Note with any over plus to whomsoever shall be lawfully entitled to same.
- Mortgagee's Remedies Cumulative No Waiver. No remedy or right of Mortgagee shall be exclusive of but shall be cumulative and in addition to every other remedy or right now or hereafter existing at law or in equity or by statute or otherwise. No delay in the exercise or omission to exercise any remedy or right accruing on any default shall impair any such remedy or right or be construed to be a waiver of any such default or acquiescence therein, nor shall it affect any subsequent default of the same or a different nature. Every such remedy or right may be exercised concurrently or independently, and when and as often as may be deemed expedient by Mortgagee.
- Mortgagee Party to Suits. If Mortgagee shall be made a party to or shall intervent in any action or proceeding affecting the Mortgaged Premises or the title thereto or the interest of Mortgagee under this Mortgage (including probate and bankruptcy proceedings), or if Mortgagee employs an attorney to collect any or all of the indebtedness nereby secured or to enforce any of the terms hereof or realize be eupon or to protect the lien hereof, or if Mortgagee shall forur any costs or expenses in preparation for the commencement of any foreclosure proceedings or for the defense of any threatened suit or proceeding which might affect the Mortgaged Premises or the security hereof, whether or not any such foreclosure or other suit or proceeding shall be actually commenced, then in any such case, Mortgagor agrees to pay to Mortgagee, immediately and without demand, all reasonable costs, charges, expenses and attorney's fees incurred by Mortgagee in any such case, and the same shall constitute so much additional indebtedness hereby secured payable upon demand with interest at the Interest Rate.
- 23. Modifications Not to Affect Lien. Mortgagee, without notice to anyone, and without regard to the consideration, if any, paid therefor, or the presence of other liens on the Mortgaged Premises, may in its discretion release any part of the Mortgaged Premises or any person liable for any of the indebtedness hereby secured, may extend the time of payment of any of the indebtedness hereby secured and may grant waivers or other indulgences with respect hereto and thereto, and may agree with Mortgagor to modifications to the terms and

conditions contained herein or otherwise applicable to any of the indebtedness hereby secured (including modifications in the rates of interest applicable thereto), without in any way affecting or impairing the liability of any party liable upon any of the indebtedness hereby secured or the priority of the lien of this Mortgage upon all of the Mortgaged Premises not expressly released, and any party acquiring any direct or indirect interest in the Mortgaged Premises shall take same subject to all of the provisions hereof.

- 24. Notices. All communications provided for herein shall be in writing and shall be deemed to have been given when delivered cersonally or mailed by first class mail, postage prepaid, addressed to the parties hereto at their addresses as shown at the peginning of this Agreement or to such other and different address as Mortgagor or Mortgagee may designate pursuant to a written notice sent in accordance with the provisions of this Section 24.
- 25. Partial invalidity. All rights, powers and remedies provided herein are intended to be limited to the extent necessary so that they will not render this Mortgage invalid, unenforceable or not entitled to be recorded, registered or filed under any applicable law. If any term of this Mortgage shall be held to be invalid, illegal or enenforceable, the validity and enforceability of the other terms of this Mortgage shall in no way be affected thereby.
- 26. Successors and Assigns. Whenever any of the parties hereto is referred to, such reference shall be deemed to include the successors and assigns of such party; and all the covenants, promises and agreements in this Mortgage contained by or on behalf of Mortgagor, or by or on behalf of Mortgagee, shall bind and inure to the benefit of the respective successors and assigns of such parties, whether so expressed or not.
- 27. <u>Headings</u>. The headings in this instrument are for convenience or reference only and shall not limit or otherwise affect the meaning of any provision hereof.
- 28. Changes, Etc. This instrument and the provisions hereof may be changed, waived, discharged or terminated only by an instrument in writing signed by the party against which enforcement of the change, waiver, discharge or termination is sought.

55091927

UNOFFICIAL COPY2 7

COOK COUNTY, ILLINOIS FILED FOR ACCORD

SLURRY SYSTEMS, INC.

1988 MAR -3 AM 10: 47

88091927

| By: 3 12 6 0 | By: |
|--|--|
| Fred Schmednecht, President | * |
| Before me, a Notary Publ and State of Halinois, personally who acknowledged the execution of the uses and purposes set forth the | f the foregoing instrument for |
| Witness my hand and Not | carial Seal this 20th day of |
| J _{Ox} | Notary Public, A Resident of Lake County |
| My Commission Expires: | OKEL L SECTION Printed Signature |
| THE FIRST BANK OF WHITING | |
| By: Willadeth Exec Vielles | |
| Before me, a Notary Publ and State of Illimis , personally who acknowledged the execution of | ic, in and for said wake County appeared Amo K Clbwock |
| the uses and purposes set forth th | |
| Witness my hand and Not 1988. | //: |
| | Notary Public, A Resident of Lake County |
| y Commission Expires: | (HGR) 1 SGATON Printed Signature |
| - Illia Box occ | |
| BOX 333 | |
| maih t | • J |

This instrument prepared by Robert E. Stochel, Attorney at Law, 5191 West Lincoln Highway, Crown Point, IN 46307

The North Easterly 150 feet (at right angle measurement) of that part of the East half of the North East quarter of Section 2, Township 36 North, Range 14, East of the Third Principal Meridian, which lies South Westerly of the South Westerly line of the Little Calumet River as established by the United States Government and known as the cut line the 1 West c. asurement) .

ounty, Illinois.

Permant Inder No. 29-07-201
Address: 14044 57. * I 94 and West of a line which is 200 feet West of (at right angle

EXHIBIT

| SCHOOLSCOP, PUSD NO SON OR C. | - C / | AL | | PY | | |
|---|--|--|---|---|--|---------------------|
| SLIERY SYSTEMS, D.C. | THE FIRST BA | |) - ; - t | ACCOUNT & JALE | /BLZC | - |
| GARY, IN 46406 | 9701 INDIANAPOLIS BLAD, HIGHAND, IN 46322 | | | oen Number <u>019</u> | | , ; |
| BORPOWER'S NAME AND ADDRESS | I mannettre h | AMR AND ADDRES | ' H | leautry DateFT25 pen Amount 613 | WARY 27. 1 | 989 |
| "Firefules sech burrower above, jointly and severally. | "You" means the lan | der, No sweetheacht an | | enewel Of NSA/S | | |
| promise to pay to you, promy printer at your addition | | | 1 | Dollars | 137,000 | .00 |
| Single Advance: I have received all of this p Multiple Advance: The principal ours show | n above is the meximus | n emount of princip | sei I can borrow | r under this note. As a | i Paday I have re | pehed |
| the amount of a | end | Nave principal act | rênces ara conf | empleted. | <u> </u> | <u></u> : |
| | | | | · | 1. | ! |
| | and expires no later th | | | | | ubject |
| Closed-End Credit: You and 1 agree of PURPOSE: The purpose of this loan is | | | | | | · · · · · |
| INTEREST: I agree to pay interest on the principal balance ACTUAL. 160 | | , | ,• | at will be celoulated on | • | bools. |
| | initial simple rate of | | or year. This rol | le may change se stat | od baldet | |
| index Rate: The future rate will be | | he following Index |) pto : | | | <u> </u> |
| ☐ Ne Index: The future rate will not be | subject to any internet | or enternal Index. Il | will be entirely | y in your control. | | (|
| | root rote will take effect | · ———— | | | 1.47 | ! |
| etions: The rate on this note will no Maximum Ress: The rate will no | | | eny Index rate | used) on above or bei | ove those limits. * Line (1974) | +•ri Fal |
| Africa an Rote: The rote will no Peat-Maturity Res . I s you to pay interest on it | | · | .1 | hill se stated below. | e de Sirie de Marie La rante de | |
| On the sam , find or variable rate bee | | | | E. | 1 13 7 i | i aj |
| ADDITIONAL CHARGES: In addition a interest, I | 1 2 1 3 1 1 2 1 1 1 | | • | Rional sherges | H MA | |
| | | | <u> </u> | | | |
| briefet: I agree to pay scorved into | | ······································ | • | · · · · · · · · · · · · · · · · · · · | | |
| Principal: I agree to pay the principal | 0, | | | , | 5 12 1 2 S | |
| Installments: I agree to pay this note in | 3/27, 88 payment | . The first payment of \$ | 2.000.00 | will be due or | 000,00 | <u>'</u> |
| | day of seah PIDNT | | there | other. The final paymen | | peld |
| Effect of Verlable Rate: An increase in the int The amount of each scheduled perma | tareet rate will have tu | r loving effect or | the perments | | ر میزا | ' |
| | | | Total sures being | | (j | - |
| ADDITIONAL TERMS: | e e e e e e e e e e e e e e e e e e e | $n = \frac{1}{2} \left(\frac{n}{2} \right)$ | | | ! | * |
| | | | | | | , ' |
| SECURITY: I give you a security interest in the following it now it now it now it now afreseeping, collection, or exchange, and | or in the future, which i all dividence and distri | butlene from the pr | Operty I: | | | • |
| (2) the property described below, together with products from the property. | , | • | | Y A | | |
| Investory: All inventory wherever it is will be supplied to me user my business. | located which I own no inder contracts of servic | er or market me cam | he future, whic Materials, work | S. I will sell or lease, in process, or materi | or which has be He used or consu | med ' |
| Equipment: All equipment which I own menufacturing aquipme and loots. Any equipme | now or may own in the | future including, but aquipment, shop t | ut not limited to iquipment, offic | , all mach so v, which se and race ve sping | ee, furniture, flat scuipment, and | urbi, parts |
| But parts a list of not no | cessory for a vent escu | rrey interest in my : es in the below lec' | ëquipment. hudha hudhan | timited to | And Courses pro- | |
| (a) all pouttry and thesi (b) all crops, annual or (c) all leed, ased, fertiliz | ock and their young, si perannisi, and all produ ar, medicines, and othe | ong with their products of the crope; at upper of the crope; at upper cropping used of | lucts and produ ng produced in hy | ics; y ferming aperetians. | | |
| Tracecuris, Instruments, Decuments, Cl payment of money inci- (a) perment for goods e (b) Highte to peryment or The above include erry in opelinet any account det | hettel Paper and Other uding, but not limited to old or leased or lot servi | Hights to Payment Di Contractional valuable | l: All rights i h W overall folker | eve now or may have comedistry novembri | in the decay | the |
| (b) Hights to payment and The above include any reasoner test against any account det | ising out of all present ar tights and interests line stor or obliger of mine. | nd future debt instru luding off Rene and | ments, chatter p security interes | eper and loans and ob stal which I may have | ligations received by law or agree. | D |
| General Intangibles: All general Intangi patents, patents, copyris | iblee I own now or may | own in the future | Makeding, but i | not limited to, sax refu | nds. spplication | a for |
| the right to use my nem | • | ,,1 | , | : | | |
| Additional Property: Described as folion | | | | ' | 54 | ' · |
| THIS LOAN IS SECUR ALLONGE CONSTITUTI | ng a part of th | | | | | * |
| IS INCORPORATED TH | erein. | | | | i i | |
| Description of real estate III the above property is crop | pe, Umber, minerale | I will use the prop | erty Reted by (| security shows for: | terming operat | lone |
| (including all or gas) or futures: | | (Provinces purpo (Pri shaded, this p | | y a separate | | |
| , , , , , , , , , , , , , , , , , , , | | OOLIATERAL A deed 2/26/88 | LLONGE IF | ellure to Ret a prior sec | urky egreement l | |
| Name of record owner, if not me: | 100 | does not meen that MONATURES: I ACI | the agreement Rete TO THE TE | does not secure this ! NMS BET OUT ON 171 | ione.) E FRONT AND BA | MCK |
| ☐ If checked, this security agreement should be filed in the | | OF THUS AGREEMEN | IT. I have received | d a copy of this docume | ni an laday's data | • i i |
| Any person who signs within this box gives you a security described above and agrees to the terms of the s | | A | SYSTEMS, I | | 17.5 | |
| This person does not promise to pay the note. Signed Cose | | RY. | 22 | 2 | Par | <u> </u> |
| 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1 | 1 has speci | Fred St | tmethacht | Promident | i _d - | - |
| $i \in V \qquad \qquad i < 0, -j$ | in at part to in it.) | Pred S | imednecht | Individually | | -1 § |
| O TOM BANKEAS SYSTEMS, INC., ST. CLOUD, MH 98305 PORM | Unit in Bucat | () | | 1 | | |

EXHIBIT

В