of the Note and the reasonable fees, charges and expenses of the County and of the Assignee in accordance with this Agreement shall belong to and be paid to or credited to the account of the Lessee by the Assignee as overpayment of rents.

Section 13.9. Amendments, Changes and Modifications.

This Agreement may not be amended, changed, modified, altered or terminated without in each instance the prior written consent of the Assignce.

Section 13.10. Not Lease. This Agreement shall be deemed and construed to be a "net lease", and the Lessee shall pay absolutely net during the Lease Term the rent and all other payments required hereunder, free of any deductions, without abatement, diminutions or set-offs other than those herein expressly provided.

section 13.11. Execution of Counterparts: This Agreenent may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 13.12. Inw Governing Construction of Agreement.
This Agreement is prepared and entered into with the intention that the law of the State of South Carolina shall govern its construction.

IN WITHER VEHILOR, Greenville County, South Carolina, las executed this bease agreement by cauring its name to be becounted subscribed by the Chairman of the Greenville County douncil and the official scal of said County to be impressed between and attested by the County Executive of Greenville County, and Imory Industries, Inc., has executed this bease agreement by causing its corporate name to be hereunte subscribed by its accident Treasury and its corporate scal to be impressed become and attented by its County and Impressed before any attented by its County all being