EXHIBIT C

THE STATE OF SOUTH CAROLINA	Ι .	
COUNTY OF CREWMILE	I	FIRST MORTGAGE OF REAL ESTATE
COUNTY OF GREENVILLE	I	
K	NOW ALL MEN BY THES	E PRESENT:
		Greenville, South Carolina
		, a religious corporation
organized and existing under the laws of t greeting:	he State of South Carolina,	and hereinafter referred to as Mortgagor or Issuer, sends
		gregation of the said mortgagor on the
		, the said <u>congregation</u> did ap-
		struction of a Family Life Center , and did direct,
-		r to do any and all acts necessary to give effect to such
•		Iding bond issue in the total amount of
4+++++++++++++++++++++++++++++++++++++		nent and pledge of a portion of the revenue of the Issuer
•		on the real property hereinafter described.
NOW, THEREFORE, BE IT	KNOWN, that in order to	carry out the purposes of said Resolution and in order to
secure the payment of the bonds of the	Mortgagor authorized in ar	nd by the said Resolution as hereinabove set forth, and in
		he further sum of Three and no/100 (\$3.00) Dollars to it
		e receipt whereof is hereby acknowledged, the mortgagor
		and conditions hereinafter set forth and has granted, bar-
	gned, transferred and set or	ver and by these presents does grant, bargain, sell, release,
Trustee, their successors and assigns forev		
. Itustee, then successors and assigns force	ci, air and singular the res	
	Description of property on p	ages 7-A, 7-B, 7-C, and 7-D
-		
In trust nevertheless for th	ne henefit and security for	all holders of bonds, recited, provided for, described and
		to the uses and conditions hereinaster expressed and de
clared:	• . •	•
	I hereunder shall be obligate	ory or valid for any purpose, unless signed by the
•		with the corporate seal thereof.
4444		of the said bonds of some or any of them or default on th
		rtgagor in this mortgage contained, said Mortgagor, its suc
•		and enjoy the premises, property and assets of the More
gagor hereinabove mentioned with the s		

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3. In the event of any default in payment of any bond when due, the Trustee or his successor herein shall have the

right to institute a foreclosure action for the benefit of all bondholders and the Trustee shall be required to act upon the writ-

ten request of the holders of at least twenty-five (25%) percent in principal amount of the issue outstanding.