	F
	(B) Enforcement of rights by Trustees during the continuance of an Event of Default
	(C) Lien of Indenture not to be affected by judgment or levy of execution by Trustees
	(D) Application of moneys collected by Trustees
Sec. 12.19.	Possession of Bonds unnecessary in action by Trustees
Sec. 12.20.	Trustees may file necessary proofs
Sec. 12.21.	Limitation upon right of Bondholders to institute certain legal proceedings
ec. 12.22.	Right of Bondholders to receive and enforce payment not impaired
ec. 12.23.	Court may require undertaking to pay costs
ec. 12.24.	Unenforceable provision inoperative
ec. 12.25.	Company may waive period of grace
ec. 12.26.	If enforcement proceedings abandoned, status quo is established
ec. 12.27.	Waiver of Default
	ARTICLE 13.
Evii	DENCE OF RIGHTS OF BONDHOLDERS AND OWNERSHIP OF BONDS.
ec. 13.01.	Evidence of ownership of definitive Bonds and temporary Bonds issued hereunder in registered form
	ARTICLE 14.
Імм	UNITY OF INCORPORATORS, SUBSCRIBERS TO THE CAPITAL STOCK, STOCKHOLDERS, OFFICERS AND DIRECTORS.
ec. 14.01.	Liability of officers, etc., released and waived
	ARTICLE 15.
	CONSOLIDATION, MERGER, CONVEYANCE AND LEASE.
ec. 15.01.	Company may merge, consolidate, etc., upon certain terms
ec. 15.02.	Right of successor corporation
	Execution of supplemental indenture
	Successor corporation to have all rights of the Company
ec. 15.03.	Restaurant Properties to remain subject to the Lien of the Indenture
ec. 15.04.	Opinion of Counsel, Officers' Certificate and supplemental in- denture required