SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON. ANDREW BORROK	PART	IAS MOTION 53EFM	
	Justice			
	X	INDEX NO.	651833/2020	
VICTORIA'S SECRET STORES, LLC SUCCESSOR IN INTEREST TO VICTORIA'S SECRET STORES, INC.,L BRANDS INC.,SUCCESSOR IN INTEREST TO THE LIMITED, INC. AND INTIMATE BRANDS, INC.		MOTION DATE	06/30/2020	
		MOTION SEQ. N	o . 001	
	Plaintiff,			
	- V -	DECISION	+ ORDER ON	
HERALD SQUARE OWNER LLC SUCCESSOR IN INTEREST TO 1328 BROADWAY, LLC,			TION	
	Defendant.			
	X			
	e-filed documents, listed by NYSCEF document i 5, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 28, 29, 30			
were read on	this motion to/for SUMMAR	SUMMARY JUDGMENT(AFTER JOINDER		
Upon the for	regoing documents, the defendant's motion for	summary judgme	nt dismissing the	

complaint is granted in its entirety.

Motion No. 001

The Complaint is premised on the mistaken theory that the parties did not allocate the risk of tenant not being able to operate its business and that tenant is therefore somehow forgiven from its performance by virtue of a state law. This is contrary to the express allocation of these risks set forth in Paragraph 26 of the Lease Agreement, dated as of August 22, 2001, by and between Herald Square Owner LLC's predecessor-in-interest, as landlord, and Victoria's Secret Stores, LLC's predecessor-in-interest, as tenant, as amended (collectively, hereinafter, the Lease; NYSCEF Doc. Nos. 9-10). It is of no moment that the specific cause for the government law was not enumerated by the parties because the Lease as drafted is broad and encompasses what happened here — a state law that temporarily caused a closure of the tenant's business (*see, e.g.*, 651833/2020 VICTORIA'S SECRET STORES, vs. HERALD SQUARE OWNER LLC

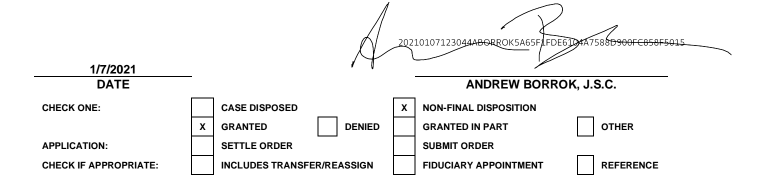
Urban Archeology, Ltd. v 207 E. 57th St. LLC, 2009 WL 8572326, at *5 (Sup Ct NY Cnty Sept. 10, 2009) (Sherwood, J. [citing *General Electric Co. v Metals Resources Group Ltd.*, 293 AD2d 417 (1st Dept 2002)], *affd*, 68 AD3d 562 (1st Dept 2009)]. The parties agreed that this would not relieve the tenant's obligation to pay rent. Thus, the Complaint must be dismissed in its entirety.

Accordingly,

ORDERED that defendant's motion for summary judgment is granted and the complaint is dismissed with costs and disbursements to defendant as taxed by the Clerk upon the submission of an appropriate bill of costs; and it is further

ORDERED that the Clerk is directed to enter judgment in favor of the defendants on the complaint accordingly; and it is further

ORDERED that the parties appear for a preliminary conference with respect to the counterclaims on February 9, 2021 at 2 pm.



651833/2020 VICTORIA'S SECRET STORES, vs. HERALD SQUARE OWNER LLC Motion No. 001