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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

BATH & BODY WORKS, LLC successor in interest to BATH & BODY WORKS, INC.,

Plaintiff,

-against-

304 PAS OWNER LLC, successor in interest to 304 PARK AVENUE SOUTH LIMITED LIABILITY COMPANY,

Defendant.

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REPLY TO COUNTERCLAIMS

Plaintiff, Bath & Body Works, LLC successor in interest to Bath & Body Works, Inc. ("Plaintiff"), by and though their attorneys, Davidoff Hutcher & Citron LLP, as and for their Reply to the Counterclaims of Defendant 304 PAS Owner LLC successor in interest to 304 Park Avenue South Limited Liability Company ("Defendant"), which Defendant has alleged in its Answer, Affirmative Defenses, and Counterclaims, dated June 29, 2020 (the "Answer"), alleges as follows:

### NATURE OF OWNER'S COUNTERCLAIMS

1. Neither admits nor denies the allegations set forth in paragraph 130 of the Answer as it merely describes the relief sought therein; to the extent a response is required, Plaintiff denies that Defendant is entitled to the relief set forth in paragraph 130 of the Answer

#### **PARTIES**

- 2. Admits the allegations set forth in paragraph 131 of the Answer.
- 3. Admits the allegations set forth in paragraph 132 of the Answer.

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FACTUAL BACKGROUND

The Underlying Lease

4. Denies the allegations set forth in paragraph 133 of the Answer and respectfully

refers the Court to the document referenced therein, which speaks for itself, for a true and accurate

recitation of its contents.

5. Denies the allegations set forth in paragraph 134 of the Answer and respectfully

refers the Court to the document referenced therein, which speaks for itself, for a true and accurate

recitation of its contents.

6. Denies the allegations set forth in paragraph 135 of the Answer, including its

subparts, and respectfully refers the Court to the document referenced therein, which speaks for

itself, for a true and accurate recitation of its contents.

7. Denies the allegations set forth in paragraph 136 of the Answer, including its

subparts and footnotes, and respectfully refers the Court to the document referenced therein, which

speaks for itself, for a true and accurate recitation of its contents.

8. Denies the allegations set forth in paragraph 137 of the Answer, and its footnote,

and respectfully refers the Court to the document referenced therein, which speaks for itself, for a

true and accurate recitation of its contents.

9. Denies the allegations set forth in paragraph 138 of the Answer.

Tenant's Default, and Owner's Termination of the Lease in Respect of the Premises

10. Denies the allegations set forth in paragraph 139 of the Answer.

Denies the allegations set forth in paragraph 140 of the Answer and respectfully 11.

refers the Court to the document referenced therein, which speaks for itself, for a true and accurate

recitation of its contents.

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12. Denies the allegations set forth in paragraph 141 of the Answer.

Admit the allegations set forth in paragraph 142 of the Answer. However, Plaintiff 13.

neither admits nor denies the allegations set forth in footnote 4 of paragraph 142 of the Answer,

which state legal conclusions to which no response is required; to the extent a response is required,

Plaintiffs deny the allegations contained in in footnote 4 of paragraph 142 of the Answer.

Denies the allegations set forth in paragraph 143 of the Answer and respectfully 14.

refers the Court to the document referenced therein, which speaks for itself, for a true and accurate

recitation of its contents.

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15. Denies the allegations set forth in paragraph 144 of the Answer.

16. Denies the allegations set forth in paragraph 145 of the Answer.

Denies the allegations set forth in paragraph 146 of the Answer. 17.

18. Denies the allegations set forth in paragraph 147 of the Answer.

## FIRST COUNTERCLAIM **BREACH OF LEASE**

19. In response to paragraph 148 of the Answer, Plaintiffs repeat and re-allege each and every allegation set forth in paragraphs 1 through 119 of the Complaint, and repeats and

realleges their responses to each of the allegations set forth in paragraphs 130 through 147 of the

Answer, all as though fully set forth at length herein.

20. Neither admits nor denies the allegations set forth in paragraph 149 of the Answer,

which state legal conclusions to which no response is required; to the extent a response is required,

Plaintiff denies the allegations contained in paragraph 149 of the Answer.

21. Denies the allegations set forth in paragraph 150 of the Answer.

22. Denies the allegations set forth in paragraph 151 of the Answer.

Denies the allegations set forth in paragraph 152 of the Answer. 23.

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### FIRST AFFIRMATIVE DEFENSE

24. The Counterclaims fail to state a claim upon which relief may be granted.

## **SECOND AFFIRMATIVE DEFENSE**

25. The Counterclaims are barred, in whole or in part, based on the doctrine of equitable estoppel, waiver, and latches.

## **THIRD AFFIRMATIVE DEFENSE**

26. The Counterclaims are barred, in whole or in part, based on the doctrine of frustration of purpose.

# FOURTH AFFIRMATIVE DEFENSE

27. The Counterclaims are barred, in whole or in part, based on the doctrine of impossibility of performance.

## FIFTH AFFIRMATIVE DEFENSE

28. The Counterclaims are barred, because to the extent that Defendant has suffered any damages, it has failed to mitigate such damages.

## **SIXTH AFFIRMATIVE DEFENSE**

29. The relief Defendant requests would result in unjust enrichment.

## **SEVENTH AFFIRMATIVE DEFENSE**

30. The Counterclaims are barred by reason of Defendant's failure to deliver performance that served as a condition for the contract.

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### WHEREFORE, Plaintiffs demand judgment as follows:

- (a) Dismissing the Counterclaims with prejudice and denying each and every request for relief set forth therein;
- (b) Awarding Plaintiff judgment against the Defendant for all the relief sought in the Complaint; and
- (c) Granting Plaintiff such other and further relief as the Court deems just and proper.

Dated: August 19, 2020 New York, New York

### DAVIDOFF HUTCHER & CITRON LLP,

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