FILED: NEW YORK COUNTY CLERK 08/12/2020 11:42 AM

NYSCEF DOC. NO. 1

INDEX NO. 653760/2020

RECEIVED NYSCEF: 08/12/2020

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

-----X

BROADWAY/72ND ASSOCIATES II, LLC,

Index No.

Plaintiff,

- against -

SUMMONS

BLOOMINGDALE'S, LLC (formerly BLOOMINGDALE'S, INC.) AND MACY'S, INC.,

Defendants.

-----X

TO THE ABOVE-NAMED DEFENDANTS:

YOU ARE HEREBY SUMMONED to answer the Complaint in this action and to serve a copy of your answer on the plaintiff's attorneys within twenty (20) days after the service of this summons, exclusive of the day of service (or within thirty (30) days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the verified complaint.

The basis of the venue designated is plaintiff's place of business.

Dated: New York, New York August 12, 2020

INGRAM YUZEK GAINEN CARROLL & BERTOLOTTI, LLP

Bv:

Dean G. Yuzek

Cory L. Weiss

Jennifer B. Zourigui

Attorneys for Plaintiff

Broadway/72nd Associates II, LLC

150 East 42nd Street, 19th Floor New York, New York 10017

(212) 907-9600

653102 1/04026-0004

1 of 10

FILED: NEW YORK COUNTY CLERK 08/12/2020 11:42 AM

NYSCEF DOC. NO. 1

INDEX NO. 653760/2020
RECEIVED NYSCEF: 08/12/2020

Plaintiff, Broadway/72nd Associates II, LLC., by its attorneys, Ingram Yuzek Gainen Carroll & Bertolotti, LLP, for its complaint against defendants, Bloomingdale's, LLC (formerly Bloomingdale's, Inc.) and Macy's Inc., alleges as follows:

THE PARTIES

- 1. Plaintiff Broadway/72nd Associates II, LLC ("Broadway/72nd") is a New York limited liability company, with its principal place of business at 277 Park Avenue, New York, New York 10172.
- 2. Upon information and belief, Defendant Bloomingdale's, LLC (formerly Bloomingdale's Inc.) ("Bloomingdale's") is an Ohio corporation, with its principal place of business in New York, New York.
- 3. Upon information and belief, Defendant Macy's, Inc. ("Macy's") is a Delaware corporation, with its principal place of business in New York, New York.

INDEX NO. 653760/2020 RECEIVED NYSCEF: 08/12/2020

BACKGROUND

The Lease Agreement

SCEF DOC. NO. 1

4. Broadway/72nd, as Landlord, and Bloomingdale's, as Tenant, are parties to a

commercial lease agreement, dated March 3, 2015 (the "Lease"), pursuant to which

Bloomingdale's leased from Broadway/72nd certain premises in a building located at 2085

Broadway, New York, New York (the "Premises").

5. Pursuant to the terms of the Lease, Bloomingdale's is required to pay

Broadway/72nd monthly payments of fixed annual rent on or before the first day of each month,

in amounts specified in the Lease.

6. Specifically, Article 2(B) of the Lease provides, in relevant part, that: "[t]roughout

the term of this lease, Tenant shall pay to Landlord, without notice, credit, set off, deduction,

counterclaim or reduction . . . monthly payments of fixed annual rent" at rates provided for in

Article 2 of the Lease ("Monthly Fixed Rent").

7. Article 2 of the Lease provides that in addition to Monthly Fixed Rent,

Bloomingdale's shall pay percentage rent, real estate tax escalations, and common charge

escalations, as those terms are described and defined in the Lease, (collectively "Additional Rent"),

in the manner set forth in the Lease.

8. Article 21(A) of the Lease provides that Bloomingdale's obligation to pay Monthly

Fixed Rent or Additional Rent is not affected, impaired or excused by specified force majeure

events which include, among other things: (1) governmental pre-emption in connection with a

national emergency, (2) any closure of the Premises by Broadway/72nd or by others reasonably

intended to assure the health or safety of any person in response to a national, state or municipal

653102 1/04026-0004

NYSCEF DOC. NO. 1

RECEIVED NYSCEF: 08/12/2020

INDEX NO. 653760/2020

emergency (whether or not officially proclaimed by any governmental authority), or (3) any other cause beyond Broadway/72nd's control.

- 9. Article 21(A) likewise provides that Bloomingdale's monetary obligations under the Lease will not be excused by any other events beyond Bloomingdale's reasonable control.
- 10. Article 21(A) further provides that Bloomingdale's shall not claim force majeure events specified in the Lease, or other events beyond Bloomingdale's control, as a defense to any demand of Broadway/72nd, or action initiated by it, resulting from Bloomingdale's failure to comply with any of its monetary obligations.
 - 11. Specifically, Article 21A of the Lease states, in relevant part:

if Tenant shall be unable to fulfill any of its obligations under this lease due to Force Majeure Events as set forth in subparagraphs (i)-(vii) above or other events beyond Tenant's reasonable control, Tenant shall not be liable to Landlord under this lease as a result thereof provided, however, Tenant shall under no circumstances fail or refuse to pay any installments of fixed annual rent or any additional rent (including, but not limited to, Percentage Rent) or claim it is prevented or precluded from paying any installments of fixed annual rent or additional rent (including, but not limited to, Percentage Rent) due hereunder as a result thereof, nor claim such events as a defense to any demand of Landlord or action instigated by Landlord resulting from Tenant's failure to comply with any of its monetary obligations hereunder (emphasis added).

12. Further, Bloomingdale's is obligated to pay Broadway/72nd liquidated damages for failure to pay all or any portion of the Monthly Fixed Rent or Additional Rent. Specifically, Article 42 of the Lease states, in relevant part:

if Tenant shall fail to pay all or any part of any installment of fixed annual rent, additional rent or any other charge due hereunder for more than five (5) days after the same shall have become due and payable, Tenant shall pay liquidated damages upon demand to Landlord equal to four (\$.04) cents for each dollar of the amount that shall not have been paid to Landlord within such five (5) days after becoming due and payable. The amount not paid and for which such liquidated damages are being imposed shall be increased each month by all unpaid sums due under the first sentence of this Article 42 not paid within twenty (20) days after first accruing and the entire amount thereof (i.e., the original unpaid amount, the liquidated damages with respect thereto and all additional accrued and unpaid

RECEIVED NYSCEF: 08/12/2020

INDEX NO. 653760/2020

liquidated damages not timely paid), shall be subject to the charge under this Article 42 (emphasis added).

- 13. Bloomingdale's is also obligated to pay Broadway/72nd's attorneys' fees, costs and other expenses in connection with any good-faith action brought by Broadway/72nd regarding Bloomingdale's default of its obligations under the Lease, including monetary obligations, regardless of whether Broadway/72nd is the prevailing party.
 - 14. Article 6(D) of the Lease states, in relevant part:

IF LANDLORD SHALL, IN GOOD FAITH, CLAIM THAT TENANT SHALL BE IN DEFAULT IN THE PERFORMANCE OF ANY MONETARY OR NON-MONETARY OBLIGATION UNDER THIS LEASE AND LANDLORD SHALL (I) INSTITUTE ANY ACTION, SUMMARY PROCEEDING OR ARBITRATION . . . THEN TENANT SHALL REIMBURSE LANDLORD (WHETHER OR NOT THE PREVAILING PARTY) FOR LEGAL FEES AND OTHER EXPENSES THEREBY INCURRED BY LANDLORD.

The Guarantee Agreements

NYSCEF DOC. NO. 1

- 15. In connection with Bloomingdale's execution of the Lease, and as an inducement for Broadway/72nd to enter into the Lease, Macy's, as Guarantor, executed two guarantees to Broadway/72nd, dated March 3, 2015.
- 16. One guarantee relates to Bloomingdale's monetary obligations under the Lease through the date Bloomingdale's vacates and surrenders the Premises (the "Guarantee").
- 17. The other guarantee covers Bloomingdale's monetary obligations under the Lease but is limited to \$6,562,500 (the "Limited Guarantee" and, together with the Guarantee, the "Guarantees").
- 18. Section 5.13 of both the Guarantee and the Limited Guarantee provide that each of the Guarantees is independent of the other, but if facts or circumstances would enable Broadway/72nd to proceed under either of the Guarantees, then it should look first to the Guarantee, rather than the Limited Guarantee.

CLERK 08/12/2020

NYSCEF DOC. NO. 1

INDEX NO. 653760/2020

RECEIVED NYSCEF: 08/12/2020

19. Specifically, Section 5.13 of the Guarantee states, in relevant part:

[i]n the event of any facts or circumstances which would cause or enable Landlord to look to guarantor both under this Guarantee and the Other Guarantee, Landlord shall first look to Guarantor under this Guarantee (if such facts and circumstances enable Landlord, pursuant to the terms hereof, to do so) before looking to Guarantor under the Other Guaranty.

- 20. Under the terms of the Guarantee, Macy's irrevocably, absolutely, and unconditionally guaranteed to Broadway/72nd, in Section 3.1 of the Guarantee, the full and timely payment when due of all Monthly Fixed Rent and Additional Rent and other payments due to Broadway/72nd under the Lease which accrue prior to the date Bloomingdale's vacates and surrenders the Premises.
- Section 3.1(b) of the Guarantee explains that "Tenant shall be deemed to have 21. vacated the Demised Premises on the date on which both (i) the Tenant has ceased conducting business in the Demised Premises and (ii) Tenant has notified Landlord in writing that Tenant has irrevocably and unconditionally vacated the Demised Premises."
- 22. Broadway/72nd may enforce its rights and remedies under the Guarantee without first initiating, pursuing or exhausting any remedies under the Lease against Bloomingdale's and without having to first apply any security deposit under the Lease as set forth in Section 3.1 (d) of the Guarantee.
- 23. An additional provision of the Guarantee at Section 5.2 provides that Macy's shall pay Broadway/72nd's costs and expenses, including reasonable attorneys' fees and disbursements, incurred by Broadway/72nd "in enforcing or attempting to enforce (i) any rights or remedies under the Lease or (ii) under the Guarantee following any default on the part of the Guarantor hereunder, whether the same shall be enforced by suit or otherwise."

653102 1/04026-0004

NYSCEF DOC. NO.

INDEX NO. 653760/2020 RECEIVED NYSCEF: 08/12/2020

Bloomingdale's Fails to Pay Rent In Accordance With The Lease

- 24. In 2015, Bloomingdales took possession of the Premises under the terms of the Lease and continues to occupy them.
- 25. In breach of Bloomingdale's obligations under the Lease, Bloomingdale's failed to pay Broadway/72nd the Monthly Fixed Rent and Additional Rent as follows:
 - (a) April 2020 Monthly Fixed Rent in the amount of \$437,500.00;
 - (b) April 2020 Common Charges in the amount of \$8,836.88;
 - (c) May 2020 Monthly Fixed Rent in the amount of \$437,500.00;
 - (d) May 2020 Common Charges in the amount of \$8,836.88;
 - (e) June 2020 Monthly Fixed Rent in the amount of \$437,500.00;
 - (f) June 2020 Common Charges in the amount of \$8,836.88;
 - (g) July 2020 Monthly Fixed Rent in the amount of \$437,500.00;
 - (h) July 2020 Common Charges in the amount of \$8,836.88;
 - (i) August 2020 Real Estate Tax reimbursement in the amount of \$185,395.56;
 - (j) August 2020 Monthly Fixed Rent in the amount of \$437,500.00;
 - (k) August 2020 Common Charges in the amount of \$8,836.88;
 - 26. Accordingly, the total amount currently due through August 2020 is \$2,417,079.96.
- 27. Bloomingdale's has failed and refused to pay Broadway/72nd any of the amounts owed.
- 28. Broadway/72nd has performed all terms and conditions required of it to be performed under the Lease.

INDEX NO. 653760/2020

RECEIVED NYSCEF: 08/12/2020

Macy's Fails To Pay In Accordance With The Guarantee Despite Demand

29. Bloomingdale's has failed to pay its rent obligations under the Lease, as described

above, thereby entitling Broadway/72nd to proceed against Macy's on the Guarantee.

30. Despite demand by Broadway/72nd, Macy's has failed and refused to pay the

amounts due from Bloomingdale's.

SCEF DOC. NO.

31. Macy's refusal to pay Broadway/72nd constitutes a breach of the Guarantee.

32. Broadway/72nd has performed all terms and conditions required of it to be

performed under the Guarantee.

Attorneys' Fees and Expenses

33. Broadway/72nd commenced this action against Bloomingdale's due to

Bloomingdale's default in the performance of monetary obligations under the Lease; specifically,

Bloomingdale's default in the payment of Monthly Fixed Rent and Additional Rent under the Lease.

34. Broadway/72nd commenced this action against Macy's due to its default under the

Guarantee; specifically, Macy's default in payment to Broadway/72nd of Bloomingdale's outstanding

Monthly Fixed Rent and Additional Rent due under the Lease following demand to Macy's.

35. Broadway/72nd has incurred, and will continue to incur, attorneys' fees and expenses

as a result of Bloomingdale's and Macy's defaults under the Lease and Guarantee, for which

Bloomingdale's and Macy's are liable under the terms of the Lease and the Guarantee.

FIRST CAUSE OF ACTION

(Breach of Lease)

36. Broadway/72nd repeats the allegations of paragraphs 1-35 of this Complaint.

37. Bloomingdale's has breached the Lease.

38. As a result of Bloomingdale's breach, Broadway/72nd has been damaged in an

amount to be determined at trial, but not less than \$2,417,079.96, plus interest.

SCEF DOC. NO.

RECEIVED NYSCEF: 08/12/2020

INDEX NO. 653760/2020

39. In addition to outstanding amounts of Monthly Fixed Rent and Additional Rent due, Broadway/72nd demands and is entitled to liquidated damages as set forth in Article 42 of the Lease.

40. Broadway/72nd reserves the right to seek and obtain a money judgment against Bloomingdale's for all unpaid Monthly Fixed Rent and Additional Rent (and any liquidated damages, interest, or attorneys' fees and expenses) due and owing to Broadway/72nd by Bloomingdale's through and including the date Broadway/72nd obtains judgment against Bloomingdale's.

SECOND CAUSE OF ACTION (Breach of Guarantee)

- 41. Broadway/72nd repeats the allegations of paragraphs 1-40 of this Complaint.
- 42. Macy's has breached the Guarantee.
- 43. As a result of Macy's breach, Broadway/72nd has been damaged in an amount to be determined at trial, but not less than \$2,417,079.96, plus interest.
- 44. Broadway/72nd reserves the right to seek and obtain a money judgment against Macy's for all unpaid Monthly Fixed Rent and Additional Rent (and any liquidated damages, interest, or attorneys' fees and expenses) due and owing to Broadway/72nd by Bloomingdale's through and including the date Broadway/72nd obtains judgment against Macy's.

WHEREFORE, Broadway/72nd demands judgment as follows:

- On its first cause of action, damages in an amount to be determined at trial, but in (a) no event less than \$2,417,079.96, plus interest;
- (b) On its second cause of action, damages in an amount to be determined at trial, but in no event less than \$2,417,079.96, plus interest;

NEW YORK COUNTY CLERK 08/12/2020 11:42 AM

NYSCEF DOC. NO. 1

RECEIVED NYSCEF: 08/12/2020

INDEX NO. 653760/2020

(c) The costs and disbursements of this action, including, without limitation, attorneys'

fees;

- Liquidated damages; and (d)
- Such other and further relief as the Court deems just and proper. (e)

Dated: New York, New York August 12, 2020

> INGRAM YUZEK GAINEN CARROLL & BERTOLOTTI, LLP

Cory L. Weiss

Jennifer B. Zourigui

Attorneys for Plaintiff

Broadway/72nd Associates II, LLC 150 East 42nd Street, 19th Floor

New York, New York 10017

(212) 907-9600