STATE OF NEW YORK

10423

IN ASSEMBLY

May 11, 2020

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Cruz) -- read once and referred to the Committee on Judiciary

AN ACT to amend the real property law, in relation to judicial interpretation of commercial leases regarding whether COVID-19 was an event that could have been foreseen or guarded against

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. The real property law is amended by adding a new section 2 235-i to read as follows:
- § 235-i. Unforeseeable event: COVID-19. 1. If a court as a matter of law finds performance under a commercial lease contract is frustrated or objectively impossible, either wholly or in part, as a consequence of the outbreak of novel coronavirus, COVID-19, such court shall further hold that COVID-19 constitutes an event that could not have been foreseen or quarded against in such contract.
- 2. When a party claims that performance under a commercial lease has been frustrated or made objectively impossible, either wholly or in part, as a consequence of COVID-19, the parties to such contract shall be afforded a reasonable opportunity to present evidence as to the extent of the alleged frustration of purpose or impossibility, including but not limited to:
- 15 a. tenant's loss in income compared to similar time periods;
- 16 <u>b. prohibitions and guidance from governmental or industry authori-</u>
 17 ties; and
- 18 c. whether the temporary loss in income was otherwise recovered by the 19 tenant.
- 20 <u>The court shall review any private financial documentation offered as</u> 21 <u>evidence pursuant to this subdivision in camera to the extent necessary</u> 22 to protect the privacy of the tenant.
- 23 § 2. This act shall take effect immediately.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets
[-] is old law to be omitted.

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