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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2020

AN ACT

RELATING TO COMMERCIAL LAW -- GENERAL REGULATORY PROVISIONS

<u>Introduced By:</u> Representatives Craven, Caldwell, and McEntee

<u>Date Introduced:</u> January 31, 2020

Referred To: House Corporations

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 6 of the General Laws entitled "COMMERCIAL LAW - GENERAL
2	REGULATORY PROVISIONS" is hereby amended by adding thereto the following chapter:
3	CHAPTER 58
4	THIRD-PARTY DELIVERY SYSTEMS
5	6-58-1. Definitions.
6	As used in this chapter:
7	(1) "Agreement" means a written contractual agreement between the merchant and the
8	third-party delivery service.
9	(2) "Customer" means the person, business or other entity that places an order for
10	merchant products through the marketplace.
11	(3) "Likeness" means identifiable symbols attributed and easily identified as belonging to
12	a specific merchant or retailer.
13	(4) "Marketplace" means the third party's proprietary online communication platform
14	where customers can view and search the menus of merchants and/or place an order for merchant
15	products via the third party's website or mobile application for delivery by the third party to the
16	customer.
17	(5) "Merchant" means a restaurant or other retail entity.
18	(6) "Third-party delivery service" means a company, organization, or entity, outside of

the operation of the merchant's business that provides limited delivery services to customers.

	6-58-2. Third party use of merchant trademarks and likeness.
	(1) A third-party delivery service may not use the likeness, registered trademark, or any
	intellectual property belonging to the merchant without obtaining written consent from the
	merchant to use the likeness, trademark, or other intellectual property.
	(2) To obtain valid consent from the merchant, the third-party delivery service must be
	registered with the state of Rhode Island to lawfully conduct business within the state.
	6-58-3. Indemnity agreement void.
	No agreement entered into in accordance with this chapter, shall include a provision,
	clause or covenant that requires a merchant to indemnify a third-party delivery service, any
	independent contractor acting on behalf of the third-party delivery service or any registered agent
	of the third-party delivery service, for any damages or harm that may occur after a product leaves
	the merchant's place of business.
	6-58-4. Enforcement and penalties.
	(1) Any merchant whose likeness was used by a third-party delivery service in violation
	of this chapter may bring an action in the superior court of the county in which the merchant or
1	third-party delivery service is found, or in the superior court of the county as is otherwise
	provided by law, to recover actual damages or five thousand dollars (\$5,000), whichever is
	greater. The court may in its discretion, award punitive damages and other equitable relief it
	deems appropriate.
	(2) Any third-party delivery service who violates this chapter shall pay to the state a civil
	penalty of not more than one thousand dollars (\$1,000) per violation. Each day a violation occurs
	shall count as a separate violation.
	SECTION 2. This act shall take effect upon passage.

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

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