

## General Assembly

## Governor's Bill No. 15

February Session, 2024

LCO No. 581



Referred to Committee on GENERAL LAW

Introduced by:

Request of the Governor Pursuant to Joint Rule 9

## AN ACT REQUIRING FEE DISCLOSURES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. (NEW) (*Effective October 1, 2024*) (a) For the purposes of this section:
- 3 (1) "Consumer" means any individual who is (A) a resident of this state, and (B) a prospective recipient of any consumer good or service;
  - (2) "Consumer good or service" (A) means any good or service that is purchased, leased or rented primarily for personal, family or household purposes, and (B) includes, but is not limited to, (i) any event ticket, food or beverage, or the delivery thereof, and (ii) the right to occupy any hotel room, motel room, short-term rental, as defined in section 12-408h of the general statutes, or similar lodging that includes sleeping accommodations;
- 12 (3) "Digital platform" includes, but is not limited to, (A) any Internet 13 web site, and (B) any software application for any cellular mobile

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- 14 telephone or other mobile electronic device;
- 15 (4) "Event ticket" means any printed, electronic or other license issued 16 by any primary ticket platform or secondary ticket platform for 17 admission to any event at a date and time specified on such license;
- (5) "Food delivery platform" means any digital platform that (A) is operated by a third-party delivery service, as defined in section 42-900 of the general statutes, and (B) facilitates (i) any consumer's effort to order any food or beverage online, or (ii) any delivery of any food or beverage to any consumer;
  - (6) "Lodging platform" means any (A) short-term rental platform, as defined in section 12-408h of the general statutes, and (B) digital platform that facilitates any consumer's effort to search for and purchase the right to occupy any hotel room, motel room or similar lodging that includes sleeping accommodations;
- 28 (7) "Person" means any individual, sole proprietorship, partnership, 29 firm, corporation, trust, limited liability company, limited liability 30 partnership, joint stock company, joint venture, association or other 31 legal entity;
- 32 (8) "Primary ticket platform" means any digital platform that is 33 operated or provided for the purpose of selling, or facilitating sales of, 34 event tickets to consumers; and
- 35 (9) "Secondary ticket platform" (A) means any digital platform that is 36 operated or provided for the purpose of reselling, or facilitating resales 37 of, event tickets to consumers, and (B) includes, but is not limited to, any 38 primary ticket platform to the extent that such primary ticket platform 39 is engaged in reselling, or facilitating resales of, event tickets to 40 consumers.
- 41 (b) No person doing business in this state shall advertise, display or 42 offer any price:

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- (1) On any event ticket unless such advertisement, display or offer clearly and conspicuously discloses the total price, including, but not limited to, any mandatory fees or charges other than any applicable taxes imposed by government entities, for such event ticket; or
- (2) For any consumer good or service on any food delivery platform, lodging platform, primary ticket platform or secondary ticket platform unless such advertisement, display or offer clearly and conspicuously discloses the total price, including, but not limited to, any mandatory fees or charges other than any applicable taxes imposed by government entities, for such consumer good or service.
- (c) A violation of this section shall be deemed an unfair or deceptive trade practice under subsection (a) of section 42-110b of the general statutes.

This act shall take effect as follows and shall amend the following sections: October 1, 2024 Section 1 New section

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