STATE OF NEW YORK

8855--D

2017-2018 Regular Sessions

IN ASSEMBLY

December 22, 2017

Introduced by M. of A. L. ROSENTHAL -- read once and referred to the Committee on Cities -- recommitted to the Committee on Cities in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee -- reported and referred to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the administrative code of the city of New York and the general municipal law, in relation to requiring restaurants that offer online delivery services to post their most recent sanitary inspection letter grade on their website

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

Section 1. The administrative code of the city of New York is amended 2 by adding a new section 17-195.1 to read as follows:

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§ 17-195.1 Posting of sanitary inspection grade. a. Definition. "Internet-based food delivery service provider" shall mean any food 5 service establishment as defined in section 81.03 of the health code of the city of New York that accepts food orders for delivery from customers via the internet, or any third-party website that accepts food orders for delivery from customers via the internet.

b. Every internet-based food delivery service provider shall conspicuously post on their website the most current sanitary inspection letter grade of any food service establishment, pursuant to section 81.51 of 12 the health code of the city of New York, for which food delivery services are provided to customers.

14 c. Any internet-based food delivery service provider that violates 15 subdivision b of this section or any of the rules promulgated thereunder

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

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shall be liable for a civil penalty not to exceed one hundred dollars for each violation.

- 3 § 2. The general municipal law is amended by adding a new section 139-e to read as follows:
 - § 139-e. Posting of sanitary inspection grade. 1. As used in this section "internet-based food delivery service provider" shall mean any food service establishment that accepts food orders for delivery from customers via the internet, or any third party website that accepts food orders for delivery from customers via the internet.
- 2. In any municipal corporation that has adopted a local law or rule 11 requiring the posting of sanitary inspection results, every internetbased food delivery service provider shall conspicuously post on their 12 13 website the most current sanitary inspection results of any food service 14 establishment located in such municipal corporation for which food 15 <u>delivery services are provided to customers.</u>
- 16 § 3. This act shall take effect on the one hundred eightieth day after 17 it shall have become a law.