Republic of the Philippines HOUSE OF REPRESENTATIVES

EIGHTEENTH CONGRESS

Second Regular Session

HOUSE BILL NO. 7805

(In substitution of House Bills Numbered 6122 and 6958)

Introduced by Representatives Gatchalian, Yap (E.), Garbin, Barba, Singson-Meehan, Tan (A.S.), Cueva, Villar, Alvarez (F.), Vergara, Zubiri, Biron, Ouano-Dizon, Suntay, Ty (A.), Collantes, Duavit, Aumentado, Campos, Sagarbarria, Lopez, Reyes, Baronda, Revilla, Tiangco, Cua, Kho, Olivarez, Martinez, Garcia (J.E.), Matugas, Pacquiao, Panotes, Babasa, Calixto, Espino, Go (M.), Unabia, Villa, Banas-Nograles, Canama, Garin (S.), Mercado, Tan (Shernee), Bordado, Co (E.), Arenas, Escudero, Savellano, Romualdo, De Venecia, Bolilia, Crisologo, Castro (F.L.), Gaite, Haresco, Go (C.), Fortun, Villarica, Lara, Tambunting, Lazatin, Velasco, Robes, Nieto, Remulla, Daza, Dalipe and Rodriguez

AN ACT

PROVIDING PROTECTION TO CONSUMERS AND MERCHANTS ENGAGED IN INTERNET TRANSACTIONS, CREATING FOR THE PURPOSE THE ELECTRONIC COMMERCE BUREAU, AND APPROPRIATING FUNDS THEREFOR

Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:

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CHAPTER 1

GENERAL PROVISIONS

4 **SECTION 1.** Short Title. – This Act shall be known as the "Internet 5 Transactions Act".

7 SEC. 2. Declaration of Policy. - It is the policy of the State to promote and maintain a robust electronic commerce (eCommerce) environment in the 8 9 country by building trust between online merchants and consumers. The State 10 recognizes the value and potential of the digital economy to increase competition and improve productivity, thus the need to establish secure and reliable 11 eCommerce platforms where goods and services are transacted online with 12 appropriate transparency and utmost efficiency to encourage the creation of new 13 14 products, services, business models and processes. Towards these ends, the State

shall ensure an effective regulation of commercial activities through the internet or electronic means to ensure that consumer rights and data privacy are protected, innovation is encouraged, fair advertising practices and competition are promoted, online transactions are secured, intellectual property rights are respected, and where product standards and safety are observed.

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SEC. 3. Definition of Terms. - As used in this Act:

- (a) Business to business transaction refers to internet transactions conducted over marketplaces that facilitate business to business electronic sales of new and used merchandise using the internet;
- 13 (b) Business to consumer transaction refers to the process of selling
 14 products and services by businesses to consumers who are end15 users, generally for a profit;
- 17 (c) Compatibility refers to the ability of the digital content or digital
 18 service to function with hardware or software with which digital
 19 content or digital services of the same type are normally used, without
 20 the need to convert the digital content or digital service;
- 22 (d) Consumer refers to a person who is a purchaser, lessee, recipient or
 23 prospective purchaser, lessor or recipient of consumer products,
 24 services, credit, technology, advertising or promotion, and other items
 25 in eCommerce;
- (e) Consumer-to-consumer transactions (C2Cs) refer to one-off, petty, or
 occasional low-value transactions of an individual or group of
 individuals to another that are not made in the ordinary course of
 business of any party to the transaction;
- 32 (f) *Digital content* refers to data which are produced and supplied in 33 electronic form;
- 34 (g) Digital service refers to a service that allows the consumer to create,
 35 process, store or access data in electronic form or allows the sharing

of or any other interaction with data in electronic form uploaded or created by the consumer or other users of that service;

(h) Digital financial services refer to services of a financial nature that are made available to the public through the internet, including banking services, insurance and insurance-related services, payment and money transmission services, including remittance services, online lending services, online investment services, and other similar or related services;

- (i) *Electronic commerce* or *eCommerce* refers to the production, distribution, marketing, sale, or delivery of goods and services by electronic means;
- 15 (j) eCommerce platform operator refers to a natural or juridical person 16 that solicits the purchase of goods and services through digital 17 platforms and marketplaces whose business is to connect consumers 18 and online merchants, facilitating sales of products, goods or services 19 through the internet with the presence and use of monetary 20 transactions. These shall include social media websites and any other 21 similar platforms in so far that it is used for business;
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(k) *Functionality* refers to the ability of the digital content or digital service to perform its functions according to its purpose;

26 (l) Goods refer to physically or digitally produced items over which
27 ownership rights may be established and whose economic ownership
28 may be passed from one institutional unit to another by engaging in
29 transactions;

31(m)Internet access and service provider refer to an entity that provides32households, businesses, and government access to the internet33through the physical transport infrastructure;

- (n) Internet retailing of consumer goods refers to engaging in any
 eCommerce activity other than online travel services, online media,
 ride hailing services, and digital financial services;
- 5 (0) Internet transaction refers to the sale or purchase of goods or services, 6 whether between businesses, households, individuals, governments, 7 and other public or private organizations, conducted over the internet. 8 At least one point of these transactions is conducted over the internet 9 but the payment and ultimate delivery of the goods or service may be 10 conducted on or offline;
- 12 (p) Interoperability refers to the ability of the digital content or digital 13 service to function with hardware or software different from those 14 with which digital content or digital services of the same type are 15 normally used;
- 17(q)Online merchant refers to a natural or juridical person, regardless of18location, that directly sells, manufactures goods, or offers for sale, any19good or service, either individually or through a platform, in the20ordinary course of business, over the internet, through a website, an21online marketplace, a social media website or application or through22other similar means;
- (r) Online media refers to digital media products or services pertaining to
 advertising, gaming, subscription music, and video on demand,
 available through an online platform, application, website, webpage,
 social media account, or other similar platforms operated by the
 provider, regardless of whether the provider is authorized to engage in
 eCommerce;
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31 (s) Online travel services refer to services that facilitate the reservation,
 32 purchase or discounting of flights, hotel accommodations, and
 33 vacation rental spaces, through an online platform, application,
 34 website, webpage, social media account, or other similar platform

1 operated by the provider, regardless of whether the provider is 2 authorized to engage in eCommerce in the Philippines; 3 4 (t) Price refers to money or a digital representation of value that is due in 5 : exchange for the supply of goods, services, digital content, or digital 6 service; 7 8 (u) Producer refers to the manufacturer or importer of goods, or any 9 person purporting to be a manufacturer who places its name, 10 trademark, or other distinctive sign on goods; 11 12 (v) Repair refers to bringing defective goods into conformity with the 13 contract; 14 15 Ride hailing service refers to the delivery of food, goods or other (w) 16 merchandise, or of personal transport services, contracted through an 17 online platform, application, website, webpage, social media account, 18 or other similar platform operated by the provider, regardless of 19 whether the provider is authorized to engage in eCommerce in the 20 Philippines; 21 22 (x) Ride hailing service partner refers to third-parties who offer their 23 services to transport or deliver food, parcels or any other item, on 24 behalf of ride hailing service providers; 25 26 (y) Ride hailing service provider refers to those, who in the ordinary 27 course of trade or business, provide for or facilitate ride hailing 28 services; and 29 30 SEC. 4. Scope and Coverage. - Unless otherwise specified, this Act shall 31 apply to any stage of all business-to-business and business-to-consumer 32 eCommerce and internet transactions including those related to the following 33 activities: 34 35 Internet retail of consumer goods and services; (a) 36 (b) Online travel services;

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- (c) Online media providers;
- (d) Ride hailing services; and
- (e) Digital financial services.

Consumer-to-consumer transactions shall be exempt from the operation of
this Act, without prejudice to the application of other laws.

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8 Unless expressly specified, nothing in this Act shall be construed as to 9 diminish or deprive the regulatory jurisdiction conferred by law upon other 10 government agencies with respect to regulated services that fall within the scope of 11 eCommerce.

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13 SEC. 5. Extra-territorial Application. - A person engaging in eCommerce who purposefully avails of the Philippine market shall be deemed as 14 doing business in the Philippines and be subject to applicable Philippine laws and 15 16 regulations, including this Act. One who purposely avails of the Philippine market without establishing any real or legal presence in the Philippines shall be required 17 to notify the eCommerce Bureau created under Section 7 of this Act for inclusion in 18 the Registry of Online Business established under Section 11 of this Act, or may 19 20 designate a resident agent who shall be authorized to receive on their behalf notices or processes in any legal proceeding in the Philippines. The accessibility of goods 21 and services to consumers in the Philippines shall be considered in ascertaining 22 whether one engaged in eCommerce is purposefully availing the Philippine market. 23 24

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SEC. 6. Equal Treatment of Online and Offline Commercial Activities.

- Unless otherwise specified, this Act shall be construed to ensure that those who
engage in eCommerce may not enjoy any benefit that is more favorable, nor be
placed at a disadvantage, in relation to other enterprises that offer goods and
services offline in the Philippines.

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CHAPTER 2 ECOMMERCE BUREAU

33 SEC. 7. Creation of the eCommerce Bureau. – To ensure the attainment 34 of the objectives of this Act and promote the growth of eCommerce, there is hereby 35 created an eCommerce Bureau under the Department of Trade and Industry (DTI),

1 hereinafter referred to as the Bureau, which shall be organized within six (6) 2 months after the effectivity of this Act. The Bureau shall have the following powers 3 and functions: 4 5 (a) 📖 Implement, monitor, and ensure strict compliance by eCommerce 6 stakeholders of the provisions of this Act; 7 8 (b) Build trust between consumers and sellers by requiring eCommerce platform operators, online merchants, or any other entity who 9 10 engages in eCommerce to register their business with the Bureau; 11 12 Formulate policies, plans and programs to ensure the robust and (c) 13 dynamic development of eCommerce; 14 15 (d) Identify regulatory gaps affecting the eCommerce sector that are not 16 sufficiently addressed by this Act or by existing laws or regulations, and recommend appropriate executive or legislative measures, 17 18 including those that can be undertaken by the DTI on its own, that fosters the growth of the sector; 19 20 21 (e) Act as a virtual central unit tasked to receive and address consumer 22 complaints on internet transactions, facilitate the speedy resolution of 23 consumer complaints by the respective government agency which has 24 jurisdiction over it, and track complaints referred to or initiated by it 25 to ensure the speedy and appropriate action by the agency to which 26 such matters have been referred to; 27 28 (f) Coordinate with, compel or petition whenever appropriate, any entity, 29 government agency or instrumentality to take action on any matter that may impede eCommerce; 30 31 32 (g) Investigate, motu proprio, and file the appropriate cases for violations 33 of any provision of this Act;

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- (h) Intervene or participate, in a manner as may be appropriate, in cases
 initiated or pending with other regulatory agencies involving
 eCommerce or violations of any provision of this Act;
- 5 (i) Monitor internet transactions and undertake consultation with 6 stakeholders and affected agencies for the purpose of understanding 7 market behavior in order to update policies relevant to online 8 transactions;
- 10(j)Monitor the compliance of other government agencies or11instrumentalities on their compliance to the provisions of this Act and12the eCommerce roadmap;
- 14 (k) Collect, compile, analyze, abstract, and publish eCommerce data for
 15 policy formulation and program development;
- 17 (l) Prepare and conduct periodic studies on eCommerce;
- 19(m)Collaborate with departments of the National Government including20local government units and government-owned or controlled21corporations in implementing programs to promote eCommerce,22including information, education, and campaign, as well as in23ensuring a policy regime that is proactive; and
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- 25 (n) Ensure that those who engage in eCommerce may not enjoy any
 26 benefit that is more favorable, nor be placed at a disadvantage, in
 27 relation to other enterprises that offer goods and services offline in the
 28 Philippines.
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In the exercise of the above-stated functions, the Bureau, in coordination
 with other government agencies, may convene public consultations or inter-agency
 meetings to ensure multi-stakeholder input in the development of eCommerce
 policies.

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35 Government agencies and instrumentalities involved in the maintenance and 36 development of the internet infrastructure of the Philippines, such as the

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Department of Information and Communications Technology (DICT) and the
 National Telecommunications Commission (NTC), shall cooperate with the Bureau
 on issues within their respective regulatory jurisdiction that affect the conduct of
 eCommerce.

SEC. 8. Composition of the Bureau. - The Bureau shall be headed by a
Director to be appointed by the President of the Philippines, as recommended by
the Secretary of Trade and Industry.

10 The Director shall oversee the day-to-day operations of the Bureau and 11 shall be assisted by three (3) Assistant Directors each for policy and 12 administration, enforcement, and operations.

The Secretary of Trade and Industry shall determine the organizational
 structure and staffing pattern of the Bureau, subject to the approval of the
 Secretary of Budget and Management.

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18 SEC. 9. Subpoena. - In the exercise of its powers under this Act, the 19 Director of the Bureau shall have the power to issue summons, subpoena ad 20 testificandum and subpoena duces tecum to alleged violators or witnesses to compel 21 their attendance and the production of documents in investigations or proceedings 22 before the Bureau.

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24 The failure to comply with a subpoena ad testificandum or subpoena duces 25 tecum shall authorize the filing of a case for indirect contempt under the Rules of 26 Court with the Regional Trial Court. A certification duly issued by the Bureau that 27 a respondent to the subpoena ad testificandum or subpoena duces tecum refuses 28 to comply with the same, despite due notice, shall be sufficient evidence to 29 authorize the Regional Trial Court to cite the respondent with contempt. The 30 Regional Trial Court shall likewise have the authority to issue any such order or 31 relief, including imprisonment, in order to compel compliance with the subpoena 32 ad testificandum or subpoena duces tecum. The Regional Trial Court may, in 33 addition, also issue a subpoena ad testificandum or subpoena duces tecum 34 addressed to the respondents identical to the one subject of the complaint.

1 SEC. 10. Authority to Promulgate Rules and Regulations. - As the focal 2 authority of the National Government for the development of policies and strategies 3 towards the growth of eCommerce, the Bureau shall have the authority to 4 promulgate rules and regulations covering areas or activities concerning 5 eCommerce and to impose fines to compel compliance with such rules. The grant of 6 this rule-making authority to the Bureau shall be ancillary to any duly constituted 7 regulatory jurisdiction granted or that may be granted to other government 8 agencies by law, including Executive Order No. 292, series of 1987, instituting the 9 "Administrative Code of 1987", Republic Act No. 7394, otherwise known as the 10 "Consumer Act of the Philippines", Republic Act No. 7653, as amended, otherwise known as "The New Central Bank Act", Republic Act No. 8293, as amended, 11 12 otherwise known as the "Intellectual Property Code of the Philippines", Republic Act No. 8799, otherwise known as the "Securities Regulation Code", Republic Act No. 13 14 9239, otherwise known as the "Optical Media Act of 2003", Republic Act No. 9593, 15 otherwise known as the "Tourism Act of 2009", Republic Act No. 10173, otherwise 16 known as the ""Data Privacy Act of 2012", Republic Act No. 10667, otherwise 17 known as the "Philippine Competition Act", Republic Act No. 11127, otherwise known as " The National Payment Systems Act", and Republic Act No. 11232, 18 19 otherwise known as the "Revised Corporation Code".

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The Bureau shall defer the exercise of rule-making power to the above-listed government agencies conferred by law with regulatory jurisdictions over eCommerce providers or platforms, unless the other agency declines to exercise its jurisdiction or does not act within a timely manner.

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SEC. 11. Registry of Online Business (ROB). – Within a period of one (1) year from the effectivity of this Act, the Bureau shall, in coordination with the DICT, establish, manage and maintain a ROB which shall provide consumers access to data and information of registered online business entities for purposes of verifying the validity, existence of and other relevant information pertaining to business entities.

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The DICT, in consultation with the DTI, the National Privacy Commission (NPC), the Philippine Competition Commission (PCC) and other concerned agencies, shall issue the rules and regulations to govern the development, management, operation, and maintenance of the ROB.

1	CHAPTER 3
2	SUPERVISION OF ECOMMERCE
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4	SEC. 12. Authority to Issue Take Down Order The Secretary of Trade
5	and Industry, upon due notice and hearing regarding violations of this Act, the
6	Consumer Act of the Philippines, or any other related trade or consumer laws,
7	operating to the grave and irreparable prejudice of a consumer or a rights holder,
8	shall have the power to issue an order directing that a website, webpage, online
9	application, social media account, or other similar platform, be taken down, made
10	inaccessible in the Philippines, or that no entity shall process any payment to any
11	of those entities, or otherwise be rendered commercially inoperative, in order to
12	abate any further violations.
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14	The said provisional take down order shall be directed against the owner or
15	operator of the website, webpage, online application, social media account, as well
16	as duly registered internet service provider, as well as payment gateways or
17	channels. Copies of the order shall likewise be served on other government
18	agencies whose cooperation would be required for the enforcement of the same.
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20	The order shall remain in effect for a maximum period of thirty (30) days
21	unless otherwise extended or made permanent by a judicial order or decision.
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23	SEC. 13. Cease and Desist Order. – The Secretary of Trade and Industry,
24	upon due notice and hearing, shall have the power to issue an order directing a
25	website, webpage, online application, social media account, or other similar
26	platform operating to the grave and irreparable prejudice of a consumer or a rights
27	holder, to desist from marketing or offering goods or services that are accessible in
28	the Philippines, and directing that no payments shall be made to any entity which
29	is marketing or offering such goods or services in violation of this Act, the
30	Consumer Act of the Philippines, or any other related trade or consumer laws.
31 32	The same and desist order shall remain in effect for a menimum of thirty
32 33	The cease and desist order shall remain in effect for a maximum of thirty (30) days unless otherwise extended or mode permanent by a judicial order or
24	(30) days unless otherwise extended or made permanent by a judicial order or decision

SEC. 14. Referral of Complaints. - The Bureau shall refer any complaint 1 it receives involving violation of other laws committed in the course of eCommerce 2 activities to the appropriate regulatory authority for action. If the complaint or 3 4 violation pertains to the violation of the provisions of Republic Act No. 10175, otherwise known as the "Cybercrime Prevention Act of 2012", the matter shall be 5 referred to the Department of Justice (DOJ) for appropriate investigation. In cases 6 7 where appropriate, the DTI may itself initiate the formal complaint with the appropriate regulatory authority or the DOJ. The Bureau shall track any such 8 9 complaint or referral made to other authorities and coordinate with them to ensure that the said matters are duly resolved within a reasonable period. 10

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12 SEC. 15. Qualifications to Engage in eCommerce. – The following are 13 presumed legally authorized to engage in eCommerce in the Philippines in the 14 ordinary course of their trade or business:

- 15 (a) An individual who is duly licensed to do business as a single16 proprietor with the DTI;
- 18 (b) A juridical entity that is duly registered with the Securities and
 19 Exchange Commission (SEC), whether as a corporation, a one-person
 20 corporation, or as a partnership;
- 22 (c) A cooperative that is duly licensed by the Cooperative Development
 23 Authority (CDA);
- 25 (d) A foreign corporation that is duly licensed by the SEC to transact
 26 business in the Philippines; and
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- 28 29
- (e) A non-resident foreign individual or juridical entity who has complied with Section 5 of this Act.
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A resident of the Philippines who engages, abets, or aids in unauthorized eCommerce activities in the ordinary course of trade or business shall be subject to any appropriate penalty as may be provided by law and shall in the same manner as the party engaged in such unauthorized eCommerce activities.

A person who is authorized to engage in eCommerce in the Philippines and who facilitates the sale of a digital product or service by one who is not so authorized is deemed primarily liable for any obligation, damage, or fine, that may arise from the transaction or from the digital product.

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6 A non-resident of the Philippines who engages in eCommerce by purposefully 7 availing of the Philippine market may not evade legal liability in the Philippines by 8 virtue of non-residency or non-registration, and shall be subject to the same 9 obligations and liabilities arising from any transaction as those who are authorized 10 to engage in eCommerce in the Philippines.

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SEC. 16. Business Registration. -

- 14(a)To encourage the formation of business enterprises, the growth and15integrated development of the eCommerce market, and protection of16online consumers, all individuals engaged in eCommerce shall register17as a business either as a sole proprietor, one-person corporation,18partnership, corporation, or cooperatives.
- (b) Consistent with Republic Act No. 11032, otherwise known as the
 "Ease of Doing Business and Efficient Government Service Delivery
 Act of 2018," all national government agencies and local government
 units (LGUs) shall make available online registration of business
 permits and licenses particularly for those engaged in eCommerce.
- 26 (c) The SEC, LGUs, and the CDA shall submit to the Bureau an annual
 27 list of registered enterprises for monitoring and for purposes of
 28 maintaining a database of online merchants and eCommerce platform
 29 operators.

CHAPTER 4

CONSUMER RIGHTS AND OBLIGATIONS INVOLVING INTERNET TRANSACTIONS

35 **SEC. 17.** Code of Conduct. – To build trust in internet transactions and to 36 protect and uphold the interest of consumers at all times, all businesses engaged in

1	eCommerce	are expected to act responsibly, consistent with the following
2	principles:	
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4	(a)	Consumers shall be treated with honesty, integrity, and fairness at all
5		times;
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7	(b)	The rights of consumers shall be applied equally;
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9	(c)	Business entities shall refrain from engaging in illegal, fraudulent,
10		unethical, or unfair business practices that harm consumers and
11		shall comply with applicable laws and regulations, especially the
12		protection of intellectual property rights;
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14	(d)	Accurate information about goods and services marketed and sold
15		online to Philippine consumers shall be given and made available to
16		consumers;
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18	(e)	Goods and services sold online must conform to Philippine regulatory
19		standards;
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21	(f)	The safety of goods and services marketed or sold online must not be
22		compromised and products that have been recalled in the offline retail
23		market must not be marketed or sold online;
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25	(g)	Goods and services must be easily accessible, accurately described,
26		and promoted through fair advertising and marketing practices;
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28	(h)	Consumers must be given the correct and complete information about
29		costs through a sales invoice or an official receipt detailing the
30		particular costs of the good or service purchased, including shipping
31		or delivery charges. Hidden charges or additional costs such as
32		customs duties or currency conversion charges must be avoided
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34	(i)	The tracking of deliveries must be provided as part of services of
35		online merchants or eCommerce platform operators and goods

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purchased must be delivered within the promised time and in described condition to the address provided by the consumer;

4 (j) A cancellation option must be provided wherein consumers are given
5 the opportunity to review their online purchases before finally
6 confirming their purchase or withdrawing from a confirmed
7 transaction in appropriate circumstances;

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- (k) Consumer complaints must be dealt with through fair, easy, transparent and equitable mechanisms for consumer redress. If warranted, compensation, refund, repair, and replacement should be provided to the consumer;
- 14 (l) Data privacy laws and regulations, including Republic Act No. 10173,
 15 otherwise known as the "Data Privacy Act of 2012," and other similar
 16 laws and regulations shall be strictly complied with;
 - (m) The safety and security of online payments and sensitive data shall be safeguarded through the use of secure technology and protocols including those evidenced by visible trust certificates or any appropriate similar certification as may emerge in the future;
- (n) The transmission of unsolicited commercial email or bulk email,
 except those subject to the control and discretion of the consumer
 through readily accessible configurations that allow the consumer to
 choose whether they wish to receive or opt-out from commercial
 messages by email or electronic means, must be avoided;
- 29 (o) The production of fake online reviews or spreading wrong information
 30 about competitors is improper and must be avoided;
- (p) Consumers must be educated about the risks of transacting through
 the internet and shall be provided competent and professional advice;
 and

(q) Competing fairly with other businesses and adherence to competition 2 principles and all applicable competition laws and regulations, 3 including Republic Act No. 10667, otherwise known as the "Philippine 4 Competition Act", shall ensure the robust development of eCommerce 5 and the economy. 6 7 Whenever appropriate, the DTI shall issue rules and regulations corresponding to international trends, developments and best practices that it may 8 9 adopt and implement. 10 11 SEC. 18. Obligations of eCommerce Platform Operators. - eCommerce 12 platform operators shall have the following obligations: 13 14 (a) Ensure that any commercial communication shall: 15 16 (1) Be clearly identifiable as a commercial communication; 17 18 (2)Clearly identify the person on whose behalf the commercial 19 communication is made: 20 21 Clearly identify any promotional offer including any discount, (3) 22 premium, or gift, and ensure that any condition which must be 23 met to qualify for it is easily accessible, and presented clearly 24 and unambiguously; and 25 26 Clearly identify any promotional competition or game and (4) 27 ensure that any condition for participation is easily accessible 28 and presented clearly and unambiguously; 29 30 (b) Require all online merchants, prior to the commencement of online 31 transactions to submit the following to eCommerce platform 32 operators: 33 (1)Name of the online merchant;

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1 (2) Registration documents of the online merchant from the 2 appropriate LGU, the DTI or SEC, and the Bureau of Internal 3 Revenue (BIR): 4 5 (3) Geographic address at which the online merchant may be 6 served summons or any other judicial processes in its name 7 and behalf: 8 (4) Contact details of the online merchant, such as a mobile or 9 landline number, and a valid electronic mail address, which 10 makes it possible to immediately and easily contact and 11 communicate with the online merchant in a direct and effective 12 manner; and 13 14 (5). Details of any professional body or similar institution with which the online merchant is registered, in instances when the 15 16 online merchant exercises a regulated profession; 17 Maintain a file of all online merchants registered under their platform 18 (c) 19 containing the information provided by online merchants in 20 paragraph (b) of this Section; 21 22 (d) Publish at a conspicuous part on their website, webpage, social media 23 account, or other similar platform, the following general information: 24 25 (1) Name of the online merchant; 26 27 (2)Registration documents of the online merchant from the 28 appropriate LGU, the DTI or SEC, and the BIR; 29 Geographic address at which the online merchant may be 30 (3) 31 served summons or any other judicial processes in its name 32 and behalf; 33 34 Contact details of the online merchant, a mobile or landline (4) number, or a valid electronic mail address, which makes it 35

possible to immediately and easily contact and communicate 1 2 with the online merchant and communicate in a direct and 3 effective manner, unless the eCommerce online platform 4 establishes means to facilitate communication between online 5 merchants and consumers; and 6 7 (5) Details of any professional body or similar institution with 8 which the online merchant is registered, in instances when the 9 online merchant exercises a regulated profession; 10 11 (e) Submit to the Bureau a list of all online merchants registered under 12 their platform. When an eCommerce platform operator discovers that 13 an onboarded online merchant has not obtained registration 14 documents from the relevant regulatory agency, it shall report such 15 fact to the Bureau within fifteen (15) days from discovery thereof. 16 17 **(f)** Cooperate with regulators, in accordance with existing laws and 18 regulations, in any investigation, or resolution of consumer 19 complaints. 20 21 SEC. 19. Internet Transactions Involving Consumers. - An online 22 merchant of goods shall exercise the following responsibilities: 23 24 (a) Deliver or cause the delivery of goods to the consumer, ensuring that 25 the following are complied with: 26 27 (1)The goods are of the description, type, quantity, and quality, 28 and possess the functionality, compatibility, interoperability 29 and other features, as required by the sales contract. The 30 online merchant must show a digital sample or model of the 31 goods to the consumer and the goods possess the quality of 32 and correspond to the description of the sample or model; 33 possess the qualities and performance features, including in 34 relation to functionality, compatibility, interoperability, 35 accessibility, continuity, and security, normal for digital 36 content or digital services of the same type and of which the

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consumer may reasonably expect; fit for any particular purpose for which the consumer requires them and which the consumer made known to the online merchant at the time of the conclusion of the contract, and which the online merchant has accepted; and possess the qualities and performance capabilities indicated in any pre-contractual statement which forms an integral part of the contract.

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All goods shall:

- Be delivered along with the accessories including packaging, installation instructions or other instruction as the consumer may expect to receive; and
- (ii) Possess qualities and performance capabilities which are normal in goods of the same type and which the consumer may expect given the nature of the goods and taking into account any public statement made by or on behalf of the online merchant or other persons in earlier links of the chain of transactions, including the producer, unless the online merchant shows that: the online merchant was not, and could not reasonably have been aware of the statement in question; by the time of conclusion of the contract, the statement had been corrected; or the decision to buy the goods could not have been influenced by the statement.

(b) Be liable for any lack of conformity with the contract which exists at the time when:

(1) The consumer or a person acting on behalf of the consumer has acquired the physical possession of the goods, or when the goods are handed over to the carrier chosen by the consumer, and that carrier was not proffered by the online merchant or where the online merchant proposes no means of carriage;

(2)The goods have been installed by the online merchant or under the online merchant's responsibility. The time at which the installation has been completed shall be considered the time when the consumer acquires physical possession of the goods;

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- (3) The goods have been installed by the consumer in accordance with the online merchant's installation instructions. The expiration of a reasonable period for installation, which shall not be more than thirty (30) days, shall be considered the time when the consumer acquires the physical possession of the goods.
- 13 (4) The goods are incorrectly installed. Any lack of conformity 14 resulting from the correct installation is regarded as lack of conformity with the contract of the goods if:
 - (i) The goods were installed by the online merchant or under the online merchant's responsibility; and
 - (ii) The goods, intended to be installed by the consumer, were installed by the consumer and the correct installation was due to a shortcoming in the installation instructions.
 - (c) Where the contract provides that the digital content or digital service is to be supplied or made accessible to the consumer over a period of time, the online merchant may modify the digital content or digital service beyond what is necessary to maintain the digital content or digital service in conformity with the contract, if the following conditions are met:
 - (1) The contract allows, and provides a valid reason for, such a modification;
- 34 (2)Such a modification is made without additional cost to the 35 consumer; and

1 The consumer is informed in a clear and comprehensible 2 (3) manner of the modification. 3 4 Where the online merchant operates its own website, webpage, social 5 (d) media account, or any other similar platform, it shall publish on its 6 homepage the following: 7 8 9 (1)Name of the online merchant; 10 Registration documents of the online the appropriate LGU, the (2) 11 DTI or SEC, the BIR, and other appropriate regulatory 12 authorities; 13 14 Geographic address at which the online merchant may be 15 (3) served summons or any other judicial processes in its name 16 and behalf; 17 18 Contact details of the online merchant, a mobile or landline (4) 19 number, and a valid electronic mail address, which makes it 20 possible to immediately and easily contact and communicate 21 with the online merchant and communicate in a direct and 22 effective manner; and 23 24 Details of any professional body or similar institution with 25 (5) which the online merchant is registered, in instances when the 26 online merchant exercises a regulated profession. 27 28 Any agreement is valid only if, at the time of the conclusion of the contract, 29 the consumer has knowledge of the specific condition of the goods and the 30 consumer has expressly accepted this specific condition when concluding the 31 32 contract. 33 SEC. 20. Right to Redress by Online Merchants. - Where the online 34 merchant is liable to the consumer because of a lack of conformity with the 35 contract resulting from an act or omission by a person in earlier links of the chain 36

of transactions, the online merchant is entitled to pursue remedies against the
 person or persons liable in the chain of transactions.

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The person against whom the online merchant may pursue remedies and the relevant actions and conditions to exercise must be in accordance with the following:

- 7 (a) Repairs must be completed and replacements delivered within a
 8 reasonable time and without any significant inconvenience to the
 9 consumer, taking into account the nature of the goods and the
 10 purpose for which the consumer acquired the goods;
- 12 (b) A proportionate reduction of the price or the termination of the 13 contract, including restitution of the price, in the following instances:
 - (1) A repair or replacement is impossible or unlawful;
 - (2) The online merchant has not completed repair or replacement within a reasonable time;
 - (3) A repair or replacement may cause significant inconvenience to the consumer; or
 - (4) The online merchant has declared, or it is equally clear from the circumstances that the online merchant may not deliver the goods in conformity with the contract within a reasonable time;
- (c) The consumer is entitled to withhold the payment of any outstanding
 part of the price, until the online merchant has brought the goods
 into conformity with the contract;
- 32 (d) The consumer is not entitled to a remedy to the extent that the
 33 consumer has contributed to the lack of conformity with the contract
 34 or its effects;

2 contract by replacement, the online merchant may take back the 3 replaced goods at the online merchant's expense unless the parties 4 have agreed otherwise after the lack of conformity with the contract 5 has been brought to the online merchant's attention by the consumer; 6 7 Where the consumer had installed the goods in a manner consistent **(f)** 8 with their nature and purpose, before the lack of conformity with the 9 contract became apparent, the cost for the removal of the non-10 conforming goods and the installation of replacement goods, and all 11 associated costs shall be for the account of the online merchant; 12 In case of goods that do not conform to the contract, the consumer is (g) 13 not liable to pay for using the non-conforming goods prior to its 14 replacement; 15 16 The consumer may choose between repair and replacement unless the (h) 17 option chosen is impossible, unlawful or, imposes costs upon the 18 online merchant that is disproportionate, taking into account all 19 circumstances, including: 20 21 (1) The value of the goods, if the goods conformed to the contract; 22 23 (2) The significance of the lack of conformity with the contract; and 24 25 (3) Whether the alternative remedy may be completed without 26 significant inconvenience to the consumer. 27 28 The reduction of price should be proportionate to the decrease in the value of the goods which were received by the consumer compared to the value of the goods 29 30 if it were in conformity with the contract. 31 32 SEC. 21. Obligations of Ride Hailing Service Providers. - Ride hailing service providers shall require its consumers to register by showing valid proof of 33 identity, email address or cellular phone number. Ride hailing service providers 34

Where the online merchant remedies the lack of conformity with the

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shall make the identity of its providers and support staff available to the rider at all
 times.

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3	SEC. 22	. Obligations of Consumers of Ride Hailing Services. – It shall	
4	be unlawful for	consumers of ride hailing services to:	
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6	(a) Ca	ancel confirmed orders for the delivery of food or grocery items when	
7	th	e said items have already been paid by or is already in the	
8	pc	ossession of the Ride Hailing Service Partner or is otherwise in	
9	tra	ansit to the consumer unless:	
10			
11	(1)) The consumer uses credit card services as a means for the	
12		payment of the service and the payment will still be credited	
13		notwithstanding the cancellation;	
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15	(2)) The consumer remits the reimbursement and payment to the	
16		ride hailing service partner as a pre-condition for the	
17		cancellation of the order; or	
	<		
18	(3)		
19		delayed for at least one (1) hour from the expected time of	
20		arrival due to the fault or negligence of the ride hailing service	
21		partner.	
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23		nreasonably shame, demean, embarrass, or humiliate ride hailing	
24		rvice partners. The consumer may invoke as a defense of good faith,	
25		well-founded belief that the ride hailing service partner had	
26	CO	mmitted a crime or caused civil injury towards the consumer.	
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28		. Right to Terminate the Contract If the goods delivered do not	
29		contract, the consumer may exercise the right to terminate the	
30	contract by giving notice to the online merchant. Where the lack of conformity		
31	relates to only some of the goods delivered under the contract, the consumer may		
32		contract only in relation to the non-conforming good and any other	
33	goods which wa	is acquired as an accessory to it.	

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- Where the consumer terminates a contract as a whole or in relation to some
 of the goods delivered:
 - (a) The online merchant shall reimburse to the consumer the price paid without undue delay and in any event not later than fourteen (14) days from receipt of the notice;
 - (b) Upon receipt of the reimbursement from the online merchant, the consumer shall return, at the online merchant's expense, the goods without undue delay and in any event not later than fourteen (14) days from the receipt of the reimbursement;
- 13 Where the goods cannot be returned because of destruction or loss (c) 14 caused by the negligence of the consumer, the consumer shall pay to the online merchant the monetary value which the non-conforming 15 16 goods would have had at the date when the return was to be made if 17 they had been kept by the consumer without destruction or loss until 18 that date, unless the destruction or loss has been caused by a lack of 19 conformity with the goods with the contract, within fourteen (14) days 20 from receipt of reimbursement; and
- (d) The consumer shall pay for a decrease in the value of the goods only
 to the extent that the decrease in value exceeds depreciation through
 regular use. The payment for decrease in value shall not exceed the
 price paid for the goods.
- **SEC. 24.** Damages. The online merchant is liable for damages to the consumer due to the lack of conformity with the contract of the goods. The consumer may claim damages within two (2) years from the relevant time of establishing conformity.
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No damages may be recovered by virtue of this Act after the lapse of four (4) years from the time the conformity has been established.

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35 **SEC. 25.** Online Dispute Resolution. – The DTI shall develop an online 36 dispute resolution (ODR) platform which is a single point of entry for consumers, online merchants, and eCommerce platform operators seeking out-of-court
resolution of disputes. Where an eCommerce platform operator does not have an
internal dispute resolution mechanism, all complaints through an ODR against an
eCommerce platform operator shall be accompanied by proof that internal dispute
resolutions were exhausted.

- 6 (a) The ODR shall be an interactive website which may be accessed 7 electronically and free of charge. The DTI, through the Bureau, shall 8 be responsible for its operation, including its maintenance, funding 9 and data security. The ODR platform must be user-friendly and must 10 adopt the twin principles of "privacy by design" and "design for all", 11 where the privacy of its users is respected, and the ODR platform is 12 accessible and usable by all users.
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- 14 (b) The DTI shall establish a network of ODR contact points from, among 15 others, the agencies involved in consumer complaints specified in 16 Republic Act No. 7394, otherwise known as the "Consumer Act of the 17 Philippines," which includes the Fair Trade Enforcement Bureau 18 (FTEB) of the DTI, the Department of Agriculture (DA), the 19 Department of Tourism (DOT), and the Department of Health (DOH). 20 The NPC and the Intellectual Property Office of the Philippines 21 (IPOPHIL) shall also form part of the ODR network.
- (c) Each agency shall designate one ODR contact point and communicate
 its name and contact details to the DTI. The head of agency shall
 confer responsibility to the ODR contact points in ensuring that
 timely and competent support is provided to the resolution of disputes
 relating to complaints submitted through the ODR platform.
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- (d) The ODR platform shall have the following functions:
 - Provide an electronic form by means of which alternative dispute resolution (ADR) entities shall transmit the information;

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1 (2) Provide a feedback system which allows the parties to express 2 their views on the functioning of the ODR platform and on the 3 ADR entity which handles their dispute; and 4 Make publicly available general information on ADR as a (3) 5 means of out-of-court dispute resolution and information on 6 ADR entities which are competent to deal with disputes. 7 8 The DTI shall ensure that the information in the website is accurate, (e) 9 up to date and provided in a clear, understandable and accessible 10 way. 11 Government and private sector entities which provide ADR services 12 (f) 13 which are competent to deal with disputes shall be registered electronically with the ODR platform. 14 15 Digital platforms and online retailers shall provide on their websites 16 (g) 17 an electronic link to the DTI ODR platform on their homepage. That 18 link shall be easily accessible to consumers. 19 20· The DTI, in consultation with other concerned agencies, shall issue (h) 21 the implementing rules and regulations on the development, 22 management, operations, and maintenance of the ODR platform. 23 SEC. 26. Limited Liability of eCommerce Platform Operators. 24 (a) eCommerce platform operators shall be solidarily liable with an online merchant 25 to the consumer only to the extent of civil damages suffered by the consumer as a 26 direct result of the transaction, without prejudice to liabilities that may incur under 27 the next succeeding paragraph or the provisions of other existing laws. 28 (b) eCommerce platform operators shall, for civil or administrative 29 indemnity, be held liable with an online merchant only under the following 30 31 instances: 32 If the eCommerce platform operator fails to exercise ordinary diligence (1) in complying with its obligations under Section 18 hereof, resulting to 33 loss or damage to the consumer; 34

- (2) If the identity of the online merchant and the eCommerce platform operator are the same;
- (3) If the eCommerce platform operator fails, after notice, to act expeditiously to remove, or disable access to goods or services appearing on their platform that they know or should have known to be not compliant with law, or otherwise infringes on intellectual property rights;
- 10 (4) If the eCommerce platform operator permits an online merchant, not 11 otherwise authorized to do business in the Philippines, to offer its 12 goods and services for sale, resulting to loss or damage to the 13 consumer.

14 (c) eCommerce platform operators shall not be held liable under the following15 instances:

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- The eCommerce platform operator relied on the accuracy, authenticity, 17 (1) and veracity of an online merchant's representations, warranties or 18 submitted registration documents, even if such information or 19 documents are later proved to be inaccurate, false or untrue: 20 Provided, That, the eCommerce platform operators are able to show 21 evidence of good faith and that reasonable efforts were exerted to 22 ascertain the accuracy and reliability of the documents or information 23 24 submitted by such online merchant.
- 26 (2) The eCommerce platform operator relied on the representations, 27 warranties or submissions of an online merchant stating that it is 28 duly organized, valid and existing under the laws of the Philippines or 29 under the laws of its respective jurisdictions to engage in eCommerce, 30 or has obtained all necessary licenses, permits or approvals required 31 for the sale of goods and services, or that said goods and services 32 conform to applicable laws, rules and regulations.
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1 SEC. 27. Digital Payments. - ECommerce platform operators and online 2 merchants shall issue the appropriate paper or electronic invoices or receipts for all 3 sales in accordance with relevant internal revenue laws and regulations. An 4 electronic invoice or receipt shall have the same legal effect as a physical invoice or 5 receipt.

The DTI, through the Bureau, shall, in coordination with the *Bangko Sentral ng Pilipinas* (BSP), the BIR, the Bureau of Customs (BOC), the DOJ, the Philippine National Police, the DICT, and the NTC, issue rules and regulations to modernize and streamline the regulatory framework and encourage the adoption of electronic payment systems by the citizenry. The DTI shall also develop guidelines to protect merchants and consumers covering the various digital payment solutions.

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SEC. 28. Enforcement of Rights and Remedies. - Without prejudice to
 existing remedies provided under other laws, the enforcement of the rights and
 remedies established under this Chapter shall be through the following means:

- 18 (a) If involving complaints by a consumer where no damages are sought,
 19 the complaint shall be treated as a consumer complaint with the DTI
 20 pursuant to Title V, Chapter III of Republic Act No. 7394, otherwise
 21 known as the "Consumer Act of the Philippines";
- (b) If involving a claim for damages, the injured party shall seek recovery
 by filing a civil action with the appropriate trial court.

CHAPTER 5

ELECTRONIC COMMERCE PHILIPPINE TRUSTMARK

SEC. 29. ECommerce Philippine Trustmark. - To provide assurance of safety and security in internet transactions, the DTI shall lead the development of an eCommerce Philippine Trustmark hereinafter referred to as the, "Trustmark", which may be established and operated by an industry-led private sector governance body. The DTI shall periodically assess the effectiveness of the industry-led Trustmark in promoting to the public reliable and trustworthy eCommerce services, and may opt to assume operational control over the

1	Trustmark	if it determines that the industry-led private sector effort cannot
2	sufficiently	achieve the goals of the Trustmark.
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4		CHAPTER 6
5		FINAL PROVISIONS
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7	SEC.	30. Penalties. –
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9	(a)	Online merchants who fail to register either as a sole proprietor, one-
10		person corporation, partnership, corporation, or cooperative, shall be
11		punished with a fine equivalent to one hundred percent (100%) of the
12		amount of the digital goods offered or sold based on the market price
13		as determined by the Bureau, including confiscation of the goods as
14		advertised;
15		
16	(b)	eCommerce platform operators and online merchants found guilty of
17		violating Section 18, or Section 19 (d) of this Act shall be punished
$\frac{1}{2}$		with a fine not less than Five hundred thousand pesos (PhP
19	3	500,000.00) but not more than Five million pesos (PhP 5,000,000.00)
20		or the revocation of their licenses, or both, at the discretion of the
21		courts.
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23	(c)	Ride hailing service providers found guilty of violating Section 21 of
24		this Act shall be punished with a fine of up to Five hundred thousand
25		pesos (PhP 500,000.00) or the revocation of their licenses, or both, at
26		the discretion of the courts.
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28	(d)	Consumers found guilty of violating Section 22 (a) of this Act shall be
29		punished with a fine of up to Fifty thousand pesos (PhP 50,000.00)
30		plus one hundred percent (100%) of the amount advanced by the ride
31		hailing service partner, or both, at the discretion of the courts.
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33	(e)	Consumers found guilty of violating Section 22 (b) and Section 23 (b)
34		of this Act shall be punished with a fine of up to Fifty thousand pesos
35		(PhP 50,000.00), at the discretion of the courts.

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1 The application of these penalties shall be without prejudice to the liability of 2 the offending party under other laws or regulations.

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SEC. 31. Oversight Committee. - There is hereby created a Congressional 4 Oversight Committee, hereinafter referred to as the Internet Transactions Act 5 Congressional Oversight Committee, to be composed of five (5) members from the 6 Senate, which shall include the Chairpersons of the Senate Committees on Trade, 7 Commerce and Entrepreneurship, Science and Technology, and Finance, and five 8 (5) members from the House of Representatives, which shall include the 9 Chairpersons of the House of Representatives Committees on Trade and Industry, 10 ICT, and Appropriations. The Internet Transactions Act Congressional Oversight 11 Committee shall be jointly chaired by the Chairpersons of the Senate Committee on 12 Trade and Commerce and the House of Representatives Committee on Trade and 13 Industry. It shall meet at least every quarter of the first two years and every 14 semester for the third year after the approval of this Act to review the 15 implementation of this Act, evaluate the Bureau on its functions as the lead 16 agency, determine any inherent weaknesses in the law, and recommend the 17 necessary remedial legislation or executive measures: Provided, That the Internet 18 Transactions Act Congressional Oversight Committee shall cease to exist after five 19 (5) years upon the effectivity of this Act. 20

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The Secretariat of the Internet Transactions Act Congressional Oversight Committee shall be drawn from the existing personnel of the Senate and House of Representatives Committees comprising the Internet Transactions Act Congressional Oversight Committee.

SEC. 32. Implementing Rules and Regulations. – The Secretary of Trade and Industry shall, in consultation with the DICT, the BSP, the DOT, the Land Transportation Franchising and Regulatory Board (LTFRB), the Optical Media Board (OMB), the IPOPHIL, and other relevant government agencies and stakeholders, develop and issue the implementing rules and regulations of this Act.

32 SEC. 33. Transitory Provisions. – To ensure the continued 33 implementation of programs to promote eCommerce, the current eCommerce 34 Division shall continue to exercise its functions until such time that the

organizational structure and personnel of the Bureau have been determined and
 approved.

All affected officers and personnel of the eCommerce Division shall be
absorbed by the Bureau without demotion in rank or diminution of salaries,
benefits and other privileges.

8 SEC. 34. Appropriations. -The amount necessary to carry out the
9 provisions of this Act shall be included in the annual General Appropriations Act.

SEC. 35. Separability Clause. – If any provision or part of this Act is declared invalid or unconstitutional, such declaration shall not affect the validity of the remaining provisions of this Act.

15 SEC. 36. Repeating Clause. – All laws, rules, and regulations, presidential 16 decrees, letters of instruction and other presidential issuances which are 17 incompatible or inconsistent with the provisions of this Act are hereby repealed, 18 amended, or modified accordingly.

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20 **SEC. 37.** *Effectivity*. – This Act shall take effect fifteen (15) days after its 21 publication in the *Official Gazette* or in at least one (1) newspaper of general 22 circulation. It shall also be published online, through the *Official Gazette* Online 23 (www.officialgazette.gov.ph), and on the website of the DTI (www.dti.gov.ph).

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25 Approved,