

RED ROBIN GOURMET BURGERS, INC.

CODE OF ETHICS

I. Doing Business in Keeping with Red Robin Gourmet Burgers' Core Values.

Red Robin Gourmet Burgers, Inc. ("Red Robin" or the "Company") has adopted this Code of Ethics ("Code of Ethics") for its officers and Team Members (collectively and individually "you") to make clear to you the Company's expectations of you as you conduct business for the Company. Red Robin requires that you conduct business for the Company lawfully, ethically, fairly, and impartially. This Code of Ethics states the standards and policies that you must follow as you conduct business for Red Robin. In addition to the requirements of this Code of Ethics, the Company may impose separate requirements on you because of the types of decisions you make for the Company. Understanding this Code of Ethics will help you conduct business for the Company in keeping with our core values.

Red Robin intends to always conduct business in keeping with the law, fairly, and ethically. You must conduct business in a manner that is lawful, fair to those involved, ethical, and you must do so with integrity. You must avoid conduct that may raise questions as to the Company's compliance with the law, that may raise questions as to whether you will be acting honestly, with integrity, or that could harm the reputation of the Company or embarrass the Company.

This Code of Ethics cannot address every ethical question you may face as you do business for the Company, so Red Robin expects and encourages you to ask questions and seek guidance regarding this Code of Ethics from the Compliance Officer identified below, and to discuss with the Compliance Officer whether proposed actions will comply with this Code of Ethics.

The Company will adopt policies and procedures from time to time to assist you in resolving questions, obtaining guidance, and for reporting suspected violations of, or expressing concerns regarding this Code of Ethics. The Company has established a Problem Resolution and Whistleblower Policy and Reporting Procedures through which you may report your concerns. The Problem Resolution and Whistleblower Policy and Reporting Procedures allows you to report your concerns to persons other than your immediate supervisor should you feel that you cannot discuss your concerns with your immediate supervisor. Under the Problem Resolution and Whistleblower Policy and Reporting Procedures, Team Members may report complaints and concerns anonymously, if they choose to do so.

If you have information or knowledge of any act prohibited by this Code of Ethics, promptly furnish such information or report what you know to your supervisor, the head of your department, any executive officer or the Compliance Officer. If the information or knowledge you possess pertains to accounting, internal accounting, or audit irregularities, or you suspect an act of corporate fraud has been committed or that the law has been violated, then contact the Compliance Officer, the Director of Internal Audit or the Chair of the Audit Committee directly using the contact information provided in this Code of Ethics and in the Company's Problem Resolution and Whistleblower Policy and Reporting Procedures, which may be found on the Company's web site in the Investor Relations section and posted on the bulletin board in each restaurant, and which is also available from your supervisor.

II. Conflicts of Interest.

As you conduct business for the Company, you must act in the Company's best interests and not place your interests or those of a third party above those of the Company. You must avoid conflicts of interest and even situations that appear to be conflicts of interest. If you face a situation in which a conflict of interest may occur, discuss the matter with your supervisor or the Compliance Officer. All facts and circumstances surrounding any investment in any vendor, contractor, supplier, or competitor, acceptance of any position or benefits,

participation in any transaction or business arrangement or otherwise engaging in any activity that creates or appears to create a conflict of interest must be fully disclosed to the Compliance Officer, the Audit Committee Chair, or the Chair of the Board of Directors, in order that a determination be made whether a conflict exists. In addition, the Company may ask you to eliminate or modify a conflict of interest in order for you to continue your relationship with the Company. Examples of situations that may create conflicts of interest include the following:

A. Financial Interest.

- Any ownership or interest (other than nominal amounts, i.e., less than 1% of the issued and outstanding stock or other ownership interests) by you or an immediate relative (that is, your spouse or close relative, member of your household, or persons with whom you have a close personal relationship) in a company that is a vendor, supplier, or contractor of the Company, or that is a competitor of the Company, provided that you are not making or controlling decisions on behalf of that business. If you own or have an interest in a vendor, supplier, contractor, or competitor of the Company, you must disclose that interest in writing to the Compliance Officer (“Disclosure Statement”). Email is an acceptable format. You must complete a Disclosure Statement for each new conflict of interest of this nature promptly after the conflict arises, and you must advise the Compliance Officer of any change in the status of such conflict promptly after it occurs. The Company may ask you to reaffirm the information in a Disclosure Statement periodically.
- Borrowing or being financially indebted to a competitor or a party that supplies goods or services to Red Robin, other than loans by banks or other financial institutions or typical consumer debt on terms generally available to the public. Any such relationship must be disclosed to the Company on a Disclosure Statement.

NOTE: Red Robin shall not extend credit, arrange for the extension of credit, or renew an extension of credit, in the form of a personal loan to or for any director or executive officer.

B. Outside Activities.

- Your outside activities, such as a second job, community service, or political activities, that prevent you from giving the necessary time and effort to your job with the Company; or
- An immediate family member, member of your household, or other close relative works for a vendor, supplier, competitor, or contractor or owns an interest in a vendor, supplier, competitor, or contractor.

If you have a conflict of interest, such as those described above, your loyalties may be divided. For example, you would owe a duty of loyalty and confidentiality to both employers. You therefore must take special care to respect the loyalty and confidentiality you owe to both employers. To avoid the appearance of a conflict of interest, you should disclose all potential conflicts of interest that may exist with regard to your or your family’s outside employment or consulting arrangements on a Disclosure Statement. If you are an executive officer, all outside employment, consulting, and board memberships must be reported so the Company has the information available if potential conflict situations arise.

Potential conflicts of interest will be taken into account in hiring decisions. Failure to disclose a conflict of interest may be grounds for rescinding an offer of employment or grounds for terminating the employment relationship. If you work for or have an interest in a vendor, supplier, competitor, or contractor, you must complete a Disclosure Statement and submit it to

the Compliance Officer. An example of a conflict of interest that must be disclosed is a Team Member who works as a server at a Company restaurant, but who also runs a landscaping service through which the Team Member wishes to provide landscaping services to one of the Company's restaurants. Another example would be an officer of the Company who serves on the board of directors of a competing restaurant chain.

- C. Commercial Bribery. Giving or accepting a gift whose value exceeds what would be generally viewed as a common business courtesy may be deemed a bribe. Red Robin strictly prohibits you from giving or accepting any bribe, as do various Federal and state laws. Giving or accepting a bribe may open you to prosecution under Federal and state laws. The Company prohibits you from making any payment or giving any gift or providing any free entertainment to officials or other personnel of any local, state, or Federal governmental agency or department, except for entertainment generally offered to the public on the same terms, and then, only if not otherwise prohibited by law.

If anyone with whom you do business for the Company demands any payment, gift, free entertainment, or the like, you must advise the Compliance Officer as soon as possible.

- D. Dealings with Contractors, Vendors and Suppliers. You must conduct business with contractors, vendors and suppliers ("Vendors") at arms-length. "Conduct business at arms-length" simply means to give those who wish to do business with the Company an equal opportunity to compete for our business and award the Company's business to those who offer the best price, terms and conditions, all things being equal. Deal with all Vendors fairly, honestly, and openly, and demand that they respond in the same fashion. This policy extends to all goods and services purchased by Red Robin. In addition, if the representative for the Vendor is a former Red Robin Team Member, your immediate family member, or close personal friend, or if an owner or principal of the Vendor is a former Red Robin Team Member, immediate family member, or close personal friend, disclose that information to your supervisor and complete a Disclosure Statement and submit it to the Compliance Officer. You must obtain permission from the Compliance Officer and your supervisor before making any agreement with the Vendor if you have a relationship with them as described in this paragraph.

Red Robin expects that its Vendors and others with whom we do business will adhere to the standards set forth in this Code of Ethics.

- E. Gifts/Gratuities. Red Robin does not permit its Team Members or officers to request or accept gifts, gratuities, trips, loans, services, favors, or any other special treatment in excess of usual business courtesies (individually and collectively referred to as "gifts") from a person or business that does business with Red Robin or wishes to do business with Red Robin. The giving and accepting of gifts in connection with your position at Red Robin can lead to actual or appearance of conflicts of interest between personal and professional relationships. Accordingly, you may not give or accept any gift that might indicate in any manner that you intend to influence normal business relationships with a Vendor, customer, or competitor. A gift may come in many forms, including services, valuable privileges (e.g., a special box at an athletic event), vacations or pleasure trips, loans (other than conventional loans from lending institutions or typical consumer debt generally available to non-Red Robin directors, officers, and Team Members), and excessive entertainment. Except under special circumstances, a gift with a value exceeding \$250 will be deemed to violate this rule. For a gift exceeding \$250 in value not to be deemed a violation of this rule, you must advise the Compliance Officer of the circumstances surrounding the proposed gift and obtain a written opinion (email is acceptable) from the Compliance Officer that the gift does not violate this rule. Permitted gifts and

entertainment are generally limited to the following and you are always expected to exercise appropriate and sound judgment in the acceptance of such gifts and entertainments:

- holiday gift baskets of food and/or wine and the like, of nominal value;
- meals and entertainment of usual and customary reasonable value, associated with doing business, such as sporting, theatrical events, or approved Vendor or industry sponsored trainings or workshops, are normally acceptable, subject to the prohibitions above;
- advertising or promotional materials, such as pens, note pads, calendars, paperweights, and other items of nominal value.

Federal and state laws prohibit certain persons or entities with which we do business from giving us gifts in any amount or accepting from us gifts in any amount. Persons and entities prohibited from giving us gifts include government officials, and manufacturers and distributors of alcoholic beverages and their representatives.

Paid expenses of attendance by the Team Member at Vendor sponsored seminars, industry meetings, and the like must be paid for by Red Robin, unless you are a presenter or otherwise involved substantially in the program, as determined by the Compliance Officer. Authorized participation at the Vendor's or industry group's expense is limited to the Team Member. Participating Team Members are not permitted to accept from Vendors or sponsors payment or reimbursement of costs for any family members, spouses, or others who accompany Team Members to such events. Whether the Team Member will be reimbursed for such payments will be subject to Red Robin's expense reimbursement policies.

Prohibited gifts and entertainment, regardless of value, include:

- any gift or entertainment that is illegal or breaks the law;
- cash or cash equivalents to influence a business decision;
- any items of value, other than as set forth above;
- any item part of an agreement or expectation to give or receive business or something of value.

Discuss with the Compliance Officer any concerns you have as to whether the nature of a gift offered or requested complies with this Code of Ethics.

Red Robin, as a company, may from time to time solicit contributions and other items from other persons or organizations in support of special company-sponsored events. Such contributions and other items may only be solicited in support of the event and for no other reason, and must be in compliance with applicable law. Senior management must coordinate all solicitations with the person or persons who are responsible for coordinating the special events.

- F. Diversion of Corporate Opportunity.** A corporate opportunity is an opportunity to engage in some business that is in the Company's line of business or one in which the Company reasonably expects to engage, that is presented to you in your position with the Company rather than in your individual capacity, and that the Company is financially able to undertake. You should not take for yourself, or divert to another person or company, a corporate opportunity, which you know, or could anticipate Red Robin might have an interest in pursuing.

III. Confidentiality.

A. Trade Secrets, Confidential Information and Proprietary Information.

- *Red Robin Information.* Red Robin creates confidential information and proprietary information and has many trade secrets. Red Robin's confidential information, proprietary information, and trade secrets contribute substantially to the success of the Company. You may not reveal any such confidential information, proprietary information, or trade secrets to anyone outside the Company unless specifically authorized to do so by an officer of the Company, and then you may only reveal such information or trade secrets upon terms and conditions and pursuant to procedures approved by the Company's Chief Legal Officer. "Confidential information," "proprietary information," and "trade secrets" include non-public information regarding the Company's business, its finances, its personnel, the technology it uses, its plans for the future, the data it keeps, the prices it pays for goods and services, sales information, food and beverage processes, recipes and the like, and other processes or systems related to any part of Red Robin's business operations that you learn, create or acquire while employed by Red Robin. Your obligation to keep the Company's confidential information, proprietary information and trade secrets to yourself and not reveal any such information or secrets continues forever, even after your employment with the Company may end. You may not use the Company's confidential information, proprietary information and trade secrets for your own benefit.
- *Other Companies' Information.* Just as Red Robin requires you to protect our confidential information, proprietary information and trade secrets, the Company prohibits you from soliciting, accepting, or using any confidential information, proprietary information, or trade secrets belonging or relating to any supplier, vendor, competitor, contractor, consultant, former employer or other person or entity, unless you obtain such information or trade secret and use it with the permission of the owner of such information or trade secret and according to the requirements of the owner.

- B. Insider Information. As a Team Member or officer of Red Robin, you must agree in writing to abide by the Company's Insider Trading Policy. You may obtain a copy of the Company's Insider Trading Policy from the Compliance Officer, or you may view a copy on the Company's intranet web site or external web site in the Investors Section. The Company's Insider Trading Policy implements Federal securities law and the laws of various states, which provide that you may not disclose to any outside person any material, non-public information about the Company, and you may not use any material, non-public information for your own benefit or the benefit of another person. "Use" in this context typically means to trade in the Company's stock based on that material, non-public information. Examples of "material, non-public information" include our earnings for a particular period prior to the time we issue a press release to the public stating our earnings for that period, estimates of future earnings, pending or proposed acquisitions, sales of significant assets, the declaration of a stock split, and any other information not known by the public that would be likely to affect the decision of an investor as to whether to invest in the Company's shares. Violations of the Company's Insider Trading Policy or any of the Federal laws or state laws governing insider trading may subject you to severe criminal and civil penalties. Please refer to Red Robin's Insider Trading Policy for a more complete discussion of this topic.

IV. Red Robin's Books, Records and Other Property.

- A. Books and Records. Red Robin requires its Team Members to keep full, fair, accurate, timely, understandable, and reliable records of the Company's business transactions and to keep those

records in a manner that is clear and not misleading. Red Robin's business records include time sheets for its Team Members, expense reports, invoices, contracts, leases, real estate purchase agreements and supporting documents, benefit plan information, and stock records, among other things. Red Robin strictly prohibits creating or maintaining any false or misleading business record.

Red Robin requires its Team Members to keep its business records confidential, unless the law requires such records to be disclosed to third parties, and then only to the extent required by law to the persons required by law. It is important that the Company's business records be safeguarded from loss, destruction, tampering, and unintended alteration. The Company has or will adopt from time to time internal controls and audit procedures to safeguard its business records that you will be required to follow. When dealing with internal or outside auditors with respect to the Company's transactions, records, accounts, and financial statements, provide them with full, fair, accurate, timely and understandable disclosure.

The Company will retain records for the period required by law, or longer if there is a practical reason for doing so. A number of Federal, state and local laws regulate how and when the Company may dispose of records that are no longer needed. Those laws also contain some important exceptions to the standard rules for disposing of records, including prohibitions on disposing of relevant records that may be needed in litigation or a government inquiry into the Company's affairs. The Chief Legal Officer may notify you not to dispose of records according to the established schedule when those records may be needed for litigation or for responding to a government inquiry. You must follow the instructions of the Chief Legal Officer in that regard. Failure to follow the instructions of the Chief Legal Officer may subject you or the Company to severe penalties.

- B. Improper Use of Company Assets and the Assets of Others.** You may not use Red Robin's property for personal benefit or other improper uses. You may not sell, loan, use, give away, or discard any tangible or intangible Company property without written authorization from the Company officer who has responsibility for the asset in question. You may not use the property of others, whether tangible or intangible, without their authorization. Almost everything that is recorded, whether it is recorded in writing, in sound, on film, or in software code, is subject to a copyright in favor of its author. Copyrighted works are entitled to legal protection against unauthorized copying. Do not copy books or other written documents, audio recordings, photographs or movies, or software without written permission from the holder of the copyright. The department head is responsible for obtaining the consent of the holder of the copyright to the work in question must assure that the consent of the holder has been obtained before making the copy or instructing any staff member to make the copy. Your failure to observe the rights of others in their copyrights may subject you and Red Robin to fines and penalties under various Federal and state laws.

You must take reasonable steps to protect Company property entrusted to you against theft, loss, or damage. Do not abuse, destroy, intentionally damage or deface Company property, tools, or equipment, or the property, tools or equipment of others.

- C. Information Technology Assets.** Red Robin has adopted an Electronic Communications Systems Policy. If you are a Team Member and you do not have a copy of that policy, the Compliance Officer or the head of the Human Resources Department will provide you a copy upon request, or you may view the policy on the Company's intranet web site. As a Red Robin, officer or Team Member, under that policy or under applicable Federal and state laws, you must:

- Protect the Company's computer hardware and software from loss, theft and damage.
- Protect Company data and software against unauthorized access.
- Follow Company directives for installing new software on any computer assigned to you, and for sending and receiving e-mail messages and using the Web.
- Comply with Federal and state copyright laws as to software, computer programs and data of others. As noted above, failure to follow the law with respect to the copyrights of others may result in civil and criminal penalties being levied against you and Red Robin.
- Limit personal use of the Company computer hardware, software and Web access.
- Use the Company's e-mail system and other electronic communications systems wisely and in keeping with the Company's Electronic Systems, Communications Policy.
- Never use the Company's e-mail system or other electronic communications systems to harass or annoy any Team Member or other person.

If you violate Red Robin's Electronic Systems, Communications Policy, or Federal or state law, you may be disciplined by the Company or prosecuted under such laws.

- D. Company Funds.** Spend Company funds only on things that serve the Company's business. Make sure that the Company receives fair value in property or services in exchange for its funds. Obtain your supervisor's approval before spending Company funds. The Company has established specific authority limits for each officer and for each department. When in doubt, please discuss with your supervisor whether the purchase of property or services you are planning to make fits within the limits established for your position and your department.

V. Comply with Laws and Regulations.

- A. Comply with Laws.** You must obey all Federal, state and local laws and regulations while conducting business on behalf of Red Robin. Some laws governing the way we can and cannot do business are mentioned in this Code of Ethics. However, numerous other laws apply to Red Robin and to each of you as you conduct business for the Company. Examples of those other laws include franchise laws, laws governing the sale of alcoholic beverages, employment laws, product safety laws, antitrust laws, trade regulations, environmental laws, and advertising laws.
- B. Anti-trust Laws.** If you have responsibility for an area affected by antitrust laws or trade regulation laws, you must be sufficiently knowledgeable of the Federal, state and local antitrust laws and trade regulations governing these areas to avoid unlawful conduct. You must not violate these laws. Examples of possible violations of these laws and regulations include agreements with competitors to fix prices, divide markets, or exclusive dealing arrangements.
- C. Prevent Discrimination and Harassment.**
- Red Robin offers a workplace in which each Team Member is treated with dignity and respect and is given an opportunity to excel. To promote that work environment, the Company prohibits unlawful discrimination and harassment. The Company will not permit unlawful discrimination based on race, color, religion, gender, gender identity or gender expression, age, national origin, disability, marital status, veteran status, sexual orientation

or other basis prohibited by law. Neither will the Company permit its Team Members to be harassed.

- The Company welcomes all guests. Unlawful discrimination as to our guests will not be tolerated.

D. Do Not Violate the Law. Do not knowingly enter into any transaction that would violate any applicable Federal, state or local law or regulation or applicable law of a foreign country in which we do business. If you have a question as to the legality of an action you plan to take, discuss the matter beforehand with the Chief Legal Officer.

VI. Government Concerns.

A. Political Activity. Red Robin encourages its officers and Team Members to vote and be active in the political process. Red Robin does not restrict your right to participate in the political process in any way. Neither does the Company restrict your right to use your personal funds for political purposes. If you choose to hold public office, you must take into account any potential for actual or apparent conflict of interest between your position with the Company and your public office.

- Federal and state laws restrict or prohibit using corporate funds, assets and the services of corporate employees in connection with Federal and state elections. Red Robin may not legally contribute money, property or services to a political candidate, party, organization or political committee. This legal prohibition on corporate political contributions means that the Company's facilities and other assets and the services of Team Members may not be used for the benefit of political candidates or parties. Red Robin may not reimburse you for any personal political contributions you make.
- Red Robin may participate in lobbying activities through our Chief Legal Officer and through organizations of which the Company is a member. You must not lobby on behalf of Red Robin without express written authorization from our Chief Legal Officer. Do not lobby on your own behalf while on Company time.
- Red Robin may legally sponsor and pay the administrative costs of a political action committee ("PAC") or effective citizenship programs. However, PAC's are subject to strict regulation. Red Robin may elect to sponsor a PAC in the future.

B. Foreign Corrupt Practices Act ("FCPA"). The law, as well as Red Robin's policy, prohibit the Company from giving or offering money or anything of value to a foreign governmental official, agency, political party, political party official or candidate under any circumstances under which it appears that such items were offered or given to induce the recipient to give Red Robin business, purchase Red Robin's products or otherwise benefit Red Robin's business in their country. The FCPA, as well as Red Robin's policy, prohibits bribing a governmental official or using any other form of commercial bribery.

ADMINISTRATION OF THE CODE OF ETHICS

The Chief Legal Officer of Red Robin serves as the Company's Compliance Officer. This Code of Ethics is administered by the Compliance Officer and the Audit Committee of the Board of Directors. Submit all disclosures required by this Code of Ethics, requests for interpretations of provisions of this Code of Ethics, and questions concerning this Code of Ethics in writing to the Chief Legal Officer, unless stated otherwise in this Code of Ethics. All reports and disclosures you make under this Code of Ethics will remain confidential unless required to be disclosed by applicable law. You must make all disclosures of conflicts of interest or otherwise

required by this Code of Ethics by completing a Disclosure Statement and submitting it to the Compliance Officer.

From time-to-time, you will be required to review this Code of Ethics and to acknowledge in writing that you understand this Code of Ethics and that you will comply with it. If you are required to disclose any matter to Red Robin under this Code of Ethics, you must update such disclosure when any material change occurs. Executive officers will be required to complete and sign updated disclosure annually.

If the Compliance Officer determines that any disclosure presents an actual or perceived conflict of interest, your Disclosure Statement will be forwarded to the Audit Committee of the Board of Directors for further review and consideration.

Because certain laws apply only to specific functions or certain issues tend to arise only in particular areas, Red Robin may amend or supplement this Code of Ethics to provide additional guidance for Team Members and officers assigned to particular departments. Any amendment or supplement will be in writing prepared by the Compliance Officer and distributed to the Team Members and officers of the affected departments. If you are a member of an affected department, then you must comply with any amendment or supplement to the Code of Ethics that is specific to your department.

NO CONTRACT

THIS CODE OF ETHICS DOES NOT CREATE A CONTRACT OF EMPLOYMENT BETWEEN THE COMPANY AND ANY TEAM MEMBER. NEITHER DOES THIS CODE OF ETHICS CREATE ANY CONTRACTUAL RIGHTS IN FAVOR OF ANY TEAM MEMBER OR OFFICER. RED ROBIN RESERVES THE RIGHT TO MODIFY THIS CODE OF ETHICS AT ANY TIME.

RESPONSIBILITIES

Each officer and Team Member of Red Robin is responsible for conducting herself or himself in a manner that upholds Red Robin's core values, the laws that apply to our business, and the standards and values expressed in this Code of Ethics. You are accountable for your actions as you conduct business for the Company. If you do not act according to the standards set forth in this Code of Ethics and applicable laws, you may be subject to disciplinary action, including suspension, reduction in salary, demotion, or termination. In addition, violating certain provisions of this Code of Ethics may subject you to criminal prosecution, which may result in severe penalties, fines or other punishment.

If you reasonably believe that someone has violated this Code of Ethics, notify your immediate supervisor, department head or the Chief Legal Officer or the Director of Internal Audit. Red Robin will not permit any reprisal to be taken against a person who reports in good faith what they suspect is a violation of this Code of Ethics. The Company requires all officers and Team Members to cooperate fully in any investigation of an alleged violation of this Code of Ethics. Your failure to cooperate fully in such an investigation may be deemed a violation of this Code of Ethics.

Red Robin has adopted Problem Resolution and Whistleblower Policy and Reporting Procedures to allow you to report any violation of this Code of Ethics using one of the following methods: the Red Robin Helpline, a dedicated, confidential, anonymous website and toll-free telephone number for reporting any problems or concerns; contacting your supervisor or anyone in management above your supervisor with our open door policy or to Human Resources by telephone to a toll-free number, email, or regular mail; or by contacting our Compliance Officer, Director of Internal Audit, or Audit Committee Chair. These contact methods are set forth in the Problem Resolution and Whistleblower Policy and Reporting Procedures and on Schedule A attached to this Code of Ethics. Copies of the Problem Resolution Policy and Whistleblower Procedures are posted on the Company's intranet web site, on the Company's web site in the Investor Relations section, and in each restaurant

or other work place. You may use any of the methods provided in the Problem Resolution and Whistleblower Policy and Reporting Procedures to report suspected violations of this Code of Ethics confidentially and anonymously. However, we strongly encourage you to provide your contact information so that we may obtain further information regarding the suspected violation and report to you as to the progress of our investigation.

ONLY THE BOARD OF DIRECTORS OR A BOARD COMMITTEE MAY WAIVE ANY REQUIREMENT OF THIS CODE OF ETHICS AS TO AN EXECUTIVE OFFICER OF THE COMPANY. ANY WAIVER GRANTED BY THE BOARD OR A BOARD COMMITTEE WILL BE PROMPTLY DISCLOSED TO THE SHAREHOLDERS IN ACCORDANCE WITH APPLICABLE LAWS, RULES AND REGULATIONS.

Approved by the Board of Directors on October 28, 2021.

SCHEDULE A

Reporting Procedures

How to submit reports or complaints

Any Team Member may use any of the following four methods to submit any concerns or complaints on an **anonymous and confidential basis**:

1. **Red Robin Helpline.** By calling toll-free to the Red Robin Helpline,
1-877-RED-9876
(1-877-733-9876)

or by accessing the Red Robin Helpline via the internet at
www.RedRobinHelp.com

Your report will be taken confidentially and anonymously and routed to the appropriate person within Red Robin for handling. The Red Robin Helpline is available 24/7 and is operated by an independent service provider, who is unaffiliated with Red Robin.

2. **Compliance Officer.** To the Compliance Officer (or Compliance Officer's designee) as follows:

Chief Legal Officer and Compliance Officer
Red Robin Gourmet Burgers, Inc.
10000 E. Geddes Ave., Ste. 500
Englewood, CO 80112

3. **Audit Committee or Internal Audit Department:** With respect to Accounting Matters or Ethics Matters in particular, if you do not wish to contact the Compliance Officer or use the Red Robin Helpline, you may contact the Chair of the Audit Committee of the Board of Directors directly by writing to:

Chair, Audit Committee of the Board of Directors
Red Robin Gourmet Burgers, Inc.
10000 E. Geddes Ave., Ste. 500
Englewood, CO 80112

Or to Internal Audit:

Director, Internal Audit
Red Robin Gourmet Burgers, Inc.
10000 E. Geddes Ave., Ste. 500
Englewood, CO 80112
Telephone: 303-846-6018
E-mail: cchasinoff@redrobin.com

4. ***Open Door Policy.*** At Red Robin, the door to your supervisor's office is always open for you to express your concerns, to make suggestions, or simply to ask questions. If you do not feel that you can openly discuss your concerns with your immediate supervisor, you may contact your supervisor's manager or anyone in management above your immediate supervisor.

You may also contact the Human Resources department at

Red Robin Gourmet Burgers, Inc.
10000 E. Geddes Ave., Ste. 500
Englewood, CO 80112
Toll-free: 888-733-7621
E-mail: opendoor@redrobin.com

EXHIBIT A
CERTIFICATION

I certify that:

- 1. I have read and understand the Red Robin Gourmet Burgers, Inc. Code of Ethics effective October 28, 2021.**
- 2. I will comply with the Code of Ethics for as long as I am subject to the code.**
- 3. I understand that if I violate the terms of Red Robin's Code of Ethics, I may be subject to discipline by Red Robin up to and including termination.**

Signature: _____

Printed Name: _____

Date: _____