



DENIED

EFiled: Jul 22 2025 07:12PM EDT
Transaction ID 76708892
Case No. 2024-1030-JTL



IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

PLYMOUTH COUNTY RETIREMENT
ASSOCIATION, SCOTT HAMPARIAN,
EMAD TADROS, and ZEIAD TADROS,

Plaintiffs,

v.

RESTAURANT BRANDS
INTERNATIONAL INC., MATTHEW
PERELMAN, and ALEXANDER SLOANE,

Defendants.

C.A. No. 2024-1030-JTL

**[PROPOSED] ORDER GRANTING DEFENDANT RESTAURANT
BRANDS INTERNATIONAL INC.'S MOTION TO DISMISS COUNTS I-II
OF THE VERIFIED AMENDED CLASS ACTION COMPLAINT**

WHEREAS, Defendant Restaurant Brands International Inc. (the
“Defendant”) filed a motion (the “Motion”) to dismiss Plaintiffs’ Verified
Amended Class Action Complaint (D.I. 38, the “Amended Complaint”) under
Court of Chancery Rule 12(b)(6), and the Court having considered the Motion, and
the parties’ submissions and arguments;

IT IS HEREBY ORDERED, this __ day of _____, 20__, that:

1. The Motion is GRANTED; and
2. All claims asserted in the Amended Complaint against

Defendant are hereby DISMISSED.

Vice Chancellor J. Travis Laster

This document constitutes a ruling of the court and should be treated as such.

Court: DE Court of Chancery Civil Action

Judge: J Travis Laster

File & Serve

Transaction ID: 75860877

Current Date: Jul 22, 2025

Case Number: 2024-1030-JTL

Case Name: Plymouth County Retirement Association, et al. v. Restaurant Brands International Inc., et al.

Court Authorizer: J Travis Laster

Court Authorizer

Comments:

Oral argument is unnecessary. The complaint states a claim on which relief can be granted. The plaintiffs' opposing brief deals ably with the defendants' arguments, and there is little need for another decision re-saying what other decisions already have said. The motion is denied.

/s/ Judge J Travis Laster