SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1432

| (SENATE AUTH | IORS: DIBB | LE, Latz and Abeler) |
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| DATE | D-PG | OFFICIAL STATUS |
| 02/18/2019 | 434 | Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy |

| 1.1 | A bill for an act |
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| 1.2 1.3 1.4 | relating to data privacy; protecting applicant's and employee's personal usernames and passwords from access by employers; providing for civil enforcement; proposing coding for new law in Minnesota Statutes, chapter 181. |
| 1.5 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.6 | Section 1. [181.990] EMPLOYEE USERNAME AND PASSWORD PRIVACY |
| 1.7 | PROTECTION. |
| 1.8 | Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have |
| 1.9 | the meanings given them in this subdivision. |
| 1.10 | (b) "Applicant" means an applicant for employment. |
| 1.11 | (c) "Employee" means an individual who provides services or labor for an employer for |
| 1.12 | wages or other remuneration. |
| 1.13 | (d) "Employer" means a person who is acting directly as an employer, or indirectly in |
| 1.14 | the interest of an employer, on behalf of a for-profit, nonprofit, charitable, governmental, |
| 1.15 | or other organized entity in relation to an employee. |
| 1.16 | (e) "Personal social media account" means an account with an electronic medium or |
| 1.17 | service where users may create, share, and view user-generated content, including, but not |
| 1.18 | limited to, uploading or downloading videos or still photographs, blogs, video blogs, podcasts, |
| 1.19 | messages, e-mails, or Internet website profiles or locations. Personal social media account |
| 1.20 | does not include: (1) an account opened at an employer's behest, or provided by an employer, |
| 1.21 | and intended to be used solely on behalf of the employer, or (2) an account opened at a |

| | 01/04/19 | REVISOR | JRM/JC | 19-1536 | as introduced | | | | |
|------|--|---|--------------------------|--------------------------------|---------------------|--|--|--|--|
| 2.1 | school's beh | est, or provided by | a school, and int | ended to be used solely o | n behalf of the | | | | |
| 2.2 | school. | | | 2 | | | | | |
| 2.3 | (f) "Spec | ific content" means | s data or informati | ion on a personal social m | edia account that | | | | |
| 2.4 | <u> </u> | (f) "Specific content" means data or information on a personal social media account that is identified with sufficient particularity to: | | | | | | | |
| | | • | ¥ | | | | | | |
| 2.5 | <u>(1) demo</u> | onstrate prior know | ledge of the conte | ent's details; and | | | | | |
| 2.6 | <u>(2) distin</u> | guish the content f | from other data or | r information on the account | unt with which it | | | | |
| 2.7 | may share si | milar characteristi | <u>cs.</u> | | | | | | |
| 2.8 | <u>Subd. 2.</u> | Employer access | prohibited. An er | mployer shall not: | | | | | |
| 2.9 | <u>(1) requi</u> | re, request, or coer | ce an employee o | r applicant to disclose the | e username, | | | | |
| 2.10 | password, or | any other means of | of authentication, | or to provide access throu | ugh the username | | | | |
| 2.11 | or password | , to a personal soci | al media account; | <u>2</u> | | | | | |
| 2.12 | <u>(2) requir</u> | re, request, or coerc | e an employee or | applicant to access a pers | onal social media | | | | |
| 2.13 | account in th | ne presence of the | employer in a mai | nner that enables the emp | oloyer to observe | | | | |
| 2.14 | the contents | of the account; or | | | | | | | |
| 2.15 | <u>(3) comp</u> | el an employee or | applicant to add a | ny person, including the e | employer, to their | | | | |
| 2.16 | list of contac | ets associated with | a personal social | media account or require | , request, or | | | | |
| 2.17 | otherwise co | erce an employee | or applicant to ch | ange the settings that affe | ect a third party's | | | | |
| 2.18 | ability to vie | ew the contents of a | a personal social 1 | networking account. | | | | | |
| 2.19 | <u>Subd. 3.</u> | Employer actions | prohibited. An e | employer shall not: | | | | | |
| 2.20 | <u>(1)</u> take a | any action or threat | ten to take any ac | tion to discharge, discipli | ne, or otherwise | | | | |
| 2.21 | penalize an e | employee for an er | nployee's refusal | to disclose any information | on specified in | | | | |
| 2.22 | subdivision | 2, clause (1), for re | fusal to take any | action specified in subdiv | vision 2, clause | | | | |
| 2.23 | (2), or for re | fusal to add the em | ployer to their lis | st of contacts associated w | vith a personal | | | | |
| 2.24 | social media | account or to char | nge the settings th | hat affect a third party's ab | bility to view the | | | | |
| 2.25 | contents of a | a personal social m | edia account, as s | specified in subdivision 2 | , clause (3); or | | | | |
| 2.26 | <u>(2)</u> fail of | r refuse to hire any | applicant as a res | sult of the applicant's refu | usal to disclose | | | | |
| 2.27 | any informat | tion specified in sul | odivision 2, clause | e (1), for refusal to take any | y action specified | | | | |
| 2.28 | in subdivision 2, clause (2), or for refusal to add the employer to their list of contacts | | | | | | | | |
| 2.29 | associated w | vith a personal soci | al media account | or to change the settings | that affect a third | | | | |
| 2.30 | party's ability to view the contents of a personal social media account, as specified in | | | | | | | | |
| 2.31 | subdivision | 2, clause (3). | | | | | | | |

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| 3.1 | Subd. 4. Employer actions permitted. Nothing in this section shall prevent an employer | | | | | | | | |
| 3.2 | <u>from:</u> | | | | | | | | |
| 3.3 | (1) accessing information about an employee or applicant that is publicly available; | | | | | | | | |
| 3.4 | (2) complying with state and federal laws, rules, and regulations and the rules of | | | | | | | | |
| 3.5 | self-regulatory organizations, where applicable; | | | | | | | | |
| 3.6 | (3) requesting or requiring an employee or applicant to share specific content that has | | | | | | | | |
| 3.7 | been reported | d to the employer, v | without requesting | g or requiring an employe | e or applicant to | | | | |
| 3.8 | provide a use | ername, password, | or other means of | f authentication that provi | ides access to a | | | | |
| 3.9 | personal soci | ial media account, | for the purpose of | <u>.</u> | | | | | |
| 3.10 | (i) ensuring compliance with applicable laws or regulatory requirements; | | | | | | | | |
| 3.11 | (ii) investigating an allegation, based on receipt of specific information, of the | | | | | | | | |
| 3.12 | unauthorized | l transfer of an emp | oloyer's proprieta | y or confidential information | tion or financial | | | | |
| 3.13 | data to an en | ployee or applicar | nt's personal socia | l media account; or | | | | | |
| 3.14 | (iii) inves | stigating an allegati | ion, based on rece | eipt of specific information | n, of unlawful | | | | |
| 3.15 | harassment i | n the workplace; | | | | | | | |
| 3.16 | (4) prohit | oiting an employee | or applicant from | using a personal social m | edia account for | | | | |
| 3.17 | business pur | poses; or | | | | | | | |
| 3.18 | (5) prohil | oiting an employee | or applicant from | n accessing or operating a | personal social | | | | |
| 3.19 | media accou | nt during business | hours or while or | business property. | | | | | |
| 3.20 | Subd. 5. | Employer protect | ed if access inad | vertent; use prohibited. | If an employer | | | | |
| 3.21 | inadvertently receives the username, password, or other means of authentication that provides | | | | | | | | |
| 3.22 | access to a personal social media account of an employee or applicant through the use of | | | | | | | | |
| 3.23 | an otherwise lawful virus scan or firewall that monitors the employer's network or | | | | | | | | |
| 3.24 | employer-provided devices, the employer is not liable for having the information, but may | | | | | | | | |
| 3.25 | not use the in | nformation to acces | ss the personal so | cial media account of the | employee or | | | | |
| 3.26 | applicant, may not share the information with anyone, and must delete the information | | | | | | | | |
| 3.27 | immediately | or as soon as is rea | asonably practical | ble. | | | | | |
| 3.28 | Subd. 6. | Enforcement. Any | employer, includ | ling its employee or agen | ts, that violates | | | | |
| 3.29 | this section s | hall be subject to le | egal action for dat | nages or equitable relief, | to be brought by | | | | |
| 3.30 | any person c | laiming that a viola | ation of this section | on has injured the person | or the person's | | | | |
| 3.31 | reputation. A person so injured is entitled to actual damages, including mental pain and | | | | | | | | |
| 3.32 | suffering endured on account of violation of the provisions of this section, and reasonable | | | | | | | | |
| 3.33 | attorney fees | and other costs of | litigation. | | | | | | |
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- 4.1 Subd. 7. Severability. The provisions in this section are severable. If any part or provision
- 4.2 of this section, or the application of this section to any person, entity, or circumstance, is
- 4.3 <u>held invalid, the remainder of this section, including the application of the part or provision</u>
- 4.4 to other persons, entities, or circumstances, shall not be affected by the holding and shall
- 4.5 <u>continue to have force and effect.</u>
- 4.6 **EFFECTIVE DATE.** This section is effective August 1, 2019, and applies to actions
- 4.7 <u>committed on or after that date.</u>