| 1 | H.462 |
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| 2 | Introduced by Representative Hill of Wolcott |
| 3 | Referred to Committee on |
| 4 | Date: |
| 5 | Subject: Labor; employment practices; social media privacy |
| 6 | Statement of purpose of bill as introduced: This bill proposes to prohibit an |
| 7 | employer from requiring or requesting that an employee or applicant disclose |
| 8 | personal social media account information. |
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| 9 | An act relating to social media privacy for employees |
| 10 | It is hereby enacted by the General Assembly of the State of Vermont: |
| 11 | Sec121 VSA § ⁴⁹⁵ k is added to read: |
| | 12 § 495k. SOCIAL MEDIA ACCOUNT PRIVACY; PROHIBITIONS |
| 13 | (a) "Social media account" means an account with an electronic medium or |
| 14 | service through which users create, share, and interact with content, including |
| 15 | videos, still photographs, blogs, video blogs, podcasts, instant or text |
| 16 | messages, e-mail, online services or accounts, or Internet website profiles or |
| 17 | locations. "Social media account" does not include an account provided by an |
| 18 | employer or intended to be used primarily on behalf of an employer. |
| 19 | b, An employer shall not require, request, or coerce an employee or |

| 1 | applicant to do any of the following: |
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| 2 | (1) disclose a username or password for the purpose of accessing |
| 3 | the employee or applicant's social media account; |
| 4 | (2) access a social media account in the presence of the employer; or |
| 5 | (3) divulge or present any content from the employee or |
| 6 | applicant's social media account. |
| 7 | (c) No agreement by an employee to waive his or her rights under this |
| 8 | section shall be valid. |
| 9 | (d)(1) Notwithstanding subsection (b) of this section, an employer may |
| 10 | request an employee to divulge social media account content in relation to an |
| 11 | investigation of employee misconduct or a violation of law, if good cause |
| 12 | exists to do so. An employer may use an employee's social media account |
| 13 | information obtained pursuant to this subsection solely for the purposes of the |
| 14 | <u>investigation.</u> |
| 15 | (2) This section does not prohibit or restrict a law enforcement agency |
| 16 | from complying with a duty to screen employees or applicants before hiring or |
| 17 | to monitor or retain employee social media account information or content |
| 18 | during the hiring process for a law enforcement officer. |
| 19 | (e) Nothing in this section shall preclude an employer from requesting a |
| 20 | username or password that is necessary to access an employer-issued electronic |
| 21 | device. |

- 1 (f) An employer shall not discharge or in any other manner retaliate against
- 2 an employee who exercises or attempts to exercise his or her rights under this
- 3 section. The provisions against retaliation in subdivision 495(a)(8) of this title
- 4 and the penalty and enforcement provisions of section 495b of this title shall
- 5 <u>apply to this section.</u>
 - 6 Sec. 2. EFFECTIVE DATE
- This act shall take effect on July 1, 2017.

Sec. 1. 21 V.S.A. § 495k is added to read:

§ 495k. SOCIAL MEDIA ACCOUNT PRIVACY; PROHIBITIONS

(a) As used in this section:

- (1) "Social media account" means an account with an electronic medium or service through which users create, share, and interact with content, including videos, still photographs, blogs, video blogs, podcasts, instant or text messages, e-mail, online services or accounts, or Internet website profiles or locations. "Social media account" does not include an account provided by an employer or intended to be used primarily on behalf of an employer.
- (0) "Specifically identified content" means data, information, or other content stored in a social media account that is identified with sufficient particularity to distinguish the individual piece of content being sought from any other data, information, or content stored in the account. "Specifically

identified content" shall not include a username, password, or other means of authentication for the purpose of accessing an employee's or applicant's social media account.

- (b) An employer shall not require, request, or coerce an employee or applicant to do any of the following:
- (1) disclose a username, password, or other means of authentication, or turn over an unlocked personal electronic device for the purpose of accessing the employee's or applicant's social media account;
 - (2) access a social media account in the presence of the employer;
- (3) divulge or present any content from the employee's or applicant's social media account; or
- (2) change the account or privacy settings of the employee's or applicant's social media account to increase third-party access to its contents.
- (c) An employer shall not require or coerce an employee or applicant to add anyone, including the employer, to their list of contacts associated with a social media account.
- (d) No agreement by an employee to waive his or her rights under this section shall be valid.
- (e)(1) Nothing in this section shall preclude an employer from requesting an employee to share specifically identified content for the purpose of:

(A) complying with the employer's legal and regulatory obligations;

- (B) investigating an allegation of the unauthorized transfer or disclosure of an employer's proprietary or confidential information or financial data related to through an employee's or an applicant's social media account; or
- (C) investigating an allegation of unlawful harassment, threats of violence in the workplace, or discriminatory or disparaging content concerning another employee, agent or contractor.
- (2) Nothing in this section shall prohibit or restrict a law enforcement agency, as defined in 15 V.S.A. § 1151(5), from requesting or requiring:
- (A) an applicant to provide access to the applicant's social media account as part of a screening or fitness determination during the hiring process; or
- (B) an employee to provide access to the employee's social media account in relation to a continued fitness determination or an allegation or investigation of employee misconduct, a violation of policy, or a violation of law.
- (3) Nothing in this section shall restrict or otherwise prohibit a law enforcement agency, as defined in 15 V.S.A. § 1151(5), from retaining any social media account information acquired pursuant to this subsection, provided that the information shall be protected in accordance with law and the law enforcement agency'spolicy.

(f) Nothing in this section shall preclude an employer from requesting or requiring an employee to provide a username or password that is necessary to access an employer-issued electronic device or an account or service provided by the employer, obtained by virtue of the employee's employment relationship with the employer, or used for the employer's business purposes.

() An employer shall not discharge or in any other manner retaliate against an employee who exercises or attempts to exercise his or her rights under this section. The provisions against retaliation in subdivision 495(a)(8) of this title and the penalty and enforcement provisions of section 495b of this title shall apply to this section.

Sec. 2. EFFECTIVE DATE

This act shall take effect on January 1, 2018.