FIRST ENGROSSMENT

Sixty-third Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1455

Introduced by

Representatives Hanson, Beadle, Boschee, Oversen

- 1 A BILL for an Act to create and enact a new subsection to section 30.1-18-15 and a new chapter
- 2 to title 34 of the North Dakota Century Code, relating to authority of personal representatives
- 3 relating to internet accounts and workplace privacy of social media accounts.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5	SECTION 1. A new subsection to section 30.1-18-15 of the North Dakota Century Code is						
6	created and enacted as follows:						
7	Take control of, conduct, continue, or terminate an account of a decedent on any						
8	social networking website, microblogging or short message service website, or e-mail						
9	service website, except for any copyrighted material that may be hosted on a file						
10	sharing hosting site.						
11	SECTION 1. A new chapter to title 34 of the North Dakota Century Code is created and						
12	enacted as follows:						
13	Definitions.						
14	As used in this chapter:						
15	<u>1.</u>	"Applicant" means a prospective employee applying for employment.					
16	<u>2.</u>	"Electronic communication device" includes a cellular telephone, personal digital					
17		assistant, electronic device with mobile data access, laptop computer, pager,					
18		broadband personal communication device, two-way messaging device, electronic					
19		game, and portable computing device.					
20	<u>3.</u>	"Employer" means a person engaged in a business, an industry, a profession, a trade,					
21		or other enterprise in the state. The term includes any agent, representative, or					
22		designee of such an employer.					
23	<u>4.</u>	"Social networking site" includes an internet-based, personalized, privacy-protected					
24		website or application whether free or commercial which allows users to construct a					

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1	private or semiprivate profile site within a bounded system; create a list of other					
2	system users who are granted reciprocal access to the individual's profile site; send					
3	and receive electronic mail; and share personal content, communications, and					
4	contacts. The term does not include electronic mail or any account created,					
5	maintained, used, or accessed by an employee or applicant for business-related					
6	communications or for a business purpose of the employer.					
7	Prohibited acts of employer.					
8	<u>An e</u>	An employer may not:				
9	<u>1.</u>	Require or request that an employee or applicant provide or disclose a user name or				
10		password or any other related account information in order to gain access to the				
11		employee's or applicant's social networking site profile or account by way of an				
12		electronic communication device; or				
13	<u>2.</u>	Require or request that an employee or applicant log onto a social networking site by				
14		way of an electronic communication device in the presence of the employer in order to				
15		provide the employer access to the employee's or applicant's social networking profile				
16		or account.				
17	Waiver of protection prohibited.					
18	An employer may not require an employee or applicant to waive or limit any protection					
19	granted under this chapter as a condition of continued employment or of applying for or					
20	receiving an offer of employment. An agreement to waive any right or protection under this					
21	chapter is unenforceable.					
22	Retaliation prohibited.					
23	An employer may not retaliate or discriminate against an employee or applicant because					
24	the employee or applicant:					
25	<u>1.</u>	Refuses to provide or disclose a user name or password or in any other way provide				
26		access to a social networking site through an electronic communications device;				
27	<u>2.</u>	Files a complaint under this chapter; or				
28	<u>3.</u>	Testifies, assists, or participates in an investigation, proceeding, or action concerning a				
29		violation of this chapter.				

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1	Employee's prohibited acts.						
2	An employee may not download an employer's proprietary information or financial data to a						
3	personal website or to a social networking site without authorization from the employer.						
4	Application.						
5	This chapter does not limit an employer's right to:						
6	<u>1.</u>	Adopt and maintain lawful workplace policies governing the use of the employer's					
7		electronic equipment, including policies regarding internet use, social networking site					
8		use, and electronic mail use;					
9	<u>2.</u>	Rec	quest or require an employee or applicant to disclose access information to the				
10		<u>em</u>	ployer to gain access to or operate:				
11		<u>a.</u>	An electronic communications device paid for in whole or in part by the employer;				
12			<u>or</u>				
13		<u>b.</u>	An account or service provided by the employer, obtained by virtue of the				
14			employee's employment relationship with the employer, or used for the				
15			employer's business purposes;				
16	<u>3.</u>	<u>Acc</u>	ess information about an employee or applicant which is in the public domain or is				
17		othe	erwise obtained in compliance with this chapter;				
18	<u>4.</u>	<u>Cor</u>	nduct an investigation based on the receipt of information about employee				
19	I	wro	ngdoing or unauthorized downloading of an employer's proprietary information or				
20		<u>fina</u>	<u>ncial data to a personal website or a social networking site; or</u>				
21	<u>5.</u>	Dis	cipline or dismiss an employee for conduct other than conduct protected under this				
22		<u>cha</u>	<u>pter-; or</u>				
23	6.	Imp	lement and enforce a policy pertaining to the use of an employer-issued electronic				
24		<u>con</u>	nmunications device or to the use of an employee-owned device that will be used				
25	for business purposes.						
26	Violation.						
27	Upon violation of this chapter, an aggrieved person may, in addition to any other available						
28	remedy, institute a civil action in a court of competent jurisdiction within one year after the date						
29	of the alleged violation. In response to the action, a court may award reasonable attorney's fees						
30	and costs to a prevailing employee or applicant in addition to any award of actual damages.						

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1 <u>Construction</u>.

- 2 This Act may not be construed to prevent an employer from complying with the
- 3 requirements of state or federal statutes, rules, or regulations; case law; or rules of
- 4 <u>self-regulatory organizations.</u>