A BILL FOR AN ACT

RELATING TO THE UNIFORM EMPLOYEE AND STUDENT ONLINE PRIVACY PROTECTION ACT.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature considers this Act to be of statewide concern. 2 3 SECTION 2. The Hawaii Revised Statutes is amended by 4 adding a new chapter to be appropriately designated and to read 5 as follows: 6 "CHAPTER 7 THE UNIFORM EMPLOYEE AND STUDENT ONLINE PRIVACY PROTECTION ACT 8 -1 Short title. This chapter may be cited as The 9 Uniform Employee and Student Online Privacy Protection Act. 10 -2 Definitions. As used in this chapter: 11 "Content" means information, other than login information, 12 that is contained in a protected personal online account, 13 accessible to the account holder, and not publicly available. 14 "Educational institution": 15 (1) Means a person that provides students an organized 16 program of study or training that is academic,

1		technical, trade-oriented, or preparatory for gaining							
2		employment and for which the person gives academic							
3		credit; and							
4	(2)	Includes:							
5		(A) A public or private institution; and							
6		(B) An agent or designee of the educational							
7		institution.							
8	"Ele	ctronic" means relating to technology having							
9	electrical, digital, magnetic, wireless, optical,								
10	electromagnetic, or similar capabilities.								
11	"Emp	"Employee":							
12	(1)	Means an individual who provides services or labor to							
13		an employer in exchange for salary, wages, or the							
14		equivalent or, for an unpaid intern, academic credit							
15		or occupational experience; and							
16	(2)	Includes:							
17		(A) A prospective employee who has:							
18		(i) Expressed to the employer an interest in							
19		being an employee; or							

1		(ii) Applied for or is applying for employment
2		by, or is being recruited for employment by,
3		the employer; and
4		(B) An independent contractor.
5	"Empl	oyer":
6	(1)	Means a person that provides salary, wages, or the
7		equivalent to an employee in exchange for services or
8		labor or engages the services or labor of an unpaid
9		intern; and
10	(2)	Includes an agent or designee of the employer.
11	"Logi	n information" means a username and password,
12	password,	or other means or credentials of authentication
13	required t	to access or control:
14	(1)	A protected personal online account; or
15	(2)	An electronic device, which the employee's employer or
16		the student's educational institution has not supplied
17		or paid for in full, that itself provides access to or
18		control over the account.
19	"Logi	n requirement" means a requirement that login
20	informatio	on shall be provided before a protected personal online
21	account or	electronic device can be accessed or controlled.

•	online means accessible by means of a computer network of
2	the Internet.
3	"Person" means an individual; estate; business or nonprofit
4	entity; public corporation; government or governmental
5	subdivision, agency, or instrumentality; or other legal entity.
6	"Protected personal online account" means any online
7	account maintained by an employee or a student, including social
8	media or electronic mail accounts, that is protected by a login
9	requirement. "Protected personal online account" does not
10	include an account, or the discrete portion of an account, that
11	was:
12	(1) Opened at an employer's behest, or provided by an
13	employer and intended to be used solely or primarily
14	on behalf of or under the direction of the employer;
15	or
16	(2) Opened at an educational institution's behest or
17	provided by an educational institution and intended to
18	be used solely or primarily on behalf of or under the
19	direction of the educational institution.
20	"Publicly available" means available to the general public.

"Record" means information that is inscribed on a tangible 1 medium or that is stored in an electronic or other medium and is 2 retrievable in perceivable form. 3 "Specifically identified content" means data or information 4 5 stored in a protected personal online account that is identified with sufficient particularity to distinguish the discrete 6 individual pieces of content being sought from a substantial 7 percentage of other data or information stored in the account 8 9 with which it may share similar characteristics. The identification may be based on identification or verification by 10 an individual creator, poster, sender, viewer or recipient of 11 12 characteristics of that content that in the aggregate allow the employee or student requested to provide access to that content 13 14 to distinguish that content with reasonable certainty from any other data or information stored in the account with which it 15 16 may share similar characteristics. "State" means a state of the United States, the District of 17 Columbia, the United States Virgin Islands, or any territory or 18 insular possession subject to the jurisdiction of the United 19 20 States.

1	"Stud	dent"	means an individual who participates in an
2	education	al in	stitution's organized program of study or
3	training.	"St	udent" includes:
4	(1)	A pr	ospective student who expresses to the institution
5		an i	nterest in being admitted to, applies for
6		admi	ssion to, or is being recruited for admission by,
7		the	educational institution; and
8	(2)	A pa	rent or legal guardian of a student under the age
9		of m	ajority.
10	\$	-3 P	rotection of employee online account. (a)
11	Subject t	o the	exceptions in subsection (b), an employer shall
12	not:		
13	(1)	Requ	ire or coerce an employee to:
14		(A)	Disclose the login information for a protected
15			personal online account;
16		(B)	Disclose the content of the account, except that,
17			without coercion and pursuant to a clear
18			statement that acceptance is voluntary and not
19			required, an employer may request an employee to
20			add the employer to, or to not remove the

1			employer from, the set of persons to which the
2			employee grants access to the content;
3		(C)	Alter the settings of the account in a manner
4			that makes the login information for or content
5			of the account more accessible to others; or
6		(D)	Access the account in the presence of the
7			employer in a manner that enables the employer to
8			observe the login information for or content of
9			the account or turn over an unlocked personal
10			technological device for purposes of gaining
11			access to a protected personal online account; or
12	(2)	Take	, or threaten to take, adverse action against an
13		empl	oyee for failure to comply with an employer's:
14		(A)	Requirement, coercive action, or request that
15			violates paragraph (1); or
16		(B)	Request under paragraph (1)(B) to add the
17			employer to, or to not remove the employer from,
18			the set of persons to which the employee grants
19			access to the content of a protected personal
20			online account.

1	(b)	Nothing in subsection (a) shall prevent an employer
2	from:	
3	(1)	Accessing information about an employee that is
4		publicly available;
5	(2)	Complying with a federal or state law, court order, or
6		rule of a self-regulatory organization established by
7		federal or state statute, including a self-regulatory
8		organization as defined in section 3(a)(26) of the
9		Securities Exchange Act of 1934, title 15 United
10		States Code section 78c(a)(26);
11	(3)	Implementing and enforcing a policy pertaining to the
12		use of an employer-issued electronic communications
13		device or the use of an employee-owned electronic
14		communications device that will be used for business
15		purposes; or
16	(4)	Without requesting or requiring an employee to provide
17		login information for or other means of authentication
18		that provides access to the employee's protected
19		personal online account, requesting or requiring an
20		employee to share specifically identified content for
21		the purpose of:

1	(A) Eliabiling all employer to comply with its own lega-
2	and regulatory obligations;
3	(B) Investigating an allegation, based on specific
4	facts regarding specifically identified content,
5	of:
6	(i) Noncompliance with an employer prohibition
7	against work-related employee misconduct of
8	which the employee has reasonable notice,
9	which is in a record, and that was not
10	created primarily to gain access to a
11	protected personal online account; or
12	(ii) The disclosure of information in which the
13	employer has a proprietary interest or
14	information the employer has a legal
15	obligation to keep confidential; and
16	(C) Investigating threats to safety, including:
17	(i) Unlawful harassment or threats of violence
18	in the workplace;
19	(ii) Threats to employer information technology
20	or communications technology systems; or
21	(iii) Threats to employer property.

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1 An employer with whom content is shared by an employee 2 for a purpose specified in subsection (b)(4) shall: 3 (1)Not access or view unshared content; Use the shared content only for the specified purpose; 4 (2) 5 and (3) Not alter the shared content. 6 7 An employer that acquires the login information for an (d) employee's protected personal online account by means of 8 otherwise lawful technology that monitors the employer's 9 network, or employer-provided devices, for a network security, 10 data confidentiality, or system maintenance purpose: 11 Is not liable for having the information; 12 (1)Shall not use the login information to access or 13 (2) 14 enable another person to access the account; Shall make reasonable effort to keep the login 15 (3) information secure; 16 Shall not share the login information with any other 17 (4)18 person or entity; and Shall dispose of the login information as soon as, as (5) 19 securely as, and to the extent reasonably practicable; 20

1	provided that if the employer is retaining the login
2	information for use in:
3	(A) An ongoing investigation of an actual or
4	suspected breach of computer, network, or data
5	security; or
6	(B) A specific criminal complaint or civil action, or
7	the investigation thereof,
8	the employer shall make a reasonable effort to keep
9	the login information secure and dispose of it as soon
10	as, as securely as, and to the extent reasonably
11	practicable after completing the investigation,
12	complaint, or action.
13	(e) Nothing in subsection (a) shall be construed to
14	diminish the authority or obligation of an employer to
15	investigate complaints, allegations, or the occurrence of
16	sexual, racial, or other prohibited harassment under part I of
17	chapter 378.
18	§ -4 Protection of student online account. (a) Subject
19	to the exceptions in subsection (b), an educational institution
20	shall not:

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1	(1)	Requi	ire or coerce a student to:
2		(A)	Disclose the login information for a protected
3			personal online account;
4		(B)	Disclose the content of the account, except that,
5			without coercion and pursuant to a clear
6			statement that acceptance is voluntary and not
7			required, an educational institution may request
8			a student to add the educational institution to,
9			or to not remove the educational institution
10			from, the set of persons to which the student
11			grants access to the content;
12		(C)	Alter the settings of the account in a manner
13			that makes the login information for or content
14			of the account more accessible to others; or
15		(D)	Access the account in the presence of the
16			educational institution in a manner that enables
17			the educational institution to observe the login
18			information for or content of the account or turn
19			over an unlocked personal technological device
20			for purposes of gaining access to a personal
21			online account; or

1	(2)	Take, or threaten to take, adverse action against a
2		student for failure to comply with an educational
3		institution's:
4		(A) Requirement, coercive action, or request that
5		violates paragraph (1); or
6		(B) Request under paragraph (1)(B) to add the
7		educational institution to, or to not remove the
8		educational institution from, the set of persons
9		to which the student grants access to the content
10		of a protected personal online account.
11	(b)	Nothing in subsection (a) shall prevent an educational
12	instituti	on from:
13	(1)	Accessing information about a student that is publicly
14		available;
15	(2)	Complying with a federal or state law, court order, or
16		rule of a self-regulatory organization established by
17		federal or state statute; or
18	(3)	Without requesting or requiring a student to provide
19		login information for or other means of authentication
20		that provides access to the student's protected
21		personal online account, requesting or requiring a

1	stuc	dent to	o share specifically identified content for
2	the	purpo	se of:
3	(A)	Enab	ling an educational institution to comply
4		with	its own legal and regulatory obligations;
5	(B)	Inve	stigating an allegation, based on specific
6		fact	s regarding specifically identified content,
7		of:	
8		(i)	Noncompliance with an educational
9			institution's prohibitions against
10			education-related student misconduct of
11			which the student has reasonable notice,
12			which is in a record, and that was not
13			created primarily to gain access to a
14			protected personal online account; or
15		(ii)	The disclosure of any interest or
16			information the educational institution has
17			a legal obligation to keep confidential; and
18	(C)	Inve	stigating threats to safety, including:
19		(i)	Unlawful harassment or threats of violence
20			at the educational institution;

1		(ii) Threats to the educational institution's
2		information technology or communications
3		technology systems; or
4		(iii) Threats to the educational institution's
5		property.
6	(c)	An educational institution with whom content is shared
7	by a stud	ent for a purpose specified in subsection (b)(3) shall:
8	(1)	Not access or view unshared content;
9	(2)	Use the shared content only for the specified purpose;
10		and
11	(3)	Not alter the shared content.
12	(d)	An educational institution that acquires the login
13	informati	on for a student's protected personal online account by
14	means of	otherwise lawful technology that monitors the
15	education	al institution's network, or educational institution-
16	provided	devices, for a network security, data confidentiality,
17	or system	n maintenance purpose:
18	(1)	Is not liable for having the information;
19	(2)	Shall not use the login information to access or
20		enable another person to access the account;

1	(3)	Shall make reasonable effort to keep the login
2		information secure;
3	(4)	Shall not share the login information with any other
4		person or entity; and
5	(5)	Shall dispose of the login information as soon as, as
6		securely as, and to the extent reasonably practicable;
7		provided that if the educational institution is
8		retaining the login information for use in:
9		(A) An ongoing investigation of an actual or
10		suspected breach of computer, network, or data
11		security; or
12		(B) A specific criminal complaint or civil action, or
13		the investigation thereof,
14		the educational institution shall make a reasonable
15		effort to keep the login information secure and
16		dispose of it as soon as, as securely as, and to the
17		extent reasonably practicable after completing the
18		investigation, complaint, or action.
19	\$	-5 Civil action. (a) The attorney general may bring
20	a civil a	ction in district court against an employer or

- 1 educational institution for a violation of this chapter. A
- prevailing attorney general may obtain:
- 3 (1) Injunctive and other equitable relief; and
- 4 (2) A civil penalty of up to \$1,000 for each violation,
- 5 but not exceeding \$100,000 for all violations caused
- 6 by the same event.
- 7 (b) An employee or student may bring a civil action
- 8 against the employee's employer or student's educational
- 9 institution for a violation of this chapter. A prevailing
- 10 employee or student may obtain:
- 11 (1) Injunctive and other equitable relief;
- 12 (2) Actual and general damages; and
- (3) Costs and reasonable attorney's fees.
- 14 (c) An action under subsection (a) shall not preclude an
- 15 action under subsection (b), and an action under subsection (b)
- 16 shall not preclude an action under subsection (a).
- 17 (d) This chapter shall not affect a right or remedy
- 18 available under any law other than this chapter.
- 19 § -6 Relation to Electronic Signatures in Global and
- 20 National Commerce Act. This chapter modifies, limits, or
- 21 supersedes the Electronic Signatures in Global and National

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- 1 Commerce Act, title 15 United States Code section 7001 et seq.,
- 2 but does not modify, limit, or supersede section 101(c) of that
- 3 Act, title 15 United States Code section 7001(c), or authorize
- 4 electronic delivery of any of the notices described in
- 5 section 103(b) of that Act, title 15 United States Code
- 6 section 7003(b).
- 8 this chapter conflicts with a provision in any other chapter,
- 9 the provision in this chapter shall control.
- 10 § -8 Severability. If any provision of this chapter or
- 11 its application to any person or circumstance is held invalid,
- 12 the invalidity does not affect other provisions or applications
- 13 of this chapter which can be given effect without the invalid
- 14 provision or application, and to this end the provisions of this
- 15 chapter are severable."
- 16 SECTION 3. This Act does not affect rights and duties that
- 17 matured, penalties that were incurred, and proceedings that were
- 18 begun before its effective date.
- 19 SECTION 4. This Act shall take effect on December 25,
- 20 2040.

Report Title:

Online Privacy; Employees; Students

Description:

Establishes The Uniform Employee and Student Online Privacy Protection Act that adopts uniform laws on protecting the online accounts of employees, prospective employees, unpaid interns, applicants, students, and prospective students from employers and educational institutions. Effective 12/25/2040. (HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.