6853

## IN SENATE

## February 29, 2016

Introduced by Sen. RANZENHOFER -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law and the banking law, in relation to prohibiting a consumer reporting agency or lender from using certain information to determine an individual's credit worthiness

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Section 380-a of the general business law is amended by adding a new subdivision (u) to read as follows:
- (U) THE TERM "MEMBERS OF A CONSUMER'S SOCIAL NETWORK" MEANS A GROUP OF INDIVIDUALS AUTHORIZED BY A CONSUMER TO BE PART OF HIS OR HER SOCIAL MEDIA COMMUNICATIONS AND NETWORK.

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- S 2. Section 380-j of the general business law is amended by adding a new subdivision (h) to read as follows:
- NO CONSUMER REPORTING AGENCY SHALL COLLECT, EVALUATE, REPORT, OR 8 9 MAINTAIN IN THE FILE ON A CONSUMER THE CREDIT WORTHINESS, CREDIT STAND-ING OR CREDIT CAPACITY OF MEMBERS OF THE CONSUMER'S SOCIAL NETWORK FOR 10 PURPOSES OF DETERMINING THE CREDIT WORTHINESS OF THE CONSUMER; THE AVER-11 12 AGE CREDIT WORTHINESS, CREDIT STANDING OR CREDIT CAPACITY OF MEMBERS OF 13 CONSUMER'S SOCIAL NETWORK; OR ANY SCORE THAT IS NOT THE GROUP 14 CONSUMER'S OWN CREDIT WORTHINESS, CREDIT STANDING OR CREDIT CAPACITY. THE PROVISIONS OF THIS SUBDIVISION SHALL BE ENFORCED CONCURRENTLY BY THE 15 SUPERINTENDENT OF FINANCIAL SERVICES AND THE DIRECTOR OF THE DIVISION OF 16 17 CONSUMER PROTECTION AND EACH SHALL UTILIZE THEIR CONSUMER COMPLAINT AND ASSISTANCE HOTLINES TO DOCUMENT COMPLAINTS BY CONSUMERS WHO BELIEVE THAT 18 19 GROUP CREDIT RATINGS OF THEIR SOCIAL MEDIA NETWORK ARE BEING USED 20 DENY THEM CREDIT.
- 21 S 3. Section 2 of the banking law is amended by adding a new subdivi-22 sion 30 to read as follows:
- 30. MEMBERS OF A BORROWER'S SOCIAL NETWORK. THE TERM "MEMBERS OF A BORROWER'S SOCIAL NETWORK" MEANS A GROUP OF INDIVIDUALS AUTHORIZED BY A BORROWER TO BE PART OF HIS OR HER SOCIAL MEDIA COMMUNICATIONS AND NETWORK.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [ ] is old law to be omitted.

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S 4. Section 352 of the banking law is amended by adding a new sixth undesignated paragraph to read as follows:

NO LICENSEE SHALL COLLECT, EVALUATE, REPORT OR MAINTAIN IN THE FILE ON A BORROWER THE CREDIT WORTHINESS, CREDIT STANDING OR CREDIT CAPACITY OF 5 MEMBERS OF THE BORROWER'S SOCIAL NETWORK FOR PURPOSES OF DETERMINING THE CREDIT WORTHINESS OF THE BORROWER; THE AVERAGE CREDIT WORTHINESS, CREDIT 7 STANDING OR CREDIT CAPACITY OF MEMBERS OF THE BORROWER'S SOCIAL NETWORK; OR ANY GROUP SCORE THAT IS NOT THE BORROWER'S OWN CREDIT WORTHINESS, 8 9 CREDIT STANDING OR CREDIT CAPACITY. THE PROVISIONS OF THIS PARAGRAPH 10 SHALL BE ENFORCED CONCURRENTLY BY THE SUPERINTENDENT AND THE DIRECTOR OF THE DIVISION OF CONSUMER PROTECTION AND EACH SHALL UTILIZE THEIR CONSUM-11 ER COMPLAINT AND ASSISTANCE HOTLINES TO DOCUMENT COMPLAINTS BY BORROWERS 12 WHO BELIEVE THAT GROUP CREDIT RATINGS OF THEIR SOCIAL MEDIA NETWORK ARE 13 14 BEING USED TO DENY THEM CREDIT.

15 S 5. This act shall take effect immediately.