

118TH CONGRESS H. R. 7521

IN THE SENATE OF THE UNITED STATES

March 14, 2024

Received; read twice and referred to the Committee on Commerce, Science, and Transportation

AN ACT

To protect the national security of the United States from the threat posed by foreign adversary controlled applications, such as TikTok and any successor application or service and any other application or service developed or provided by ByteDance Ltd. or an entity under the control of ByteDance Ltd.

Re it enacted by the Court - 1 TT
Be it enacted by the Senate and House of Represente
tives of the United States of America in Congress assembled
SECTION 1. SHORT TITLE.
This Act may be cited as the "Protecting American
from Foreign Adversary Controlled Applications Act".
SEC. 2. PROHIBITION OF FOREIGN ADVERSARY CON
TROLLED APPLICATIONS.
(a) In General.—
(1) Prohibition of foreign adversary con-
TROLLED APPLICATIONS.—It shall be unlawful for
an entity to distribute, maintain, or update (or en-
able the distribution, maintenance, or updating of) a
foreign adversary controlled application by carrying
out, within the land or maritime borders of the
United States, any of the following:
(A) Providing services to distribute, main-
tain, or update such foreign adversary con-
trolled application (including any source code of
such application) by means of a marketplace
(including an online mobile application store)
through which users within the land or mari-
time borders of the United States may access,
maintain, or update such application.
(B) Providing internet hosting services to
enable the distribution, maintenance, or updat-

	ing of such foreign adversary controlled applica
2	tion for users within the land or maritime bo
3	ders of the United States.
4	(2) APPLICABILITY.—Subsection (a) sha
5	apply—
6	(A) in the case of an application that satis
7	fies the definition of a foreign adversary con
8	trolled application pursuant to subsection
9	(g)(3)(A), beginning on the date that is 180
10	days after the date of the enactment of this
11	Act; and
12	(B) in the case of an application that satis-
3	fies the definition of a foreign adversary con-
4	trolled application pursuant to subsection
5	(g)(3)(B), beginning on the date that is 180
6	days after the date of the relevant determina-
7	tion of the President under such subsection.
8	(b) Data and Information Portability to Al-
9	TERNATIVE APPLICATIONS.—Before the date on which a
0	prohibition under subsection (a) applies to a foreign adver-
1	sary controlled application, the entity that owns or con-
2	trols such application shall provide, upon request by a user
3	of such application within the land or maritime borders
4	of United States, to such user all the available data related
5	to the account of such user with respect to such applica-

1	tion. Such data shall be provided in a machine readable
2	format and shall include any data maintained by such ap
3	plication with respect to the account of such user, include
4	ing content (including posts, photos, and videos) and al
5	other account information.
6	(c) Exemptions.—
7	(1) Exemptions for qualified
8	DIVESTITURES.—Subsection (a)—
9	(A) does not apply to a foreign adversary
10	controlled application with respect to which a
11	qualified divestiture is executed before the date
12	on which a prohibition under subsection (a)
13	would begin to apply to such application; and
14	(B) shall cease to apply in the case of a
15	foreign adversary controlled application with re-
16	spect to which a qualified divestiture is exe-
7	cuted after the date on which a prohibition
8	under subsection (a) applies to such application.
9	(2) Exemptions for Certain Necessary
20	SERVICES.—Subsections (a) and (b) do not apply to
1	services provided with respect to a foreign adversary
2	controlled application that are necessary for an enti-
3	ty to attain compliance with such subsections.
4	(d) Enforcement.—
5	(1) CIVIL PENALTIES.—

1	(A) FOREIGN ADVERSARY CONTROLLED	
2	APPLICATION VIOLATIONS.—An entity that vio-	
3	lates subsection (a) shall be subject to pay a	
4	civil penalty in an amount not to exceed the	
5	amount that results from multiplying \$5,000 by	•
6	the number of users within the land or mari-	١.
7	time borders of the United States determined to	#
8	have accessed, maintained, or updated a foreign	
9	adversary controlled application as a result of	
10	such violation.	
11	(B) Data and information viola-	
12	TIONS.—An entity that violates subsection (b)	
13	shall be subject to pay a civil penalty in an	
14	amount not to exceed the amount that results	
15	from multiplying \$500 by the number of users	
16	within the land or maritime borders of the	
17	United States affected by such violation.	
18	(2) ACTIONS BY ATTORNEY GENERAL.—The At-	
19	torney General—	
20	(A) shall conduct investigations related to	
21	potential violations of subsection (a) or (b),	
22	and, if such an investigation results in a deter-	
23	mination that a violation has occurred, the At-	
24	torney General shall pursue enforcement under	
25	paragraph (1); and	

1	(B) may bring an action in an appropriate
2	district court of the United States for appro-
3	priate relief, including civil penalties under
4	paragraph (1) or declaratory and injunctive re-
5	lief.

(e) Severability.—

- (1) In General.—If any provision of this section or the application of this section to any person or circumstance is held invalid, the invalidity shall not affect the other provisions or applications of this section that can be given effect without the invalid provision or application.
- application of any provision of this section is held invalid with respect to a foreign adversary controlled application that satisfies the definition of such term pursuant to subsection (g)(3)(A), such invalidity shall not affect or preclude the application of the same provision of this section to such foreign adversary controlled application by means of a subsequent determination pursuant to subsection (g)(3)(B).
- 22 (f) Rule of Construction.—Nothing in this Act
 23 may be construed—

1	(1) to authorize the Attorney General to pursue
2	enforcement, under this section, other than enforce
3	ment of subsection (a) or (b);
4	(2) to authorize the Attorney General to pursue
5	enforcement, under this section, against an indi-
6	vidual user of a foreign adversary controlled applica-
7	tion; or
8	(3) except as expressly provided herein, to alter
9	or affect any other authority provided by or estab-
10	lished under another provision of Federal law.
11	(g) Definitions.—In this section:
12	(1) Controlled by a foreign adversary.—
13	The term "controlled by a foreign adversary" means,
14	with respect to a covered company or other entity,
15	that such company or other entity is—
6	(A) a foreign person that is domiciled in,
7	is headquartered in, has its principal place of
8	business in, or is organized under the laws of
9	a foreign adversary country;
0	(B) an entity with respect to which a for-
1	eign person or combination of foreign persons
2	described in subparagraph (A) directly or indi-
3	rectly own at least a 20 percent stake; or

1	(C) a person subject to the direction of
2	control of a foreign person or entity described
3	in subparagraph (A) or (B).
4	(2) Covered company.—
5	(A) In General.—The term "covered
6	company" means an entity that operates, di-
7	rectly or indirectly (including through a parent
8	company, subsidiary, or affiliate), a website,
9	desktop application, mobile application, or aug-
10	mented or immersive technology application
11	that—
12	(i) permits a user to create an ac-
13	count or profile to generate, share, and
14	view text, images, videos, real-time commu-
15	nications, or similar content;
16	(ii) has more than 1,000,000 monthly
17	active users with respect to at least 2 of
18	the 3 months preceding the date on which
19	a relevant determination of the President
20	is made pursuant to paragraph (3)(B);
21	(iii) enables 1 or more users to gen-
22	erate or distribute content that can be
23	viewed by other users of the website, desk-
24	top application, mobile application, or aug-

1	mented or immersive technology applica-	
2	tion; and	
3	(iv) enables 1 or more users to view	
4	content generated by other users of the	
5	website, desktop application, mobile appli-	
6	cation, or augmented or immersive tech-	
7	nology application.	
8	(B) Exclusion.—The term "covered com-	
9	pany" does not include an entity that operates	
10	a website, desktop application, mobile applica-	
11	tion, or augmented or immersive technology ap-	
12	plication whose primary purpose is to allow	
13	users to post product reviews, business reviews,	wird
14	or travel information and reviews.	exclusio.
15	(3) Foreign adversary controlled appli-	
16	CATION.—The term "foreign adversary controlled	
17	application" means a website, desktop application,	
18	mobile application, or augmented or immersive tech-	
19	nology application that is operated, directly or indi-	
20	rectly (including through a parent company, sub-	
21	sidiary, or affiliate), by—	
22	(A) any of—	
23	3A;	ついり TillTok
24	(ii) TikTok;	liklok

	1
	(iii) a subsidiary of or a successor to
	an entity identified in clause (i) or (ii) that
	is controlled by a foreign adversary; or
4	(iv) an entity owned or controlled, di-
5	rectly or indirectly, by an entity identified
6	in clause (i), (ii), or (iii); or
7	(B) a covered company that—
8	
9	(i) is controlled by a foreign adver- sary; and
10	
11	(ii) that is determined by the President to president
12	dent to present a significant threat to the
13	national security of the United States fol-
14	lowing the issuance of—
15	(I) a public notice proposing such
10	determination; and
16	(II) a public report to Congress,
1/	submitted not less than 30 days be-
18	fore such determination, describing
19	the specific national security concern
20	involved and containing a classified
21	
22	annex and a description of what as-
23	sets would need to be divested to exe-
24	cute a qualified divestiture.
	(4) Foreign adversary country.—The term
	"foreign adversary country" means a country speci-

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1	fied in section 4872(d)(2) of title 10, United States
2	Code. 4872(d)(Z)
3	(5) Internet hosting service.—The term
4	"internet hosting service" means a service through
5	which storage and computing resources are provided
6	to an individual or organization for the accommoda-
7	tion and maintenance of 1 or more websites or on-
8	line services, and which may include file hosting, do-
9	main name server hosting, cloud hosting, and virtual
10	private server hosting.
1	(6) Qualified divestiture.—The term
12	"qualified divestiture" means a divestiture or similar
13	transaction that—
14	(A) the President determines, through an
5	interagency process, would result in the relevant
6	foreign adversary controlled application no
7	longer being controlled by a foreign adversary;
8	and
9	(B) the President determines, through an
20	interagency process, precludes the establish-
21	ment or maintenance of any operational rela-
22	tionship between the United States operations
23	of the relevant foreign adversary controlled ap-
24	plication and any formerly affiliated entities

that are controlled by a foreign adversary, in-

1	cluding any cooperation with respect to the op-
2	eration of a content recommendation algorithm
3	or an agreement with respect to data sharing.
4	(7) Source code.—The term "source code"
5	means the combination of text and other characters
6	comprising the content, both viewable and
7	nonviewable, of a software application, including any
8	publishing language, programming language, pro-
9	tocol, or functional content, as well as any successor
10	languages or protocols.
11	(8) United states.—The term "United
12	States" includes the territories of the United States.
13	SEC. 3. JUDICIAL REVIEW.
14	(a) Right of Action.—A petition for review chal-
15	lenging this Act or any action, finding, or determination
16	under this Act may be filed only in the United States
17	Court of Appeals for the District of Columbia Circuit.
18	(b) Exclusive Jurisdiction.—The United States
19	Court of Appeals for the District of Columbia Circuit shall
20	have exclusive jurisdiction over any challenge to this Act
21	or any action, finding, or determination under this Act.
22	(c) Statute of Limitations.—A challenge may
23	only be brought—

1	(1) in the case of a challenge to this Act, not
2	later than 165 days after the date of the enactment
3	of this Act; and
4	(2) in the case of a challenge to any action,
5	finding, or determination under this Act, not later
6	than 90 days after the date of such action, finding,
7	or determination.
	Passed the House of Representatives March 13,
	2024.
	Attest: KEVIN F. MCCUMBER,
	Clerk.