THERE IS NO LEGAL OBJECTION TO THIS LEGISLATION IF AMENDED AS FOLLOWS:

- 1. In the title, line 4, strike "Chinese-owned"; and in line 5, after "platforms" insert "owned by firms located in the People's Republic of China".
- 2. In the first whereas clause, line 2, strike "Chinese" after "firms" insert "located in the People's Republic of China (PRC)".
- 3. In the second whereas clause, line 1, strike "Chinese" and insert "PRC"; in lines 1 and 2, strike "beyond China"; in line 2, strike "Chinese"; in line 3 after "firms" insert "located in the PRC".
- 4. In the third whereas clause, line 3 strike "Beijing and the Chinese" and insert "the PRC and the PRC".
- 5. In the fourth whereas clause line 2, strike "Chinese-owned" and after "ByteDance" insert "which is located in the PRC".
- 6. In the sixth whereas clause, line 2, strike "Chinese" and insert "PRC"; in lines 3 and 4 strike "Chinese-owned"; and in line 4, after "apps" insert "owned by firms located in the PRC".
- 7. In Section 1, line 2, strike "Chinese-owned"; and in line 3, after "platforms" insert "owned by firms located in the People's Republic of China".

Date:	(Signed):	
	` • /	Kevin Roberts
		Assistant Director of Law

Ord. No. 119-2023