MISSISSIPPI LEGISLATURE

By: Senator(s) McDaniel

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## SENATE BILL NO. 2870

1 AN ACT TO CREATE A NEW SECTION WITHIN TITLE 25, CHAPTER 53, 2 MISSISSIPPI CODE OF 1972, TO ENACT THE NATIONAL SECURITY ON STATE DEVICES AND NETWORKS ACT; TO AMEND SECTION 25-53-191, MISSISSIPPI 3 CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 6 SECTION 1. (1) This section shall be known and may be cited 7 as the "National Security on State Devices and Networks Act." 8 (2) For the purposes of this section, the following words 9 and phrases shall have the meanings ascribed in this section 10 unless the context clearly indicates otherwise: 11 (a) "TikTok" means the social media platform known as 12 TikTok, operated by TikTok, Incorporated, in the United States and owned by Chinese internet technology holding company ByteDance 13 14 Limited, and any of its successors or assigns. 15 (b) "State-issued devices" means any desktop computer, laptop computer, cell phone, tablet or any other device capable of 16 17 internet connectivity that is issued to a state employee pursuant to his or her employment and for use in carrying out his or her 18 19 professional duties. G1/2 S. B. No. 2870 ~ OFFICIAL ~

20 (c) "State-operated networks" means any 21 telecommunications network, including wireless local area networks 22 and virtual private networks, or other information technology 23 network system owned or operated by the Mississippi Department of 24 Information Technology Services.

(d) "State agency" means any agency, department,
commission, board, bureau, institution or other instrumentality of
the state.

(3) No state employee shall download or use the TikTok
application or access the TikTok website on a state-issued device,
nor shall a state employee download the TikTok application or
access the TikTok website via a state-operated network. No state
agency or public officer, in his or her official capacity, shall
operate an account or publish any content on TikTok.

34 SECTION 2. Section 25-53-191, Mississippi Code of 1972, is 35 amended as follows:

36 25-53-191. (1) For the purposes of this section, the 37 following terms shall have the meanings ascribed to them in this 38 section unless the context otherwise clearly requires:

39 (a) "Department" means the Mississippi Department of40 Information Technology.

41 (b) "State agency" means any agency, department,
42 commission, board, bureau, institution or other instrumentality of
43 the state.

S. B. No. 2870 23/SS26/R871 PAGE 2 (cap\tb) 44 (c) "Wireless communication device" means a cellular
45 telephone, pager or a personal digital assistant device having
46 wireless communication capability.

Before a wireless communication device may be assigned, 47 (2)48 issued or made available to an agency officer or employee, the 49 agency head, or his designee, shall sign a statement certifying 50 the need or reason for issuing the device. No officer or employee 51 of any state agency, except for an officer or employee of the 52 Mississippi Emergency Management Agency, shall be assigned or issued more than one (1) such wireless communication device. No 53 54 officer or employee of any state agency to whom has been assigned, 55 issued or made available the use of a wireless communication 56 device, the cost of which is paid through the use of public funds, 57 shall use such device for personal use.

(3) A state agency shall not reimburse any officer or
employee for use of his or her personal wireless communication
device.

Every state agency that, at the expense of the state 61 (4) 62 agency, assigns, issues or makes available to any of its officers 63 or employees a wireless communication device shall obtain and 64 maintain detailed billing for every wireless communication device 65 account. A list of approved vendors for the procurement of 66 wireless communication devices and the delivery of wireless 67 communication device services shall be developed for all state 68 agencies by the Mississippi Department of Information Technology

S. B. No. 2870 **~ OFFICIAL ~** 23/SS26/R871 PAGE 3 (cap\tb) 69 Services in conjunction with the Wireless Communication Commission created in Section 25-53-171. The department, in conjunction with 70 71 the Wireless Communication Commission, shall exercise the option 72 of selecting one (1) vendor from which to procure wireless 73 communication devices and to provide wireless communication device 74 services, or if it deems such to be most advantageous to the state agencies, it may select multiple vendors. The department, in 75 76 conjunction with the Wireless Communication Commission, shall 77 select a vendor or vendors on the basis of lowest and best bid 78 proposals. A state agency may not procure a wireless 79 communication device from any vendor or contract for wireless 80 communication device services with any vendor unless the vendor 81 appears on the list approved by the department, in conjunction 82 with the Wireless Communication Commission. A contract entered into in violation of this section shall be void and unenforceable. 83 84 (5)The department shall promulgate a model acceptable use policy defining the appropriate use of all wireless communication 85 86 devices. The department shall include in its definition of 87 appropriate use a prohibition on the social media platform TikTok, 88 pursuant to the National Security on State Devices and Networks 89 The acceptable use policy should specify that these Act. 90 resources, including both devices and services, are provided at 91 the state agency's expense as tools for accomplishing the business missions of the state agency; that all those resources are for 92 93 business use; and that more than incidental personal use of those

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94 resources is prohibited. The acceptable use policy should require 95 that each official and employee issued one (1) of the above 96 devices or authorized to access one (1) of the above services sign 97 the policy and that the signed copy be placed in the personnel 98 file of the official or employee. The acceptable use policy 99 should also require that the use of these resources be tracked, 100 verified and signed by the official or employee and the supervisor 101 of the official or employee at each billing cycle or other 102 appropriate interval. All state agencies shall adopt the model 103 policy or adopt a policy that is, at minimum, as stringent as the 104 model policy and shall provide a copy of the policy to the 105 department.

(6) All state agencies shall purchase or acquire only the
lowest cost cellular telephone, pager or personal digital
assistance device which will carry out its intended use.

109 (7)The University of Mississippi Medical Center and its 110 employees, the Mississippi State University Extension Service and its agents and faculty members, the Mississippi State University 111 112 Agricultural and Forestry Experiment Station and its faculty 113 members, the Mississippi State University Forestry and Wildlife 114 Research Center and its faculty members, and the Mississippi State 115 University College of Veterinary Medicine and its faculty members 116 shall be exempt from the application of this section.

117 (8) The State Auditor shall conduct necessary audits to 118 ensure compliance with the provisions of this section.

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SECTION 3. Section 1 of this act shall be codified in Title
25, Chapter 23, Mississippi Code of 1972.

121 SECTION 4. This act shall take effect and be in force from 122 and after July 1, 2023.

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