## House Bill 3127

Sponsored by Representatives BOWMAN, EVANS, Senator KNOPP, Representative LEVY E, Senator WOODS

## **SUMMARY**

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced.** 

Prohibits installation or download of certain covered products onto state information technology assets. Prohibits use or access of certain covered products by state information technology assets.

Requires state agencies to remove covered products from state information technology assets and implement all measures necessary to prevent installation or download of certain covered products onto state information technology assets and use or access of certain covered products by state information technology assets.

Permits state agency to permit download, installation, use or access of covered product for purpose of carrying out law enforcement activities. Requires state agency that permits download, installation, use or access of covered product to adopt risk mitigation standards and procedures.

Takes effect on 91st day following adjournment sine die.

## 1 A BILL FOR AN ACT

- 2 Relating to the security of state assets; and prescribing an effective date.
- 3 Be It Enacted by the People of the State of Oregon:
- 4 SECTION 1. (1) As used in this section:
- (a) "Covered product" means any form of hardware, software or service provided by a covered vendor.
- (b) "Covered vendor" means any of the following corporate entities, or any parent, subsidiary, affiliate or successor entity of the following corporate entities:
  - (A) Alibaba Group Holding Limited.
- 10 (B) ByteDance Limited.
- 11 (C) Huawei Technologies Company Limited.
- 12 **(D) Kaspersky Lab.**

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- 13 (E) Tencent Holdings Limited.
- 14 **(F) ZTE Corporation.** 
  - (c) "State agency" means any board, commission, department, division, office or other entity of state government, as defined in ORS 174.111.
    - (d) "State information technology asset" means any form of hardware, software or service for data processing, office automation or telecommunications used directly by a state agency or used to a significant extent by a contractor in the performance of a contract with a state agency.
  - (2) A covered product may not be:
- 22 (a) Installed or downloaded onto a state information technology asset; or
- 23 (b) Used or accessed by a state information technology asset.
- 24 (3) A state agency shall:
- 25 (a) Remove any covered product that is installed or downloaded onto a state information 26 technology asset under the management or control of the state agency; and
  - (b) Implement all measures necessary to prevent the:

**NOTE:** Matter in **boldfaced** type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in **boldfaced** type.

- (A) Installation or download of a covered product onto a state information technology asset; or
  - (B) Use or access of a covered product by a state information technology asset.
- (4)(a) Notwithstanding subsections (2) and (3) of this section, a state agency may, for the sole purpose of carrying out law enforcement activities, permit the:
- (A) Installation or download of a covered product onto a state information technology asset; or
  - (B) Use or access of a covered product by a state information technology asset.
- (b) A state agency that permits the installation, download, use or access of a covered product under this subsection shall adopt risk mitigation standards and procedures related to the installation, download, use or access of the covered product.
- SECTION 2. This 2023 Act takes effect on the 91st day after the date on which the 2023 regular session of the Eighty-second Legislative Assembly adjourns sine die.