1		As Engrossed: H4/4/23 $ m A~Bill$		
2	,	A DIII	HOUSE DILL 1700	
3	8		HOUSE BILL 1789	
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5	J 1			
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7 8		For An Act To Be Entitled		
9	AN ACT TO CREATE THE TECHNOLOGY PROTECTION ACT; TO			
10		ACTS WITH THE GOVERNMENT OF THE		
11	PEOPLE'S REPUB	LIC OF CHINA; TO AMEND THE LAW		
12		TE CONTRACTS; TO AMEND THE DUTI:	ES OF	
13		STATE PROCUREMENT; AND FOR OTHE		
14	PURPOSES.			
15				
16				
17		Subtitle		
18	TO PROHIE	BIT CONTRACTS WITH THE GOVERNMEN	ĪΤ	
19	OF THE PE	EOPLE'S REPUBLIC OF CHINA; TO		
20	AMEND THE	E LAW CONCERNING STATE CONTRACTS	5;	
21	AND TO AM	MEND THE DUTIES OF THE OFFICE OF	7	
22	STATE PRO	OCUREMENT.		
23				
24				
25	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
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27	SECTION 1. Arkansas	Code Title 25, Chapter 1, is am	ended to add an	
28	additional subchapter to read as follows:			
29	Subc	<u>hapter 10 — Prohibited Actions</u>		
30				
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32	The General Assembly finds that:			
33				
34		the People's Republic of China includes extensive and continuing efforts to		
35		destroy any meaningful distinction between the Communist Party of China, the		
36	People's Republic of China state, and commercial entities in the People's			

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1	Republic of China;	
2	(2) The People's Republic of China's commercial entities are an	
3	intrinsic part of Communist Party of China malignant activities globally,	
4	which include the Communist Party of China's human rights abuses, military-	
5	civil fusion efforts, and military expansion;	
6	(3) Dealings with commercial entities of the People's Republic	
7	of China are less likely to be commercially sound because such entities are	
8	likely acting on noncommercial motivations and carry an increased political	
9	risk;	
10	(4) While a commercial entity of the People's Republic of China	
11	is not beyond the reach of the Communist Party of China, the People's	
12	Republic of China's state-owned entities present heightened concerns of	
13	<pre>commercial soundness;</pre>	
14	(5) Dealings with commercial entities of the People's Republic	
15	of China, and especially state-owned entities, threaten Arkansas security,	
16	including by making accessible to the Communist Party of China and People's	
17	Republic of China government information about the structure, operations,	
18	resources, and infrastructure of the government of Arkansas; and	
19	(6) Dealings with commercial entities of the People's Republic	
20	of China, and especially state-owned entities, threaten the privacy and	
21	security of residents of Arkansas, to the extent that they involve the	
22	personal information of such residents.	
23		
24	<u>25-1-1002.</u> Definitions.	
25	As used in this subchapter:	
26	(1) "Company" means any sole proprietorship, organization,	
27	association, corporation, partnership, joint venture, limited partnership,	
28	limited liability partnership, limited liability company, or other entity or	
29	business association, including all wholly owned subsidiaries, majority owner	
30	subsidiaries, parent companies, or affiliates of such entities or business	
31	associations, that exists for the purpose of making profit;	
32	(2) "Contract" means the same as defined in the Arkansas	
33	<u>Procurement Law, § 19-11-203(5);</u>	
34	(3) "Scrutinized company" means a company owned in whole or with	
35	a majority ownership by the government of the People's Republic of China; and	
36	(4) "State agency" means the same as defined in the Arkansas	

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1	Procurement Law, § 19-11-203(30).		
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3	25-1-1003. Contracts with the Government of People's Republic of Chir		
4	prohibited.		
5	(a) A state agency shall not enter into a contract:		
6	(1) With a scrutinized company; or		
7	(2) That employs a scrutinized company as a subcontractor.		
8	(b) A state agency shall require a company that submits a bid or		
9	proposal for a contract for goods or services to certify that the company is		
10	not a scrutinized company.		
11	(c) If a state agency or the Office of State Procurement determines		
12	that a company has submitted a false certification under subsection (b) of		
13	this section:		
14	(1) The company shall be liable for a civil penalty in an amount		
15	that is equal to the greater of two hundred fifty thousand dollars (\$250,000)		
16	or twice the amount of the contract for which a bid or proposal was		
17	submitted;		
18	(2) The state agency or the Office of State Procurement shall		
19	terminate the contract with the company; and		
20	(3) The company shall be ineligible to bid on a state contract		
21	for five (5) years and then the company's status will be reassessed.		
22			
23	SECTION 2. DO NOT CODIFY. SEVERABILITY CLAUSE. If any provision of		
24	this act or the application of this act to any person or circumstance is held		
25	invalid, the invalidity shall not affect other provisions or applications of		
26	this act which can be given effect without the invalid provision or		
27	application, and to this end, the provisions of this act are declared		
28	severable.		
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30	/s/McAlindon		
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