## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 312 Engrossed

2018 Regular Session

Abraham

**Abstract:** Prohibits DED from issuing final certification on production expenditures to any state-certified production required to maintain certain records pursuant to <u>federal law</u>.

<u>Present law</u> requires motion picture production companies to submit a statement to the Dept. of Economic Development (DED) declaring that it is not required to maintain records for the certified production pursuant to <u>federal law</u> related to sexually-explicit conduct prior to DED issuing final certification of production expenditures.

<u>Proposed law retains present law</u> but prohibits DED from issuing final certification for production expenditures for any state-certified production required to maintain records pursuant to <u>federal law</u>.

Applicable to applications for initial certification for state-certified productions submitted on and after July 1, 2018.

Effective July 1, 2018.

(Amends R.S. 51:940.1(B))