## DIGEST

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HB 125 Engrossed	2025 Regular Session	Horton
		11011011

Abstract: Provides for the manner of collection, storage, and access of human genomic information to protect from unauthorized access by foreign adversaries.

Proposed law provides for definitions.

<u>Proposed law</u> identifies foreign adversaries as the People's Republic of China, the Republic of Cuba, the Islamic Republic of Iran, the Democratic People's Republic of Korea, and the Russian Federation.

<u>Proposed law</u> prohibits a medical or research facility from putting into service any new or additional human genetic sequencers or software produced by foreign adversaries.

<u>Proposed law</u> prohibits medical facilities, human genomic research facilities, and companies from storing human genetic sequencing data in a foreign adversary country and to limit remote access inside of a foreign adversary country.

<u>Proposed law</u> tasks medical facilities, human genomic research facilities, and companies with ensuring that reasonable and proper cybersecurity measures are implemented to protect human genetic sequencing data.

<u>Proposed law</u> provides that an entity that violates the requirements of <u>proposed law</u> is to be fined \$10,000.

<u>Proposed law</u> states that the attorney general has the sole authority to investigate allegations of violations of <u>proposed law</u>.

(Adds R.S. 51:3181-3185)

## Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Commerce to the original bill:

- 1. Clarify that <u>proposed law</u> applies to the genetic and genomic information of humans.
- 2. Clarify the definition of "company".
- 3. Define "foreign adversary company".

- 4. Provide that a medical facility or a research facility shall not put into service any new or additional human genetic sequencers or operational and research software used for human genetic analysis produced by the government of a foreign adversary, a state-owned company of a foreign adversary, or a foreign adversary company.
- 5. Provide sole enforcement authority to the attorney general.
- 6. Remove annual certification of compliance requirement.
- 7. Give the provisions of <u>proposed law</u> (R.S. 51:3183(A)) prospective application only upon signature of the governor.
- 8. Make technical changes.