Walt Brooks proposes the following substitute bill:

1 Genetic Information Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Walt Brooks

Senate Sponsor: Jerry W. Stevenson

2 LONG TITLE

4 General Description:

5 This bill addresses the use of genetic sequencing tools and the storage of genetic

6 sequencing data.

7 Highlighted Provisions:

- 8 This bill:
- 9 defines terms;
- prohibits the use of certain genetic sequencers and genetic sequencing software;
- prescribes requirements and restrictions related to the storage of genetic sequencing data;
- requires relevant entities to certify compliance with genetic sequencing requirements;
- 13 authorizes the attorney general to investigate alleged violations of genetic sequencing
- 14 requirements, and initiate civil actions for those violations; and
- 15 provides protections for an employee who reports a suspected violation of genetic
- sequencing requirements to the attorney general.
- 17 Money Appropriated in this Bill:
- None None
- 19 Other Special Clauses:
- This bill provides a special effective date.
- 21 Utah Code Sections Affected:
- 22 ENACTS:

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- 23 **26B-2-244**, Utah Code Annotated 1953
- 25 Be it enacted by the Legislature of the state of Utah:
- Section 1. Section **26B-2-244** is enacted to read:
- 27 **26B-2-244**. Genetic sequencing -- Storage of genetic information -- Enforcement.
- 28 (1) As used in this section:

29	<u>(a)</u>	"DNA" means deoxyribonucleic acid.
30	<u>(b)</u>	"Domicile" means the country where:
31		(i) a company is registered and headquartered;
32		(ii) a company's affairs are primarily completed; or
33		(iii) the majority of a company's ownership share is held.
34	<u>(c)</u>	"Foreign adversary" means a foreign adversary identified in 15 C.F.R. Sec. 791.4.
35	<u>(d)</u>	"Genetic sequencer" means a device or platform used to conduct genetic sequencing,
36		resequencing, isolation, or other similar genetic research.
37	<u>(e)</u>	"Genetic sequencing" means a method to determine the identity and order of
38		nucleotide bases in the human genome.
39	<u>(f)</u>	"Genomic research facility" means a facility that conducts research on, with, or
40		relating to genetic sequencing or the human genome.
41	<u>(g)</u>	"Human genome" means a complete set of nucleic acid sequences for a human,
42		encoded as the DNA within each of the 23 distinct chromosomes in the cell nucleus.
43	<u>(h)</u>	"Medical facility" means a facility for the delivery of health services that:
44		(i) receives public funds, including pass-through appropriations from the federal
45		government;
46		(ii) is registered to provide health care services in the state; or
47		(iii) conducts research or testing on, with, or relating to genetic sequencing or the
48		human genome.
49	<u>(i)(</u>	i) "Open data" means genetic sequencing data that is available in the public
50		domain, including in publicly available and open sources repositories, databases,
51		or publications.
52		(ii) "Open data" includes genetic sequencing data derived from standard research cell
53		<u>lines.</u>
54	<u>(j)</u>	"Operational and research software" means a computer program used for the
55		operation, control, analysis, or other necessary functions of genetic sequencing or a
56		genetic sequencer.
57	<u>(k)</u>	"Software" means a program or routine, or a set of one or more programs or routines,
58		used or intended for use to cause one or more computers or pieces of
59		computer-related peripheral equipment, to perform a task or set of tasks related to
60		genetic sequencing or a genetic sequencer.
61	(2)(a)	A medical facility or genomic research facility may not use a genetic sequencer or
62	ope	erational and research software that is a final product produced in or by, or

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63	distributed by, a foreign adversary, a foreign adversary's state-owned enterprise, a
64	person domiciled within a foreign adversary, or an owned or controlled subsidiary or
65	affiliate of a person domiciled within a foreign adversary.
66	(b) A medical facility or genomic research facility with a genetic sequencer or genetic
67	sequencing device prohibited under Subsection (2)(a) that is not permanently
68	disabled shall:
69	(i) remove or permanently disable the genetic sequencer or genetic sequencing
70	device; and
71	(ii) use a genetic sequencer or genetic sequencing device that is not prohibited by
72	Subsection (2)(a).
73	(3)(a) A medical facility, genomic research facility, or other person that stores genetic
74	sequencing data may not store the data within the boundaries of a foreign adversary.
75	(b) Remote access to genetic sequencing data storage, other than open data, by a person
76	within the boundaries of a foreign adversary is prohibited unless approved in writing
77	by the department.
78	(c) A medical facility, genomic research facility, or other person that stores genetic
79	sequencing data other than open data, including through a contract with a third-party
80	data storage provider, shall ensure the security of the genetic sequencing data by
81	using reasonable encryption methods, restrictions on access, and other cybersecurity
82	best practices.
83	(4)(a) Beginning December 31, 2026, and by December 31 of each subsequent year,
84	each medical facility and genomic research facility that is subject to this section shall
85	provide a sworn statement to the attorney general and the department confirming that
86	the medical facility or genomic research facility is in compliance with the
87	requirements of this section.
88	(b) A person that violates Subsection (2) is subject to a fine of \$10,000 per violation,
89	enforceable beginning May 1, 2026.
90	(c) For the purposes of Subsection (4)(b), each unique instance of a human genome
91	undergoing genetic sequencing or analysis using a prohibited genetic sequencer or
92	prohibited operational and research software is a separate violation.
93	(d) A person that knowingly violates the provisions of Subsection (3)(a) by storing
94	genetic sequencing data within the boundaries of a foreign adversary is subject to a
95	fine of \$10,000 per violation, enforceable beginning May 1, 2026.

(5)(a) The attorney general has the sole authority to enforce the provisions of this section.

97	<u>(b)</u> 4	Any person may notify the attorney general of a violation or potential violation of
98	<u>t</u>	this section, and the attorney general may investigate an alleged violation of this
99	<u> </u>	section and institute appropriate actions regarding suspected violations.
100	(c) T	The attorney general may initiate a civil action against a person for violating
101	<u> </u>	Subsection (2) or (3).
102	<u>(d)</u>]	In an action to enforce Subsection (2) or (3), the attorney general may recover:
103	<u>(</u>	(i) actual damages;
104	<u>(</u>	(ii) costs;
105	<u>(</u>	(iii) attorney fees; and
106	<u>(</u>	(iv) \$10,000 for each violation of Subsection (2) or (3).
107	(6) An e	employer may not take an adverse employment action against an employee if:
108	<u>(a)</u> t	the employee notifies the attorney general of a violation or potential violation of this
109	<u>\$</u>	section; and
110	<u>(b)</u> t	the adverse employment action is based on the employee notifying the attorney
111	Ş	general regarding the violation.
112	(7) If an	y provision of this section, or the application of any provision to any person or
113	circu	imstance, is held to be invalid, that holding does not affect the remainder of this
114	<u>secti</u>	on or the application of this section's provisions to any other person or circumstance.
115	Se	ction 2. Effective Date.
116	This bill	takes effect on May 1, 2026.