..... (Original Signature of Member)

118th CONGRESS 2d Session



To prohibit contracting with certain biotechnology providers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. WENSTRUP introduced the following bill; which was referred to the Committee on _____

A BILL

To prohibit contracting with certain biotechnology providers, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "BIOSECURE Act".

5 SEC. 2. PROHIBITION ON CONTRACTING WITH CERTAIN

- 6 **BIOTECHNOLOGY PROVIDERS.**
- 7 (a) IN GENERAL.—The head of an executive agency

8 may not—

1	(1) procure or obtain any biotechnology equip-
2	ment or service produced or provided by a bio-
3	technology company of concern; or
4	(2) enter into a contract or extend or renew a
5	contract with any entity that—
6	(A) uses biotechnology equipment or serv-
7	ices produced or provided by a biotechnology
8	company of concern and acquired after the ap-
9	plicable effective date in subsection (c) in per-
10	formance of the contract with the executive
11	agency; or
12	(B) enters into any contract the perform-
13	ance of which such entity knows or has reason
14	to believe will require, in performance of the
15	contract with the executive agency, the use of
16	biotechnology equipment or services produced or
17	provided by a biotechnology company of concern
18	and acquired after the applicable effective date
19	in subsection (c).
20	(b) Prohibition on Loan and Grant Funds.—
21	The head of an executive agency may not obligate or ex-
22	pend loan or grant funds to, and a loan or grant recipient
23	may not use loan or grant funds to—

(1) procure, obtain, or use any biotechnology
 equipment or services produced or provided by a bio technology company of concern; or

4 (2) enter into a contract or extend or renew a
5 contract with an entity described in subsection
6 (a)(2).

7 (c) Effective Dates.—

8 (1) CERTAIN ENTITIES.—With respect to the 9 biotechnology companies of concern covered by sub-10 section (f)(2)(A), the prohibitions under subsections 11 (a) and (b) shall take effect 60 days after the 12 issuance of the regulation in subsection (h).

(2) OTHER ENTITIES.—With respect to the biotechnology companies of concern covered by subsection (f)(2)(B), the prohibitions under subsections
(a) and (b) shall take effect 180 days after the
issuance of the regulation in subsection (h).

18 (3) RULES OF CONSTRUCTION.—

19 (A) CERTAIN ENTITIES.—Prior to January 20 1, 2032, with respect to biotechnology compa-21 nies of concern covered bv subsections 22 (f)(2)(A), (a)(2), and (b)(2) shall not apply to 23 biotechnology equipment or services produced or 24 provided under a contract or agreement, includ-25 ing currently negotiated contract option years,

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entered into before the effective date under subsection (c)(1).

(B) OTHER ENTITIES.—Prior to the date 3 4 that is five years after the identification of a 5 biotechnology company of concern covered by 6 subsections (f)(2)(B), (a)(2), and (b)(2) shall 7 not apply to biotechnology equipment or serv-8 ices produced or provided under a contract or 9 agreement entered into before the effective date 10 under subsection (c)(2).

HARBOR.—The 11 (C) SAFE term "biotechnology equipment or services produced or 12 13 provided by a biotechnology company of con-14 cern" shall not be construed to refer to any bio-15 technology equipment or services that were for-16 merly, but are no longer, produced or provided 17 by biotechnology companies of concern.

18 (d) WAIVER AUTHORITIES.—

19 (1) Specific biotechnology exception.—

20 (A) WAIVER.—The head of the applicable
21 executive agency may waive the prohibition
22 under subsections (a) and (b) on a case-by-case
23 basis—

24 (i) with the approval of the Director25 of the Office of Management and Budget,

1	in coordination with the Secretary of De-
2	fense; and
3	(ii) if such head submits a notification
4	and justification to the appropriate con-
5	gressional committees not later than 30
6	days after granting such waiver.
7	(B) DURATION.—
8	(i) IN GENERAL.—Except as provided
9	in clause (ii), a waiver granted under sub-
10	paragraph (A) shall last for a period of not
11	more than 365 days.
12	(ii) EXTENSION.—The head of the ap-
13	plicable executive agency, with the ap-
14	proval of the Director of the Office of
15	Management and Budget, and in coordina-
16	tion with the Secretary of Defense, may
17	extend a waiver granted under subpara-
18	graph (A) one time, for a period up to 180
19	days after the date on which the waiver
20	would otherwise expire, if such an exten-
21	sion is in the national security interests of
22	the United States and if such head sub-
23	mits a notification and justification to the
24	appropriate congressional committees not

1	later than 10 days after granting such
2	waiver extension.
3	(2) Overseas health care services.—The
4	head of an executive agency may waive the prohibi-
5	tions under subsections (a) and (b) with respect to
6	a contract, subcontract, or transaction for the acqui-
7	sition or provision of health care services overseas on
8	a case-by-case basis—
9	(A) if the head of such executive agency
10	determines that the waiver is—
11	(i) necessary to support the mission or
12	activities of the employees of such execu-
13	tive agency described in subsection
14	(e)(2)(A); and
15	(ii) in the interest of the United
16	States;
17	(B) with the approval of the Director of
18	the Office of Management and Budget, in con-
19	sultation with the Secretary of Defense; and
20	(C) if such head submits a notification and
21	justification to the appropriate congressional
22	committees not later than 30 days after grant-
23	ing such waiver.
24	(e) EXCEPTIONS.—The prohibitions under sub-
25	sections (a) and (b) shall not apply to—

1	(1) any activity subject to the reporting require-
2	ments under title V of the National Security Act of
3	1947 (50 U.S.C. 3091 et seq.) or any authorized in-
4	telligence activities of the United States;
5	(2) the acquisition or provision of health care
6	services overseas for—
7	(A) employees of the United States, includ-
8	ing members of the uniformed services (as de-
9	fined in section 101(a) of title 10, United
10	States Code), whose official duty stations are
11	located overseas or are on permissive temporary
12	duty travel overseas; or
13	(B) employees of contractors or sub-
14	contractors of the United States—
15	(i) who are performing under a con-
16	tract that directly supports the missions or
17	activities of individuals described in sub-
18	paragraph (A); and
19	(ii) whose primary duty stations are
20	located overseas or are on permissive tem-
21	porary duty travel overseas; or
22	(3) the acquisition, use, or distribution of
23	human multiomic data, lawfully compiled, that is
24	commercially or publicly available.

1 (f) EVALUATION OF CERTAIN BIOTECHNOLOGY EN-2 TITIES.—

3	(1) ENTITY CONSIDERATION.—Not later than
4	365 days after the date of the enactment of this Act,
5	the Director of the Office of Management and Budg-
6	et shall publish a list of the entities that constitute
7	biotechnology companies of concern based on a list
8	of suggested entities that shall be provided by the
9	Secretary of Defense in coordination with the Attor-
10	ney General, the Secretary of Health and Human
11	Services, the Secretary of Commerce, the Director of
12	National Intelligence, the Secretary of Homeland Se-
13	curity, the Secretary of State, and the National
14	Cyber Director.
14 15	Cyber Director. (2) BIOTECHNOLOGY COMPANIES OF CONCERN
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15 16	(2) BIOTECHNOLOGY COMPANIES OF CONCERN DEFINED.—The term "biotechnology company of
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15 16 17 18 19 20	 (2) BIOTECHNOLOGY COMPANIES OF CONCERN DEFINED.—The term "biotechnology company of concern" means— (A) BGI, MGI, Complete Genomics, WuXi AppTec, and WuXi Biologics; (B) any entity that is determined by the
15 16 17 18 19 20 21	 (2) BIOTECHNOLOGY COMPANIES OF CONCERN DEFINED.—The term "biotechnology company of concern" means— (A) BGI, MGI, Complete Genomics, WuXi AppTec, and WuXi Biologics; (B) any entity that is determined by the process established in paragraph (1) to meet

1	operates on behalf of the government of a
2	foreign adversary;
3	(ii) is to any extent involved in the
4	manufacturing, distribution, provision, or
5	procurement of a biotechnology equipment
6	or service; and
7	(iii) poses a risk to the national secu-
8	rity of the United States based on—
9	(I) engaging in joint research
10	with, being supported by, or being af-
11	filiated with a foreign adversary's
12	military, internal security forces, or
13	intelligence agencies;
14	(II) providing multiomic data ob-
15	tained via biotechnology equipment or
16	services to the government of a for-
17	eign adversary; or
18	(III) obtaining human multiomic
19	data via the biotechnology equipment
20	or services without express and in-
21	formed consent; and
22	(C) any subsidiary, parent, affiliate, or
23	successor of entities listed in subparagraphs (A)
24	and (B), provided they meet the criteria in sub-
25	paragraph (B)(i).

1 (3) GUIDANCE.—Not later than 120 days after 2 the date of the enactment of this Act for the bio-3 technology companies of concern named in para-4 graph (2)(A), and not later than 180 days after the 5 development of the list pursuant to paragraph (1) 6 and any update to the list pursuant to paragraph 7 (4), the Director of the Office of Management and 8 Budget, in coordination with the Secretary of De-9 fense, the Attorney General, the Secretary of Health 10 and Human Services, the Secretary of Commerce, 11 the Director of National Intelligence, the Secretary of Homeland Security, and the Secretary of State, 12 shall establish guidance as necessary to implement 13 14 the requirements of this section.

15 (4) UPDATES.—The Director of the Office of 16 Management and Budget, in coordination with or 17 based on a recommendation provided by the Sec-18 retary of Defense, the Attorney General, the Sec-19 retary of Health and Human Services, the Secretary 20 of Commerce, the Director of National Intelligence, 21 the Secretary of Homeland Security, and the Sec-22 retary of State, shall periodically, though not less 23 than annually, review and, as appropriate, modify 24 the list of biotechnology companies of concern, and

1	notify the appropriate congressional committees of
2	any such modifications.
3	(5) Notice of a designation and review.—
4	(A) IN GENERAL.—A notice of a designa-
5	tion as a biotechnology company of concern
6	under paragraph (2)(B) shall be issued to any
7	biotechnology company of concern named in the
8	designation—
9	(i) advising that a designation has
10	been made;
11	(ii) identifying the criteria relied upon
12	under such subparagraph and, to the ex-
13	tent consistent with national security and
14	law enforcement interests, the information
15	that formed the basis for the designation;
16	(iii) advising that, within 90 days
17	after receipt of notice, the biotechnology
18	company of concern may submit informa-
19	tion and argument in opposition to the
20	designation;
21	(iv) describing the procedures gov-
22	erning the review and possible issuance of
23	a designation pursuant to paragraph (1);
24	and

1	(v) where practicable, identifying miti-
2	gation steps that could be taken by the
3	biotechnology company of concern that
4	may result in the rescission of the designa-
5	tion.
6	(B) Congressional notification re-
7	QUIREMENTS.—
8	(i) NOTICE OF DESIGNATION.—The
9	Director of the Office of Management and
10	Budget shall submit the notice required
11	under subparagraph (A) to the Committee
12	on Homeland Security and Governmental
13	Affairs of the Senate and the Committee
14	on Oversight and Accountability of the
15	House of Representatives.
16	(ii) Information and argument in
17	OPPOSITION TO DESIGNATIONS.—Not later
18	than 7 days after receiving any informa-
19	tion and argument in opposition to a des-
20	ignation pursuant to subparagraph (A)(iii),
21	the Director of the Office of Management
22	and Budget shall submit such information
23	to the Committee on Homeland Security
24	and Governmental Affairs of the Senate
25	and the Committee on Oversight and Ac-

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1	countability of the House of Representa-
2	tives.
3	(C) EXCEPTIONS.—The provisions under
4	subparagraphs (A) and (B) shall not apply to
5	an entity listed under paragraph (2)(A).
6	(6) NO IMMEDIATE PUBLIC RELEASE.—Any
7	designation made under paragraph (1) or paragraph
8	(4) shall not be made publicly available until the Di-
9	rector of the Office of Management and Budget, in
10	coordination with appropriate agencies, reviews all
11	information submitted under paragraph (5)(A)(iii)
12	and issues a final determination that a company
13	shall remain listed as a biotechnology company of
14	concern.
15	(g) Evaluation of National Security Risks
16	Posed by Foreign Adversary Acquisition of Amer-
17	ICAN MULTIOMIC DATA.—
18	(1) Assessment.—Not later than 270 days
19	after the enactment of this Act, the Director of Na-
20	tional Intelligence, in consultation with the Secretary
21	of Defense, the Attorney General of the United
22	States, the Secretary of Health and Human Serv-
22	

22 States, the Secretary of Health and Human Serv23 ices, the Secretary of Commerce, the Secretary of
24 Homeland Security, and the Secretary of State, shall
25 complete an assessment of risks to national security

posed by human multiomic data from United States
 citizens that is collected or stored by a foreign ad versary from the provision of biotechnology equip ment or services.

5 (2) REPORT REQUIREMENT.—Not later than 30
6 days after the completion of the assessment devel7 oped under paragraph (1), the Director of National
8 Intelligence shall submit a report with such assess9 ment to the appropriate congressional committees.

10 (3) FORM.—The report required under para11 graph (2) shall be in unclassified form accompanied
12 by a classified annex.

(h) REGULATIONS.—Not later than one year after
the date of establishment of guidance required under subsection (f)(3), and as necessary for subsequent updates,
the Federal Acquisition Regulatory Council shall revise
the Federal Acquisition Regulation as necessary to implement the requirements of this section.

19 (i) Reporting on Intelligence on Nefarious BIOTECHNOLOGY COMPANIES 20 ACTIVITIES With \mathbf{OF} 21 HUMAN MULTIOMIC DATA.—Not later than 180 days 22 after the date of the enactment of this Act, and annually 23 thereafter, the Director of National Intelligence, in con-24 sultation with the heads of executive agencies, shall submit 25 to the appropriate congressional committees a report on

any intelligence in possession of such agencies related to 1 2 nefarious activities conducted by biotechnology companies with human multiomic data. The report shall include in-3 4 formation pertaining to potential threats to national secu-5 rity or public safety from the selling, reselling, licensing, trading, transferring, sharing, or otherwise providing or 6 7 making available to any foreign country of any forms of 8 multiomic data of a United States citizen.

9 (j) NO ADDITIONAL FUNDS.—No additional funds
10 are authorized to be appropriated for the purpose of car11 rying out this section.

12 (k) DEFINITIONS.—In this section:

13 (1) APPROPRIATE CONGRESSIONAL COMMIT14 TEES.—The term "appropriate congressional com15 mittees" means—

16 (A) the Committee on Armed Services and
17 the Committee on Homeland Security and Gov18 ernmental Affairs of the Senate; and

(B) the Committee on Armed Services, the
Committee on Foreign Affairs, the Committee
on Oversight and Accountability, the Committee
on Energy and Commerce, and the Select Committee
mittee on Strategic Competition between the
United States and the Chinese Communist
Party of the House of Representatives.

1 (2) BIOTECHNOLOGY EQUIPMENT OR SERV-2 ICE.—The term "biotechnology equipment or serv-3 ice" means—

4 (A) equipment, including genetic sequenc-5 ers, combined mass spectrometry technologies, 6 polymerase chain reaction machines, or any 7 other instrument, apparatus, machine, or de-8 vice, including components and accessories 9 thereof, that is designed for use in the research, 10 development, production, or analysis of biologi-11 cal materials as well as any software, firmware, 12 or other digital components that are specifically designed for use in, and necessary for the oper-13 14 ation of, such equipment;

(B) any service for the research, development, production, analysis, detection, or provision of information, including data storage and
transmission related to biological materials, including—

20 (i) advising, consulting, or support
21 services with respect to the use or imple22 mentation of a instrument, apparatus, ma23 chine, or device described in subparagraph
24 (A); and

1	(ii) disease detection, genealogical in-
2	formation, and related services; and
3	(C) any other service, instrument, appa-
4	ratus, machine, component, accessory, device,
5	software, or firmware that is designed for use
6	in the research, development, production, or
7	analysis of biological materials that the Direc-
8	tor of the Office of Management and Budget, in
9	consultation with the heads of Executive agen-
10	cies, as determined appropriate by the Director
11	of the Office of Management and Budget, de-
12	termines appropriate in the interest of national
13	security.
14	(3) CONTRACT.—The term "contract" means
15	any contract subject to the Federal Acquisition Reg-
16	ulation issued under section 1303(a)(1) of title 41,
17	United States Code.
18	(4) CONTROL.—The term "control" has the
19	meaning given to that term in section 800.208 of
20	title 31, Code of Federal Regulations, or any suc-
21	cessor regulations.
22	(5) EXECUTIVE AGENCY.—The term "executive
23	agency" has the meaning given the term "Executive
24	agency" in section 105 of title 5, United States
25	Code.

(6) FOREIGN ADVERSARY.—The term "foreign 1 2 adversary" has the meaning given the term "covered 3 nation" in section 4872(d) of title 10, United States Code. 4 (7) MULTIOMIC.—The term "multiomic" means 5 data types that include genomics, epigenomics, 6 7 transcriptomics, proteomics, and metabolomics. (8) OVERSEAS.—The term "overseas" means 8 9 any area outside of the United States, the Common-10 wealth of Puerto Rico, or a territory or possession of the United States. 11