104тн CONGRESS 1st Session **H. R. 2690**

To establish limitation with respect to the disclosure and use of genetic information, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 29, 1995

Mr. STEARNS introduced the following bill; which was referred to the Committee on Commerce, and in addition to the Committees on Government Reform and Oversight and Economic and Educational Opportunities, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To establish limitation with respect to the disclosure and use of genetic information, 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 "Genetic Privacy and

5 Nondiscrimination Act of 1995".

6 SEC. 2. FINDINGS AND PURPOSES.

7 (a) FINDINGS.—Congress finds the following:

1 (1) The DNA molecule contains information 2 about an individual's probable medical future. 3 (2) Genetic information is uniquely private and 4 personal information that should not be disclosed 5 without the authorization of the individual. 6 (3) The improper disclosure of genetic informa-7 tion can lead to significant harm to the individual, 8 including stigmatization and discrimination in areas 9 such as employment, education, health care and in-10 surance. 11 (4) An analysis of an individual's DNA provides 12 information not only about an individual, but also 13 about the individual's parents, siblings and children. 14 (5) Current legal protections for genetic infor-15 mation, tissue samples and DNA samples are inad-16 equate to protect genetic privacy, and require fur-17 ther attention. 18 (6) Laws for the collection, storage and use of 19 identifiable DNA samples and private genetic infor-20 mation obtained from those samples are needed both 21 to protect individual privacy and to permit legitimate 22 genetic research. 23 (b) PURPOSES.—It is the purpose of this Act to— 24 (1) define the rights of individuals whose genetic information is disclosed; 25

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1	(2) define the circumstances under which an in-
2	dividual's genetic information may be disclosed; and
3	(3) protect against discrimination by an insurer
4	or employer based upon an individual's genetic infor-
5	mation.
6	SEC. 3. DEFINITIONS.
7	As used in this Act:
8	(1) DNA.—The term "DNA" means
9	deoxyribonucleic acid.
10	(2) DNA SAMPLE.—The term "DNA sample"
11	means any human biological specimen from which
12	DNA can be extracted, or the DNA extracted from
13	such specimen.
14	(3) EMPLOYER.—The term "employer" has the
15	same meaning given such term in section 3(d) of the
16	Fair Labor Standards Act of 1938 (29 U.S.C.
17	203(d)).
18	(4) GENETIC INFORMATION.—The term "ge-
19	netic information" means the information about
20	genes, gene products or inherited characteristics that
21	may derive from an individual or a family member.
22	(5) GENETIC TEST.—The term "genetic test"
23	means a test for determining the presence or ab-
24	sence of genetic characteristics in an individual, in-
25	cluding tests of nucleic acids such as DNA, RNA

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1	and mitochondrial DNA, chromosomes or proteins in
2	order to diagnose a genetic characteristic.
3	(6) INSURER.—The term "insurer" means an
4	insurance company, health care service contractor,
5	fraternal benefit organization, insurance agent, third
6	party administrator, insurance support organization
7	or other person subject to regulation under State in-
8	surance laws. Such term includes self-funded health
9	plans and health plans regulated under the Em-
10	ployee Retirement Income Security Act of 1974 (29
11	U.S.C. 1001 et seq.).
12	(7) Secretary.—The term "Secretary" means
13	the Secretary of Health and Human Services.
13 14	the Secretary of Health and Human Services. SEC. 4. REQUIREMENTS FOR DISCLOSURE OF GENETIC IN-
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 14 15 16 17 18 19 20 21 22 	 SEC. 4. REQUIREMENTS FOR DISCLOSURE OF GENETIC INFORMATION. (a) PROHIBITION.— (1) IN GENERAL.—Except as provided in paragraph (2), regardless of the manner in which genetic information was received, or of the source of such information, including information received from an individual, an entity may not disclose or be compelled (by subpoena or any other means) to disclose
 14 15 16 17 18 19 20 21 22 23 	 SEC. 4. REQUIREMENTS FOR DISCLOSURE OF GENETIC IN- FORMATION. (a) PROHIBITION.— (1) IN GENERAL.—Except as provided in para- graph (2), regardless of the manner in which genetic information was received, or of the source of such information, including information received from an individual, an entity may not disclose or be com- pelled (by subpoena or any other means) to disclose genetic information about an individual unless such

1	through a written authorization which includes a de-
2	scription of the information being disclosed, the
3	name of the individual or entity to whom the disclo-
4	sure is being made, and the purpose of the disclo-
5	sure.
6	(2) EXCEPTIONS.—Notwithstanding paragraph
7	(1), genetic information concerning an individual
8	may be disclosed if such disclosure—
9	(A) is authorized under Federal or State
10	criminal laws relating to the identification of in-
11	dividuals, or as is necessary for the purpose of
12	a criminal or death investigation, a criminal or
13	juvenile proceeding, an inquest, or a child fatal-
14	ity review by a multidisciplinary child abuse
15	team;
16	(B) is required under the specific order of
17	a Federal or State court;
18	(C) is authorized under Federal or State
19	law for the purpose of establishing paternity;
20	(D) is for the purpose of furnishing genetic
21	information relating to a decedent to the blood
22	relatives of the decedent for the purpose of
23	medical diagnosis; or
24	(E) is for the purpose of identifying bodies.

(b) APPLICATION OF SECTION.—The prohibitions of
 this section shall apply to any redisclosure by any entity
 after another entity has disclosed the genetic information.
 SEC. 5. PROHIBITION ON CERTAIN EMPLOYMENT PRAC-

TICES.

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6 (a) DISCRIMINATION AS TO RIGHTS OR BENEFITS.— 7 No employer may seek to obtain, obtain, or use the genetic 8 information of an employee or a prospective employee, or 9 require a genetic test of an employee or prospective em-10 ployee, to distinguish between or discriminate against or 11 restrict any right or benefit otherwise due or available to 12 the employee or prospective employee.

(b) ENFORCEMENT.—The powers, remedies, and procedures set forth in sections 705 through 709 of the Civil
Rights Act of 1964 shall be the powers, remedies, and procedures this section provides to any person alleging a violation of this section.

18 SEC. 6. REQUIREMENTS RELATING TO INSURERS.

(a) GENERAL PROHIBITION.—An insurer offering
health insurance may not use genetic information to reject, deny, limit, cancel, refuse to renew, increase the rates
of, or otherwise affect health insurance.

23 (b) PROHIBITION ON INDUCEMENT.—With respect to24 a genetic test conducted in accordance with subsection (c),

1 an insurer may not use such a genetic test as an induce-2 ment for the purchase of insurance.

3 (c) PERMISSIBILITY OF TESTS.—If an insurer re-4 quests that an applicant for insurance (other than an ap-5 plicant for health insurance) take a genetic test in connec-6 tion with an application for insurance, the use of the re-7 sults of such test shall be disclosed to the applicant and 8 the insurer shall obtain the specific written authorization 9 of the applicant for such disclosure.

(d) APPLICATION.—This section shall apply only to
insurance policies issued on or after the date of enactment
of this Act, and to the renewal of policies issued before,
on, or after such date of enactment.

14SEC. 7. FURTHER RECOMMENDATION BY THE NATIONAL15BIOETHICS ADVISORY COMMISSION.

16 Not later than August 31, 1996, the National
17 Bioethics Advisory Commission shall prepare and submit
18 to the appropriate committees of Congress a report con19 taining recommendations on—

(1) the development and implementation of
standards to provide increased protection for the collection, storage, and use of identifiable DNA samples and genetic information obtained from those
samples; and

(2) the development and implementation of ap propriate standards for the acquisition and retention
 of genetic information in all settings, including ap propriate exceptions.