HB0062S3001

(TO ENGROSSED COPY)

1 2 3	Page 1-line 12	After "appropriation;" insert "requiring the attorney general to provide analysis;".	
4 5 6 7 8	Page 3-line 22	After "Act." insert "The issuance or sale of any new open blockchain token is prohibited until 2019 Wyoming Session Laws, Chapter, Section 7(b) is repealed by law."	
9 L0	Page 13-after line	Page 13-after line 13 Insert:	
L1 L2	"Section 7.		
L3 L4 L5	(a) By October 1, 2019, the attorney general shall provide the legislature with an analysis of:		
L6 L7 L8 L9	(i) The extent to which the seller of an open blockchain token that meets the requirements of W.S. 34-29-101(b), created is section 2 of this act, could legally use the proceeds from the sale of the token as a source of funds for either short term of long term investments;		
22 23 24 25 26	(ii) The extent to which an open blockchain token that meets the requirements of W.S. 34-29-101(b), created in section 2 of this act, could serve in practice as a stable store of value to the holder; and		
27 28 29	(iii) The extent to which an open blockchain token that meets the requirements of W.S. 34-29-101(b), created in section 2 of this act, could serve in practice as an alternate currency.".		
31 32	Page 13-before line 15 Insert:		
33 34 35 36	"(b) No new open blockchain token that meets the requirements of W.S. $34-29-101(b)$, created in section 2 of this act, shall be issued or sold until this subsection is repealed by law.		
37 38 39	completion of all	ection shall be effective immediately upon acts necessary for a bill to become law as 4, Section 8 of the Wyoming Constitution.".	
11 12	Page 13-line 15	Delete "Section 7." and insert "Section 8.".	
13 14	To the extent required by this amendment, insert the appropriate Session Laws information as necessary and when available. SCOTT		