H.B. No. 0070  Open blockchain tokens-exemptions.

Sponsored By:  Representative(s) Lindholm, Brown, Clem, Harshman, Larsen, Miller and Olsen and Senator(s) Agar, Case, Driskill, Nethercott and Rothfuss

AN ACT relating to securities; providing that a person who develops, sells or facilitates the exchange of an open blockchain token is not subject to specified securities and money transmission laws; providing specified verification authority to the secretary of state and banking commissioner; making conforming amendments; and providing for an effective date.

1/24/2018  Bill Number Assigned
2/9/2018   H Received for Introduction
2/13/2018  H Introduced and Referred to H09 - Minerals 60-0-0-0-0

ROLL CALL

Ayes 60  Nays 0  Excused 0  Absent 0  Conflicts 0

2/14/2018  H09 - Minerals:Recommend Amend and Do Pass 8-1-0-0-0

ROLL CALL

Ayes:  Representative(s) Clausen, Crank, Eyre, Gray, Greear, Henderson, Lindholm, Loucks
Nays:  Representative Byrd
Ayes 8  Nays 1  Excused 0  Absent 0  Conflicts 0

2/14/2018  H Placed on General File

HB0070HS001/ADOPTED
Page 2-line 7  Delete "for" and insert "or provided for the purposes of receiving".
Page 2-line 12  After "into" delete balance of line and insert "any agreement, arrangement or scheme with the principal intent and effect of manipulating or attempting to manipulate the price of the token on a secondary market."
Page 2-line 21  After "exchange" delete ":" and insert "conforms to the requirements of paragraphs (a)(i), (ii) and (iii) of this section; and"
Page 3-lines 1 through 6  Delete entirely.
Page 8-line 12  After "effective" delete balance of line and insert "immediately upon completion of all acts necessary for a bill to become law as provided by Article 4, Section 8 of the Wyoming Constitution.".  GREEAR, CHAIRMAN

2/15/2018  H COW:Passed
2/16/2018  H 2nd Reading:Passed

HB0070H3001/ADOPTED
Page 1-line 13  After "(a)" insert "Except as otherwise provided by subsection (c) of this section,".
Page 2-line 2 Delete "17-4-510" and insert "17-4-412 and 17-4-504".
Page 2-line 14 After "(b)" insert "Except as otherwise provided by subsection (c) of this section,".
Page 2-line 18 Delete "17-4-510" and insert "17-4-412 and 17-4-504".
Page 3-after line 10 Insert and renumber as necessary:
"(c) Notwithstanding any other provision of law, a developer, seller or a person who facilitates the exchange of an open blockchain token is subject to the provisions of W.S. 17-4-501 through 17-4-503 and 17-4-505 through 17-4-510 only to the extent necessary to carry out those sections.".
Page 3-line 12 Delete "(c)" and insert "(d)".
Page 5-line 13 After "W.S." insert "17-4-206(d) and subject to W.S.".
Page 5-line 17 After "17-4-206(a)" insert "and (c)".
Page 7-line 7 Delete "17-4-206(c)" and insert "17-4-206(d), except as required by that section".
Page 8-line 10 Delete "17-4-206(c)" and insert "17-4-206(d)".

LINDHOLM

HB0070H3002/withdrawn

2/19/2018 H 3rd Reading:Passed 60-0-0-0-0

ROLL CALL

Ayes 60 Nays 0 Excused 0 Absent 0 Conflicts 0

2/20/2018 S Received for Introduction
2/22/2018 S Introduced and Referred to S09 - Minerals
2/23/2018 S09 - Minerals:Recommend Amend and Do Pass 4-1-0-0-0

ROLL CALL
Ayes: Senator(s) Coe, Perkins, Rothfuss, Von Flatern
Nays: Senator Anderson

Ayes 4 Nays 1 Excused 0 Absent 0 Conflicts 0

2/23/2018 S Placed on General File

HB0070SS001/Adopted (to engrossed copy)
Page 4-lines 6 and 7 Delete entirely and insert:
"(B) By deploying computer code to a blockchain network that allows for the creation of digital tokens or other units; or". VON FLATERN, CHAIRMAN

2/28/2018 S COW:Passed
3/1/2018 S 2nd Reading:Passed
3/2/2018 S 3rd Reading:Laid Back
3/5/2018 S 3rd Reading:Laid Back

HB0070S3001/Adopted (TO ENGROSSED COPY)
Page 1-line 4 After "laws;" insert "providing specified verification authority to the secretary of state and banking commissioner;".
Page 2-lines 6 through 16 Delete entirely and insert:
"(i) The developer or seller of the token, or the registered agent of the developer or seller, files a notice of intent with the secretary
of state, as specified in subsection (d) of this section;

(ii) The purpose of the token is for a consumptive purpose, which shall only be exchangeable for, or provided for the receipt of, goods, services or content, including rights of access to goods, services or content; and

(iii) The developer or seller of the token did not sell the token to the initial buyer as a financial investment. This paragraph shall only be satisfied if:

(A) The developer or seller did not market the token as a financial investment; and

(B) At least one (1) of the following is true:

(I) The developer or seller of the token reasonably believed that it sold the token to the initial buyer for a consumptive purpose;

(II) The token has a consumptive purpose that is available at the time of sale and can be used at or near the time of sale for use for a consumptive purpose;

(III) If the token does not have a consumptive purpose available at the time of sale, the initial buyer of the token is prevented from reselling the token until the token is available for use for a consumptive purpose; or

(IV) The developer or seller takes other reasonable precautions to prevent buyers from purchasing the token as a financial investment.".

Page 3-after line 2 Insert:
"(i) The person, or the registered agent of the person, files a notice of intent with the secretary of state, as specified in subsection (d) of this section;"

Page 3-line 4 Delete ")" and insert "(i)".
Page 3-line 9 Delete ")" and insert (ii)".

Page 3-line 18 After "sections." insert "The secretary of state shall have the authority provided under W.S. 17-4-601 through 17-4-613 to determine compliance with the provisions of this section, including whether a person qualifies for the exemptions set forth in this section. The evidentiary burdens specified in W.S. 17-4-503 shall apply in any proceeding initiated by the secretary of state pursuant to this subsection."

Page 3-after line 18 Insert:
"(d) A developer, seller or a person who facilitates the exchange of an open blockchain token, or the registered agent of the applicable person, shall electronically file a notice of intent with the secretary of state before the person shall qualify for an exemption under this section. The notice of intent shall contain the name of the person acting as a developer, seller or facilitator, the contact information of the person or the registered agent of the person and specify whether the person will be acting as a developer, seller or facilitator. A secure form shall be made available by the office of the secretary of state on its internet website for this purpose."

Page 3-line 20 Delete ")" and insert ")".
Page 4-line 23 After "(F)" delete "and" and insert ",".
Page 5-line 1 After "(vi)" insert "and 40-22-126 by creating a new subsection (b) and by renumbering subsections (b) through (f) as (c) through (g)".
Page 5-line 21 Delete "17-4-206(d)" and insert "17-4-206(e)".
Page 7-line 15 Delete "17-4-206(d)" and insert "17-4-206(e)"; delete "required" and insert "provided".
Page 8-line 18 Delete "17-4-206(d)" and insert "17-4-206(e)".
Page 8-after line 18 Insert:
"40-22-126. Unlicensed persons; verification authority regarding exemptions."
(b) If the commissioner has reason to believe a person is engaged in or is about to engage in any activity which would be subject to this act but for an exemption asserted pursuant to W.S. 40-22-104(a)(vi), and the commissioner has reason to believe the requirements of W.S. 40-22-104(a)(vi) have not been met, the commissioner may issue an order to show cause why an order to cease and desist the activity should not issue.

(c) In an emergency, the commissioner may petition the district court for the issuance of a temporary restraining order.

(d) An order to cease and desist becomes effective upon service upon the person.

(e) An order to cease and desist remains effective and enforceable pending the completion of an administrative proceeding pursuant to W.S. 40-22-127 and 40-22-128.

(f) A person served with an order to cease and desist for violating W.S. 40-22-103 may petition the district court for a judicial order setting aside, limiting, or suspending the enforcement, operation, or effectiveness of the order pending the completion of an administrative proceeding pursuant to W.S. 40-22-127 and 40-22-128.

(g) The commissioner shall commence a contested case proceeding within twenty (20) days after issuing an order to cease and desist.”.

PERKINS, DRISKILL, ROTHFUSS

3/6/2018 S 3rd Reading:Passed 27-3-0-0-0

ROLL CALL

Ayes: Senator(s) Agar, Anderson, Anselmi-Dalton, Baldwin, Bebout, Boner, Bouchard, Case, Christensen, Coe, Dockstader, Driskill, Ellis, Emerich, Hastert, Hicks, Kinskey, Landen, Meier, Moniz, Nethercott, Pappas, Perkins, Peterson, Rothfuss, Von Flatern, Wasserburger

Nays: Senator(s) Barnard, Burns, Scott

Ayes 27 Nays 3 Excused 0 Absent 0 Conflicts 0

3/7/2018 H Received for Concurrence

3/7/2018 H Concur:Passed 60-0-0-0-0

ROLL CALL


Ayes 60 Nays 0 Excused 0 Absent 0 Conflicts 0

3/7/2018 Assigned Number HEA No. 0027
3/8/2018 H Speaker Signed HEA No. 0027
3/8/2018 S President Signed HEA No. 0027
3/10/2018 Governor Signed HEA No. 0027
3/10/2018 Assigned Chapter Number 44

Chapter No. 44 Session Laws of Wyoming 2018