

SF0047

Digital assets-statutory amendments.

Sponsored By: Joint Minerals, Business & Economic Development Interim Committee

AN ACT relating to digital assets; modifying the means to perfect a security interest in virtual currency and digital securities; modifying provisions relating to security agreements involving virtual currency and digital securities; providing definitions; specifying factors relating to location of digital assets used as collateral; amending duties and requirements for banks that provide custodial services; amending the scope of authorized custodial services; clarifying application of digital asset statutes; clarifying the duty of digital asset custodians to pay supervisory fees; clarifying the jurisdiction of Wyoming courts to hear cases related to digital assets; and providing for an effective date.

1/21/2020 Bill Number Assigned

2/7/2020 S Received for Introduction

2/10/2020 S Introduced and Referred to S09 - Minerals 29-0-1-0-0

ROLL CALL

Ayes: Senator(s) Anderson, Anselmi-Dalton, Baldwin, Bebout, Biteman, Boner, Bouchard, Case, Coe, Dockstader, Driskill, Ellis, Gierau, Hicks, Hutchings, James, Kinskey, Kost, Landen, Moniz, Nethercott, Pappas, Perkins, Rothfuss, Schuler, Scott, Steinmetz, Von Flatern, Wasserburger

Excused: Senator Agar

Ayes 29 Nays 0 Excused 1 Absent 0 Conflicts 0

2/13/2020 S09 - Minerals:Recommend Amend and Do Pass 5-0-0-0-0

ROLL CALL

Ayes: Senator(s) Anderson, Biteman, Coe, Rothfuss, Wasserburger
Ayes 5 Nays 0 Excused 0 Absent 0 Conflicts 0

2/13/2020 S Placed on General File

SF0047SS001/ADOPTED

Page 1-line 1 After "assets;" insert "amending duties and requirements for banks that provide custodial services; amending the scope of authorized custodial services;".

Page 1-line 9 Delete "34-29-104(n)" and insert "34-29-104(b)(intro), (c), (e), (g)(v), (n) and (p)(iii).".

Page 2-after line 8 Insert:

- "(b) A bank may serve as a qualified custodian, as specified by the United States securities and exchange commission in 17 C.F.R. § 275.206(4)-2, or as a custodian authorized by the United States commodity futures trading commission or other law. In performing custodial services under this section, a bank shall:
- (c) A bank providing custodial services shall enter conform to the audit, accounting and related requirements specified by the commissioner and applicable law, which may include entering into an agreement with an independent public accountant to conduct an examination conforming to the requirements of 17 C.F.R. § 275.206(4)-2(a)(4) and (6), at the cost of the bank. The An accountant shall

transmit the results of the any examination to the commissioner within one hundred twenty (120) days of the examination and may file the results with the United States securities and exchange commission other regulatory agencies as its their rules may provide. Material discrepancies in an examination shall be reported to the commissioner within one (1) day. The commissioner shall review examination results upon receipt within a reasonable time and during any regular examination conducted under W.S. 13-3-702.

- (e) If a customer makes an election under paragraph (d)(ii) of this section, the bank may, based only on customer instructions, undertake transactions with the digital asset. A bank maintains control pursuant to subsection (d) of this section by entering into an agreement with the counterparty to a transaction which contains a time for return of the asset. The bank shall not be liable for any loss suffered with respect to a transaction under this subsection, except for liability consistent with fiduciary and trust powers. as a custodian under this section.
- (g) A bank shall provide clear, written notice to each customer, and require written acknowledgement, of the following:
- (v) That the bank is not liable for losses suffered under subsection (e) of this section, except for liability consistent with fiduciary and trust powers. as a custodian under this section.".

Page 2-line 16 Strike "under".

Page 2-lines 17 and 18 Strike entirely.

Page 2-line 19 Strike "January 31" and insert "<u>as provided by rule of the commissioner</u>".

Page 3-after line 2 Insert:

"(p) As used in this section:

(iii) "Custodial services" means the safekeeping, servicing and management of customer currency and digital assets. through This term includes the exercise of fiduciary and trust powers under this section as a custodian, and includes fund administration and the execution of customer instructions involving the exercise of discretion, including transactions under subsection (e) of this section.". ANDERSON, CHAIRMAN

2/14/2020 S COW: Passed

2/17/2020 S 2nd Reading: Passed

2/18/2020 S 3rd Reading: Passed 29-1-0-0-0

ROLL CALL

Ayes: Senator(s) Agar, Anderson, Anselmi-Dalton, Baldwin, Bebout, Biteman, Boner, Bouchard, Case, Coe, Dockstader, Driskill, Ellis, Gierau, Hicks, James, Kinskey, Kost, Landen, Moniz, Nethercott, Pappas, Perkins, Rothfuss, Schuler, Scott, Steinmetz, Von Flatern, Wasserburger

Nays: Senator Hutchings

Ayes 29 Nays 1 Excused 0 Absent 0 Conflicts 0

2/19/2020 H Received for Introduction

2/26/2020 H Introduced and Referred to H09 - Minerals

3/2/2020 H09 - Minerals:Recommend Amend and Do Pass 7-2-0-0-0

ROLL CALL

Ayes: Representative(s) Burkhart, Duncan, Eyre, Furphy, Greear, Henderson,

Loucks

Nays: Representative(s) Crank, Macguire

Ayes 7 Nays 2 Excused 0 Absent 0 Conflicts 0

3/2/2020 H Placed on General File

SF0047HS001/ADOPTED (TO ENGROSSED COPY)

Page 1-line 1 After "assets;" insert "modifying the means to perfect a security interest in virtual currency and digital securities; modifying provisions relating to security agreements involving virtual currency and digital

agreements involving virtual currency and digital securities; providing definitions; specifying factors relating to location of digital assets used as

collateral;".

Page 1-line 12 Delete "34-29-103(b)," and insert "34-29-103(a), (b),

(d), (e)(i) and by creating a new paragraph (iv), (f)

and by creating a new subsection (g),".

Page 2-lines 1 through 9

Delete entirely and insert:

"34-29-103. Perfection of security interests in digital assets; control; possession; security agreements; location.

- (a) Notwithstanding the financing statement requirement specified by W.S. 34.1-9-310(a) as otherwise applied to general intangibles or any other provision of law, perfection of a security interest in a digital asset virtual currency or digital securities may be achieved through possession or control, as defined in paragraph (e)(i) of this section applicable to the asset, consistent with W.S. 34-29-102(a). A security interest held by a secured party having possession or control, as applicable, of a digital asset virtual currency or digital securities has priority over a security interest held by a secured party that does not have possession or control, as applicable of the asset virtual currency or digital securities. Other provisions of law relating to priority of security interests, including priority of control over delivery, shall remain applicable.
- (b) Before a secured party may take <u>possession or</u> control <u>of a digital</u> <u>asset</u> under this section, the secured party shall enter into a <u>control security</u> agreement with the debtor. <u>A control The security</u> agreement may <u>also</u> set forth the terms under which a secured party may pledge its security interest <u>in the digital asset</u> as collateral for another transaction. <u>Consistent with W.S. 34.1-9-201(a)</u>, the <u>security agreement shall be effective according to its terms between parties</u>, <u>against purchasers of collateral and against creditors</u>.
- (d) Notwithstanding any other provision of law, including article 9 of the Uniform Commercial Code, title 34.1, Wyoming statutes, a transferee takes a digital asset free of any security interest two (2) years after the transferee takes the asset for value and does not have actual notice of an adverse claim. This subsection only applies to a security interest perfected by a method other than control filing.
 - (e) As used in this section:

- (i) Consistent with subsection (f) of this section, "control" is equivalent to the term "possession" "Control," when used in article 9, title 34.1, Wyoming statutes and means and this section, includes the following:
- (A) A secured party, or an agent, custodian, fiduciary or trustee of the party, has the exclusive legal authority to conduct a transaction relating to a digital asset, complied with W.S. 34.1-8-106, including by means of a private key or the use of a multi-signature arrangement authorized by exclusive to the secured party or any substantially similar analogue;
- (B) <u>Use of a smart contract created by a secured party which has the exclusive legal authority to conduct a transaction relating to a digital asset to comply with W.S. 34.1-8-106. As used in this subparagraph, "smart contract" means an automated transaction, as defined in W.S. 40-21-102(a)(ii), or any substantially similar analogue, which is comprised of code, script or programming language that executes the terms of an agreement, and which may include taking custody of and transferring an asset, or issuing executable instructions for these actions, based on the occurrence or nonoccurrence of specified conditions.</u>
- (iv) "Possession," when used in article 9, title 34.1, Wyoming statutes and this section, includes use of a private key, a multi-signature arrangement exclusive to the secured party or a smart contract, as defined in this subsection, or any substantially similar analogue. "Possession" shall also include delivery of certificated digital securities, consistent with W.S. 34.1-8-301(a).
- (f) Perfection by <u>control</u> <u>possession</u> creates a possessory security interest and does not require physical possession <u>under W.S. 34.1-9-301(a)(ii)</u> in virtual currency or certificated digital securities, based on the possessory nature of a private key or any substantially similar analogue, which may be tangible or electronic.
- (g) For purposes of article 9, title 34.1 and this section, if collateral is required to be "located in a jurisdiction," a digital asset is located in Wyoming if the asset is possessed, controlled or otherwise held by a Wyoming bank, trust company or other custodian, the debtor or secured party is physically located in Wyoming or the debtor or secured party is incorporated or organized in Wyoming, based on the following factors:
- (i) Whether a security agreement typically present in a possessory security interest exists, consistent with W.S. 34.1-9-201(a), including an agreement describing the possessory nature of a private key or any substantially similar analogue;
- (ii) The choice of law in a security agreement, evidencing the intent and understanding of the parties relating to all potential aspects of a transaction, including waivers of litigation in jurisdictions other than Wyoming, access to the Wyoming chancery court and judicial economy; and
- (iii) The relative clarity of the laws of other jurisdictions relating to a digital asset, consequences relating to unknown liens in those jurisdictions and the ability of a court to exercise jurisdiction over a particular digital asset.".

GREEAR, CHAIRMAN

3/4/2020 H 2nd Reading:Passed

3/5/2020 H 3rd Reading: Passed 59-1-0-0-0

ROLL CALL

Ayes: Representative(s) Barlow, Blackburn, Blake, Brown, Burkhart, Burlingame, Clausen, Clem, Clifford, Connolly, Crank, Dayton-Selman, Duncan, Edwards, Eklund, Eyre, Flitner, Freeman, Furphy, Gray, Greear, Haley, Hallinan, Harshman, Henderson, Hunt, Jennings, Kinner, Kirkbride, Larsen Lloyd, Laursen Dan, Lindholm, Loucks, Miller, Newsome, Nicholas, Northrup, Obermueller, Olsen, Paxton, Pelkey, Piiparinen, Pownall, Roscoe, Salazar, Schwartz, Simpson, Sommers, Stith, Styvar, Sweeney, Tass, Walters, Washut, Western, Wilson, Winter, Yin, Zwonitzer

Nays: Representative Macguire

Ayes 59 Nays 1 Excused 0 Absent 0 Conflicts 0

3/9/2020 S Received for Concurrence 3/9/2020 S Concur:Passed 28-1-1-0-0

ROLL CALL

Ayes: Senator(s) Agar, Anderson, Anselmi-Dalton, Baldwin, Bebout, Biteman, Boner, Bouchard, Case, Coe, Dockstader, Driskill, Ellis, Gierau, Hicks, Hutchings, James, Kinskey, Kost, Landen, Moniz, Nethercott, Perkins, Rothfuss, Schuler, Steinmetz, Von Flatern, Wasserburger

Nays: Senator Scott

Excused: Senator Pappas

Ayes 28 Nays 1 Excused 1 Absent 0 Conflicts 0

3/9/2020 Assigned Number SEA No. 0039 3/9/2020 S President Signed SEA No. 0039 3/10/2020 H Speaker Signed SEA No. 0039 3/13/2020 Governor Signed SEA No. 0039 3/13/2020 Assigned Chapter Number 103

Chapter No. 103 Session Laws of Wyoming 2020