First Regular Session Seventy-second General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 19-0314.01 Duane Gall x4335

SENATE BILL 19-023

SENATE SPONSORSHIP

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HOUSE SPONSORSHIP

Kraft-Tharp and McKean,

Senate Committees Finance

House Committees Business Affairs & Labor

A BILL FOR AN ACT

101	CONCERNING EXEMPTIONS FROM THE SECURITIES LAWS FOR
102	CRYPTOCURRENCIES, AND, IN CONNECTION THEREWITH,
103	ENACTING THE "COLORADO DIGITAL TOKEN ACT".

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill provides limited exemptions from the securities registration and securities broker-dealer and salesperson licensing requirements for persons dealing in digital tokens. "Digital token" is defined as a digital unit with specified characteristics, secured through a decentralized ledger or database, exchangeable for goods or services, and







capable of being traded or transferred between persons without an intermediary or custodian of value.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, add 11-51-308.7 as 3 follows: 4 11-51-308.7. Colorado digital token act - legislative declaration 5 - exemptions - definitions - rules. (1) Short title. THE SHORT TITLE OF 6 THIS SECTION IS THE "COLORADO DIGITAL TOKEN ACT". 7 (2) **Legislative declaration.** THE GENERAL ASSEMBLY: 8 (a) FINDS THAT: 9 (I) CRYPTOECONOMIC SYSTEMS, WHICH ARE PROTOCOLS THAT 10 GOVERN THE PRODUCTION, DISTRIBUTION, AND CONSUMPTION OF GOODS 11 AND SERVICES IN A DECENTRALIZED DIGITAL ECONOMY, CAN BE AN 12 IMPORTANT COMPONENT OF BLOCKCHAIN TECHNOLOGY; 13 (II) BLOCKCHAIN TECHNOLOGY HAS THE POTENTIAL TO CREATE 14 NEW FORMS OF DECENTRALIZED "WEB 3.0" PLATFORMS AND APPLICATIONS 15 THAT HAVE ADVANTAGES OVER THE CURRENT CENTRALIZED INTERNET 16 PLATFORMS AND APPLICATIONS; 17 COLORADO HAS BECOME A HUB FOR COMPANIES AND (III) 18 ENTREPRENEURS THAT SEEK TO UTILIZE CRYPTOECONOMIC SYSTEMS TO 19 POWER BLOCKCHAIN TECHNOLOGY-BASED BUSINESS MODELS; 20 (IV)COMPANIES THAT SEEK TO UTILIZE CRYPTOECONOMIC 21 SYSTEMS FACE REGULATORY UNCERTAINTY THAT THE ISSUANCE, SALE, 22 AND PURCHASE OF DIGITAL TOKENS THAT HAVE A PRIMARILY 23 CONSUMPTIVE PURPOSE MAY BE PROHIBITED UNDER THIS ARTICLE 51; 24 (V) CROWDFUNDING CONSUMER GOODS PLATFORMS PROVIDE A 25 MEANS FOR COMPANIES AND ENTREPRENEURS TO ACQUIRE GROWTH

CAPITAL AND CUSTOMERS BY PRESELLING THE RIGHT TO RECEIVE
 CONSUMER GOODS BEFORE THE GOODS ARE READY TO BE SOLD OR USED,
 IN ADDITION TO PROVIDING A MARKETPLACE FOR THE PURCHASE AND SALE
 OF CONSUMER GOODS THAT ARE READY FOR USE;

5 (VI) COMPANIES USING CRYPTOECONOMIC SYSTEMS THAT SEEK TO 6 ACQUIRE GROWTH CAPITAL AND CUSTOMERS BY PRESELLING DIGITAL 7 TOKENS THAT HAVE A PRIMARILY CONSUMPTIVE PURPOSE FACE 8 REGULATORY UNCERTAINTY THAT THE OFFER, SALE, OR TRANSFER OF 9 DIGITAL TOKENS MAY BE PROHIBITED UNDER THIS ARTICLE 51; AND

(VII) COMPANIES THAT SEEK TO CREATE A MARKETPLACE TO
EFFECT THE PURCHASE, SALE, OR TRANSFER OF DIGITAL TOKENS THAT
HAVE A PRIMARILY CONSUMPTIVE PURPOSE FACE REGULATORY
UNCERTAINTY THAT EFFECTING OR ATTEMPTING TO EFFECT THE
PURCHASE, SALE, OR TRANSFER OF A DIGITAL TOKEN MAY BE PROHIBITED
UNDER THIS ARTICLE 51;

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(b) DETERMINES THAT:

(I) THE COSTS AND COMPLEXITIES OF STATE SECURITIES
REGISTRATION CAN OUTWEIGH THE BENEFITS TO COLORADO BUSINESSES
USING CRYPTOECONOMIC SYSTEMS THAT SEEK TO RAISE GROWTH CAPITAL
AND CREATE NEW DECENTRALIZED INTERNET PLATFORMS AND
APPLICATIONS BY OFFERING THE SALE OR TRANSFER OF DIGITAL TOKENS
THAT HAVE A PRIMARILY CONSUMPTIVE PURPOSE;

(II) COMPANIES THAT SEEK TO ISSUE OR EFFECT THE PURCHASE,
SALE, OR TRANSFER OF DIGITAL TOKENS THAT HAVE A PRIMARILY
CONSUMPTIVE PURPOSE FACE REGULATORY UNCERTAINTY UNDER
COLORADO'S SECURITIES LAWS; AND

27 (III) THE ISSUANCE, SALE, PURCHASE, AND TRANSFER OF DIGITAL

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TOKENS THAT HAVE A PRIMARILY CONSUMPTIVE PURPOSE ALLOW
 COMPANIES USING CRYPTOECONOMIC SYSTEMS TO ACCESS THE GROWTH
 CAPITAL AND BUILD THE NECESSARY NETWORK OF PARTICIPANTS THEY
 NEED TO GROW AND EXPAND THEIR BUSINESSES; AND

5 (c) DECLARES THAT CREATING A COLORADO DIGITAL TOKEN ACT, 6 WITH LIMITATIONS TO PROTECT CONSUMERS, WILL ENABLE COLORADO 7 BUSINESSES THAT USE CRYPTOECONOMIC SYSTEMS TO OBTAIN GROWTH 8 CAPITAL TO HELP GROW AND EXPAND THEIR BUSINESSES, THEREBY 9 PROMOTING THE FORMATION AND GROWTH OF LOCAL COMPANIES AND THE 10 ACCOMPANYING JOB CREATION AND HELPING MAKE COLORADO A HUB FOR 11 COMPANIES THAT ARE BUILDING NEW FORMS OF DECENTRALIZED "WEB 12 3.0" PLATFORMS AND APPLICATIONS.

13 (3) Exemptions. (a) Issuer exemption. AN OFFER OR SALE OF A
14 DIGITAL TOKEN IS EXEMPT FROM SECTION 11-51-301 IF:

15 (I) THE OFFER OR SALE:

16 (A) OCCURS AFTER THE SECURITIES COMMISSIONER INITIALLY
 17 PROMULGATES RULES TO IMPLEMENT THIS SECTION; AND

18 (B) COMPLIES WITH ALL OF THE REQUIREMENTS OF THIS
19 SUBSECTION (3)(a) AND THOSE CONTAINED IN THE RULES PROMULGATED
20 PURSUANT TO SUBSECTION (5) OF THIS SECTION;

(II) THE ISSUER OF THE DIGITAL TOKEN FILES A NOTICE OF INTENT
WITH THE SECURITIES COMMISSIONER AS SPECIFIED IN SUBSECTION (3)(c)
OF THIS SECTION;

24 (III) THE PRIMARY PURPOSE OF THE DIGITAL TOKEN IS A
25 CONSUMPTIVE PURPOSE;

26 (IV) THE ISSUER OF THE DIGITAL TOKEN MARKETS THE DIGITAL
27 TOKEN TO BE USED FOR A CONSUMPTIVE PURPOSE AND DOES NOT MARKET

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THE DIGITAL TOKEN TO BE USED FOR A SPECULATIVE OR INVESTMENT
 PURPOSE; AND

3 (V) EITHER THE CONSUMPTIVE PURPOSE OF THE DIGITAL TOKEN IS
4 AVAILABLE AT THE TIME OF SALE OR ALL OF THE FOLLOWING CONDITIONS
5 ARE MET:

6 (A) THE CONSUMPTIVE PURPOSE OF THE DIGITAL TOKEN IS
7 AVAILABLE WITHIN ONE HUNDRED EIGHTY DAYS AFTER THE TIME OF SALE
8 OR TRANSFER OF THE DIGITAL TOKEN;

9 (B) THE INITIAL BUYER IS PROHIBITED FROM RESELLING OR
10 TRANSFERRING THE DIGITAL TOKEN UNTIL THE CONSUMPTIVE PURPOSE OF
11 THE DIGITAL TOKEN IS AVAILABLE; AND

12 (C) THE INITIAL BUYER PROVIDES A KNOWING AND CLEAR
13 ACKNOWLEDGMENT THAT THE INITIAL BUYER IS PURCHASING THE DIGITAL
14 TOKEN WITH THE PRIMARY INTENT TO USE THE DIGITAL TOKEN FOR A
15 CONSUMPTIVE PURPOSE AND NOT FOR A SPECULATIVE OR INVESTMENT
16 PURPOSE.

17 (b) Licensing exemption. A PERSON THAT ENGAGES IN THE
18 BUSINESS OF EFFECTING OR ATTEMPTING TO EFFECT THE PURCHASE, SALE,
19 OR TRANSFER OF A DIGITAL TOKEN IS EXEMPT FROM SECTION 11-51-401 IF:
20 (I) THE PERSON:

21 (A) EFFECTS OR ATTEMPTS TO EFFECT THE PURCHASE, SALE, OR
22 TRANSFER AFTER THE SECURITIES COMMISSIONER INITIALLY
23 PROMULGATES RULES TO IMPLEMENT THIS SECTION; AND

(B) COMPLIES WITH ALL OF THE REQUIREMENTS OF THIS
SUBSECTION (3)(b) AND THOSE CONTAINED IN THE RULES PROMULGATED
PURSUANT TO SUBSECTION (5) OF THIS SECTION;

27 (II) THE PERSON FILES A NOTICE OF INTENT WITH THE SECURITIES

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1 COMMISSIONER AS SPECIFIED IN SUBSECTION (3)(c) OF THIS SECTION;

2 (III) THE DIGITAL TOKEN CAN BE USED FOR A CONSUMPTIVE
3 PURPOSE AT THE TIME THE PERSON EFFECTS THE PURCHASE, SALE, OR
4 TRANSFER OF THE DIGITAL TOKEN; AND

5 (IV) THE PERSON TAKES REASONABLY PROMPT ACTION TO CEASE
6 EFFECTING THE PURCHASE, SALE, OR TRANSFER OF ANY DIGITAL TOKEN
7 THAT DOES NOT CONFORM TO THE REQUIREMENTS OF THIS SUBSECTION
8 (3)(b).

9 (c) AN ISSUER OF A DIGITAL TOKEN AND A PERSON THAT IS 10 ENGAGED IN THE BUSINESS OF EFFECTING OR ATTEMPTING TO EFFECT THE 11 PURCHASE, SALE, OR TRANSFER OF A DIGITAL TOKEN EACH SHALL FILE OR 12 CAUSE TO BE FILED A NOTICE OF INTENT WITH THE SECURITIES 13 COMMISSIONER BEFORE THE ISSUER OR OTHER PERSON MAY QUALIFY FOR 14 AN EXEMPTION UNDER THIS SECTION. THE SECURITIES COMMISSIONER 15 SHALL MAKE A FORM AVAILABLE FOR THIS PURPOSE ON ITS WEBSITE. IF 16 THE INFORMATION CONTAINED ON THE NOTICE REQUIRED BY THIS 17 SUBSECTION (3)(c) BECOMES INACCURATE IN ANY MATERIAL RESPECT FOR 18 ANY REASON, THE ISSUER OR OTHER PERSON SHALL FILE AN AMENDMENT 19 TO THE NOTICE IN WRITING WITH THE SECURITIES COMMISSIONER WITHIN 20 THIRTY DAYS.

(d) NOTWITHSTANDING ANY OTHER PROVISION OF THIS PART 3, THE
securities commissioner may enter into agreements with Federal,
state, or foreign regulators to allow digital tokens issued,
purchased, sold, or transferred in this state to be issued,
purchased, sold, or transferred in another jurisdiction and any
digital tokens issued, purchased, sold, or transferred in another
jurisdiction to be issued, purchased, sold, or transferred in this

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1 STATE.

(4) **Definitions.** AS USED IN THIS SECTION:

3 (a) "CONSUMPTIVE PURPOSE" MEANS TO PROVIDE OR RECEIVE
4 GOODS, SERVICES, OR CONTENT, INCLUDING ACCESS TO GOODS, SERVICES,
5 OR CONTENT.

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(b) "DIGITAL TOKEN" MEANS A DIGITAL UNIT THAT IS:

(I) CREATED:

8 (A) IN RESPONSE TO THE VERIFICATION OR COLLECTION OF A
9 SPECIFIED NUMBER OF TRANSACTIONS RELATING TO A DIGITAL LEDGER OR
10 DATABASE;

(B) BY DEPLOYING COMPUTER CODE TO A BLOCKCHAIN NETWORK
THAT ALLOWS FOR THE CREATION OF DIGITAL TOKENS OR OTHER UNITS; OR
(C) USING ANY COMBINATION OF THE METHODS SPECIFIED IN
SUBSECTIONS (4)(b)(I)(A) AND (4)(b)(I)(B) OF THIS SECTION;

(II) RECORDED IN A DIGITAL LEDGER OR DATABASE THAT IS
CHRONOLOGICAL, CONSENSUS-BASED, DECENTRALIZED, AND
MATHEMATICALLY VERIFIED IN NATURE, ESPECIALLY RELATING TO THE
SUPPLY OF UNITS AND THEIR DISTRIBUTION; AND

(III) CAPABLE OF BEING TRADED OR TRANSFERRED BETWEEN
 PERSONS WITHOUT AN INTERMEDIARY OR CUSTODIAN OF VALUE.

(5) Rules. The SECURITIES COMMISSIONER MAY ADOPT RULES AS
NECESSARY TO IMPLEMENT THIS SECTION, TO ENFORCE THIS SECTION, OR
TO PROVIDE EXEMPTIONS OR WAIVERS TO THE REQUIREMENTS OF THIS
SECTION.

25 (6) Safe Harbor. NO PRESUMPTION SHALL ARISE THAT AN ISSUER
26 OF ANY DIGITAL TOKEN OR OTHER CRYPTOCURRENCY, OR ANY PERSON
27 THAT EFFECTS THE PURCHASE, SALE, OR TRANSFER OF ANY DIGITAL TOKEN

1 OR OTHER CRYPTOCURRENCY, HAS VIOLATED THIS ARTICLE 51 SOLELY BY 2 REASON OF THE PERSON'S PARTICIPATION IN THE ISSUANCE, PURCHASE, 3 SALE, OR TRANSFER OF THE DIGITAL TOKEN OR OTHER CRYPTOCURRENCY 4 IF THE PERSON DOES NOT MEET THE REQUIREMENTS SPECIFIED IN 5 SUBSECTION (3)(a) OR (3)(b) OF THIS SECTION. NO PRESUMPTION SHALL 6 ARISE THAT ANY ISSUER'S SECURITIES OFFERING PERMITTED UNDER THIS 7 ARTICLE 51 WILL BE INTEGRATED WITH ANY ISSUER'S DIGITAL TOKEN 8 OFFERING PERMITTED UNDER THIS SECTION.

9 SECTION 2. Act subject to petition - effective date -10 **applicability.** (1) This act takes effect at 12:01 a.m. on the day following 11 the expiration of the ninety-day period after final adjournment of the 12 general assembly (August 2, 2019, if adjournment sine die is on May 3, 13 2019); except that, if a referendum petition is filed pursuant to section 1 14 (3) of article V of the state constitution against this act or an item, section, 15 or part of this act within such period, then the act, item, section, or part 16 will not take effect unless approved by the people at the general election 17 to be held in November 2020 and, in such case, will take effect on the 18 date of the official declaration of the vote thereon by the governor.

19 (2) This act applies to conduct occurring on or after the applicable20 effective date of this act.