Amendment - 2nd Reading-yellow - Requested by: Daniel Zolnikov - (S) Committee of Whole			
68th Legislature 2023		after: Trevor Graff, 406-444-4975	SB0178.002.004
1		SENATE BILL NO. 178	
2	IN	TRODUCED BY D. ZOLNIKOV	
3			
4	A BILL FOR AN ACT ENTITLED: "AN AC	T GENERALLY REVISING CRYPTOCURRENCY LA	NWS;
5	PROHIBITING DISCRIMINATORY DIGIT	AL ASSET MINING UTILITY RATES; PROHIBITING	LOCAL
6	GOVERNMENT POWERS RELATED TO	DIGITAL ASSET MINING; PROHIBITING TAXATIO	N ON THE USE
7	OF CRYPTOCURRENCY AS A PAYMEN	NT METHOD; PROVIDING FOR DIGITAL ASSETS A	S PERSONAL
8	PROPERTY; AMENDING SECTIONS 7-	1 <mark>-111,-</mark> 15-1-101 , AND 70-1-108, MCA; AND PROVID	ING AN
9	IMMEDIATE EFFECTIVE DATE."		
10			
11	WHEREAS, digital asset mining p	provides positive economic value for individuals and c	ompanies
12	throughout the United States; and		
13	WHEREAS, digital asset mining h	nas often faced difficulty with regulations at the state a	and local level;
14	and		
15	WHEREAS, the State of Montana	a wants to protect the right of individuals and business	ses to mine
16	digital assets and create legal certainty fo	or the digital asset mining industry; and	
17	WHEREAS, digital asset mining h	nas the potential to stabilize the grid and provide reve	nue for
18	infrastructure upgrades statewide.		
19			
20	BE IT ENACTED BY THE LEGISLATURE	E OF THE STATE OF MONTANA:	
21			
22	NEW SECTION. Section 1. Dig	gital asset mining ratemaking. (1) The commission	may not establish
23	a rate classification for digital asset minin	g, digital asset mining businesses, or home digital as	set mining that
24	creates UNDULY discriminatory rates.		
25	(2) For the purposes of this s	section, the following definitions apply:	
26	(A) "DATA CENTER" MEANS A U	ISE INVOLVING A BUILDING OR PREMISES IN WHICH THE MA	JORITY OF THE
27	USE IS OCCUPIED BY COMPUTERS, TELECOM	MUNICATIONS, OR RELATED EQUIPMENT, INCLUDING SUPP	ORTING
28	EQUIPMENT, WHERE INFORMATION IS PROCE	SSED, TRANSFERRED, AND STORED.	



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			Drafter: Trevor Graff, 406-444-4975	SB0178.002.004		
	1	(а)<u>(</u>В)	"Digital asset mining" means the use of electricity to power a computer for the	purpose of		
	2	securing a bloc	kchain network.			
	3	(b) (C)	"Digital asset mining business" means a group of computers working at a singl	e site that		
	4	consume more	than 1 megawatt of energy ON AN AVERAGE ANNUAL BASIS for the purpose of gen	erating digital		
	5	assets by securing a blockchain network.				
	6	(с) (<u></u>)	"Discriminatory rates" means electricity rates substantially different from other	industrial <u>SIMILAR</u>		
	7	uses of electric	ity in similar geographic areas <u>AFTER ACCOUNTING FOR THE LOAD PROFILE AND COS</u>	ST OF SERVICE.		
ļ	8	(d) (Е)	"Home digital asset mining" means mining digital assets in areas zoned for res	idential use <u>THAT</u>		
	9	CONSUME LESS	THAN 1 MEGAWATT OF ENERGY ON AN AVERAGE ANNUAL BASIS FOR THE PURPOSE OF	GENERATING		
	10 <u>DIGITAL ASSETS BY SECURING A BLOCKCHAIN NETWORK</u> .					
	11					
	12	NEW S	SECTION. Section 2. Digital assets taxation. A state or local government en	tity may not		
	13	charge an addi	tional tax, withholding, assessment, or charge on the value of digital assets whe	n used as a		
	14	method of payr	ment. (1) DIGITAL ASSETS USED AS A METHOD OF PAYMENT MAY NOT BE SUBJECT TO A	ANY ADDITIONAL		
	15	TAX, WITHHOLDI	NG, ASSESSMENT, OR CHARGE BY THE STATE OR A LOCAL GOVERNMENT THAT IS BASE	D SOLELY ON THE		
	16	USE OF THE DIGI	TAL ASSET AS THE METHOD OF PAYMENT.			
	17	<u>(2)</u>	NOTHING IN THIS SECTION PROHIBITS THE STATE OR A LOCAL GOVERNMENT FROM IM	POSING OR		
	18	COLLECTING A T	AX, WITHHOLDING, ASSESSMENT, OR CHARGE OTHERWISE AUTHORIZED BY TITLES 15	<u>or 16.</u>		
	19					
	20	<u>NEW S</u>	SECTION. Section 3. Right to mine digital assets. (1) A governing body of a	city or town, the		
	21	governing bodi	es of more than one city or town, the governing body of a county, or any combin	ation of those		
	22	governing bodi	es may not enact an ordinance, resolution, or rule that:			
	23	(a)	imposes requirements on a digital asset mining business that are not also requ	irements for		
	24	data centers in its area of jurisdiction;				
	25	(b)	prevents a digital asset mining business from operating in an area zoned for in	dustrial use; or		
	26	(c)	prevents home digital asset mining at a private residence, except as related to	existing noise		
	27	ordinances.				
	28	(2)	Any digital asset mining business operating on or before the [effective date of	this act] may		



1	continue to operate regardless of any change in zoning or regulations.
2	
3	Section 3. Section 7-1-111, MCA, is amended to read:
4	"7-1-111. Powers denied. A local government unit with self-government powers is prohibited from
5	exercising the following:
6	(1) any power that applies to or affects any private or civil relationship, except as an incident to the
7	exercise of an independent self-government power;
8	(2) any power that applies to or affects the provisions of 7-33-4128 or Title 39, except that subject
9	to those provisions, it may exercise any power of a public employer with regard to its employees;
10	(3) any power that applies to or affects the public school system, except that a local unit may
11	impose an assessment reasonably related to the cost of any service or special benefit provided by the unit and
12	shall exercise any power that it is required by law to exercise regarding the public school system;
13	(4) any power that prohibits the grant or denial of a certificate of compliance or a certificate of
14	public convenience and necessity pursuant to Title 69, chapter 12;
15	(5) any power that establishes a rate or price otherwise determined by a state agency;
16	(6) any power that applies to or affects any determination of the department of environmental
17	quality with regard to any mining plan, permit, or contract;
18	(7) any power that applies to or affects any determination by the department of environmental
19	quality with regard to a certificate of compliance;
20	(8) any power that defines as an offense conduct made criminal by state statute, that defines an
21	offense as a felony, or that fixes the penalty or sentence for a misdemeanor in excess of a fine of \$500, 6
22	months' imprisonment, or both, except as specifically authorized by statute;
23	(9) any power that applies to or affects the right to keep or bear arms;
24	(10) any power that applies to or affects a public employee's pension or retirement rights as
25	established by state law, except that a local government may establish additional pension or retirement
26	systems;
27	(11) any power that applies to or affects the standards of professional or occupational competence
28	established pursuant to Title 37 as prerequisites to the carrying on of a profession or occupation;



1	(12) except as provided in 7-3-1105, 7-3-1222, 7-21-3214, or 7-31-4110, any power that applies to
2	or affects Title 75, chapter 7, part 1, or Title 87;
3	(13) any power that applies to or affects landlords, as defined in 70-24-103, when that power is
4	intended to license landlords or to regulate their activities with regard to tenants beyond what is provided in Title
5	70, chapters 24 and 25. This subsection is not intended to restrict a local government's ability to require
6	landlords to comply with ordinances or provisions that are applicable to all other businesses or residences
7	within the local government's jurisdiction.
8	(14) subject to 7-32-4304, any power to enact ordinances prohibiting or penalizing vagrancy;
9	(15) subject to 80-10-110, any power to regulate the registration, packaging, labeling, sale, storage,
10	distribution, use, or application of commercial fertilizers or soil amendments, except that a local government
11	may enter into a cooperative agreement with the department of agriculture concerning the use and application
12	of commercial fertilizers or soil amendments. This subsection is not intended to prevent or restrict a local
13	government from adopting or implementing zoning regulations or fire codes governing the physical location or
14	siting of fertilizer manufacturing, storage, and sales facilities.
15	(16) subject to 80-5-136(10), any power to regulate the cultivation, harvesting, production,
16	processing, sale, storage, transportation, distribution, possession, use, and planting of agricultural seeds or
17	vegetable seeds as defined in 80-5-120. This subsection is not intended to prevent or restrict a local
18	government from adopting or implementing zoning regulations or building codes governing the physical location
19	or siting of agricultural or vegetable seed production, processing, storage, sales, marketing, transportation, or
20	distribution facilities.
21	(17) any power that prohibits the operation of a mobile amateur radio station from a motor vehicle,
22	including while the vehicle is in motion, that is operated by a person who holds an unrevoked and unexpired
23	official amateur radio station license and operator's license, "technician" or higher class, issued by the federal
24	communications commission of the United States;
25	(18) subject to 76-2-240 and 76-2-340, any power that prevents the erection of an amateur radio
26	antenna at heights and dimensions sufficient to accommodate amateur radio service communications by a
27	person who holds an unrevoked and unexpired official amateur radio station license and operator's license,
28	"technician" or higher class, issued by the federal communications commission of the United States;



Amendment - 2nd Reading-yellow - Requested by: Daniel Zolnikov - (S) Committee of Whole - 2023

68th Legislature 2023

Drafter: Trevor Graff, 406-444-4975

SB0178.002.004

1	(19) any power to require a fee and a permit for the movement of a vehicle, combination of vehicles,
2	load, object, or other thing of a size exceeding the maximum specified in 61-10-101 through 61-10-104 on a
3	highway that is under the jurisdiction of an entity other than the local government unit;
4	(20) any power to enact an ordinance governing the private use of an unmanned aerial vehicle in
5	relation to a wildfire;
6	(21) any power as prohibited in 7-1-121(2) affecting, applying to, or regulating the use, disposition,
7	sale, prohibitions, fees, charges, or taxes on auxiliary containers, as defined in 7-1-121(5);
8	(22) any power that provides for fees, taxation, or penalties based on carbon or carbon use in
9	accordance with 7-1-116;
10	(23) any power to require an employer, other than the local government unit itself, to provide an
11	employee or class of employees with a wage or employment benefit that is not required by state or federal law;
12	(24) any power to enact an ordinance prohibited in 7-5-103 or a resolution prohibited in 7-5-121 and
13	any power to bring a retributive action against a private business owner as prohibited in 7-5-103(2)(d)(iv) and 7-
14	5-121(2)(c)(iv); or
15	(25) any power to prohibit the sale of alternative nicotine products or vapor products as provided in
16	1 6-11-313(1);
17	(26) any power to impose requirements on a digital asset mining business as defined in [section 1]
18	that are not also requirements for data centers in its area of jurisdiction.;
19	(27) any power to prevent home digital asset mining as defined in [section 1] at a private residence,
20	except as related to existing noise OR LIGHTING ordinances; or
21	(28) any power to change the zoning of an area that co ntains an active digital asset mining
22	business as defined in [section 1] ANY PARCEL OR LOT THAT CONTAINS AN ACTIVE DIGITAL ASSET MINING BUSINESS OR
23	ADJACENT PARCELS OWNED OR CONTROLLED BY AN ACTIVE DIGITAL ASSET MINING BUSINESS AS DEFINED IN [SECTION 1]
24	or prevent a digital asset mining business from operating in an area zoned for industrial use."
25	
26	Section 4. Section 15-1-101, MCA, is amended to read:
27	"15-1-101. Definitions. (1) Except as otherwise specifically provided, when terms mentioned in this
28	section are used in connection with taxation, they are defined in the following manner:



Ameno - 2023	dment	- 2nd	Reading-yellow -	Requested by: Daniel Zolnikov - (S) Commit	tee of Whole
- 2023 68th Leg	gislature	2023		Drafter: Trevor Graff, 406-444-4975	SB0178.002.004
1		(a)	The term "agricultura	I" refers to:	
2		(i)	the production of foo	d, feed, and fiber commodities, livestock and poultry, bee	s, biological
3	control i	nsects,	fruits and vegetables,	and sod, ornamental, nursery, and horticultural crops that	at are raised,
4	grown, c	or produ	uced for commercial p	urposes; and	
5		(ii)	the raising of domest	ic animals and wildlife in domestication or a captive envir	onment.
6		(b)	The term "assessed	value" means the value of property as defined in 15-8-11	1.
7		(c)	The term "average w	holesale value" means the value to a dealer prior to reco	nditioning and the
8	profit ma	argin sh	iown in national appra	isal guides and manuals or the valuation schedules of the	edepartment.
9		(d)	(i) The term "comme	rcial", when used to describe property, means property us	sed or owned by
10	a busine	ess, a tr	ade, or a corporation	as defined in 35-2-114 or used for the production of incon	ne, including
11	industria	al prope	erty defined in subsecti	ion (1)(j), and excluding property described in subsection	(1)(d)(ii).
12		(ii)	The following types of	of property are not commercial:	
13		(A)	agricultural lands;		
14		(B)	timberlands and fore	st lands;	
15		(C)	single-family residen	ces and ancillary improvements and improvements neces	sary to the
16	function	of a bo	ona fide farm, ranch, or	r stock operation;	
17		(D)	mobile homes and m	anufactured homes used exclusively as a residence exce	pt when held by
18	a distrib	utor or	dealer as stock in trad	e; and	
19		(E)	all property described	d in 15-6-135.	
20		(e)	The term "comparabl	e property" means property that:	
21		(i)	has similar use, func	tion, and utility;	
22		(ii)	is influenced by the s	ame set of economic trends and physical, governmental,	and social
23	factors;	and			
24		(iii)	has the potential of a	similar highest and best use.	
25		(f)	The term "credit" mea	ans solvent debts, secured or unsecured, owing to a pers	on.
26		(g)	(i) "Department", exc	ept as provided in subsection (1)(g)(ii), means the depart	ment of revenue
27	provideo	d for in 2	2-15-1301.		
28		(ii)	In chapters 70 and 7	1, department means the department of transportation pro	ovided for in 2-



1 15-2501.

2 (h) The term "digital assets" means cryptocurrencies, natively electronic assets, including stable

3 coins and nonfungible tokens, and other digital-only assets that confer economic, proprietary, or access rights
4 or powers.

5 (h)(i) The terms "gas" and "natural gas" are synonymous and mean gas as defined in 82-1-111(2).
6 The terms include all natural gases and all other fluid hydrocarbons, including methane gas or any other natural
7 gas found in any coal formation.

8 (i)(j) The term "improvements" includes all buildings, structures, fences, and improvements situated 9 upon, erected upon, or affixed to land. When the department determines that the permanency of location of a 10 mobile home, manufactured home, or housetrailer has been established, the mobile home, manufactured 11 home, or housetrailer is presumed to be an improvement to real property. A mobile home, manufactured home, 12 or housetrailer may be determined to be permanently located only when it is attached to a foundation that 13 cannot feasibly be relocated and only when the wheels are removed.

14 (j)(k) "Industrial property" for purposes of this section includes all land used for industrial purposes,

15 improvements, and buildings used to house the industrial process and all storage facilities. Under this section,

16 industrial property does not include personal property classified and taxed under 15-6-135 or 15-6-138.

17 (k)(I) The term "leasehold improvements" means improvements to mobile homes and mobile homes
 18 located on land owned by another person. This property is assessed under the appropriate classification, and
 19 the taxes are due and payable in two payments as provided in 15-24-202. Delinguent taxes on leasehold

20 improvements are a lien only on the leasehold improvements.

21 (I)(m) The term "livestock" means cattle, sheep, swine, goats, horses, mules, asses, llamas, alpacas,
 22 bison, ostriches, rheas, emus, and domestic ungulates.

(m)(n) (i) The term "manufactured home" means a residential dwelling built in a factory in accordance
 with the United States department of housing and urban development code and the federal Manufactured
 Home Construction and Safety Standards.

(ii) A manufactured home does not include a mobile home, as defined in subsection (1)(o) (<u>p</u>), or a
 mobile home or housetrailer constructed before the federal Manufactured Home Construction and Safety
 Standards went into effect on June 15, 1976.



		Reading-yellow - Requested by: Daniel Zolnikov - (S) Committee of Whole	е
- 202: 68th L	a .egislature 2023	Drafter: Trevor Graff, 406-444-4975 SB0178.002.0	04
1	(<u>n)(o)</u>	The term "market value" means the value of property as provided in 15-8-111.	
2	(o) (p)	The term "mobile home" means forms of housing known as "trailers", "housetrailers", or "traile	er
3	coaches" exce	eding 8 feet in width or 45 feet in length, designed to be moved from one place to another by a	n
4	independent po	ower connected to them, or any trailer, housetrailer, or trailer coach up to 8 feet in width or 45	
5	feet in length u	sed as a principal residence.	
6	(b)(d)	The term "personal property" includes everything that is the subject of ownership but that is n	ot
7	included within	the meaning of the terms "real estate" and "improvements" and "intangible personal property"	as
8	that term is def	fined in 15-6-218.	
9	(q)<u>(</u>r)	The term "poultry" includes all chickens, turkeys, geese, ducks, and other birds raised in	
10	domestication	to produce food or feathers.	
11	(r)<u>(</u>s)	The term "property" includes money, credits, bonds, stocks, franchises, and all other matters	
12	and things, rea	I, personal, and mixed, capable of private ownership. This definition may not be construed to	
13	authorize the ta	axation of the stocks of a company or corporation when the property of the company or	
14	corporation rep	presented by the stocks is within the state and has been taxed.	
15	(s)<u>(t)</u>	The term "real estate" includes:	

16 (i) the possession of, claim to, ownership of, or right to the possession of land;

(ii) all mines, minerals, and quarries in and under the land subject to the provisions of 15-23-501
and Title 15, chapter 23, part 8;

(iii) all timber belonging to individuals or corporations growing or being on the lands of the United
States; and

21 (iv) all rights and privileges appertaining to mines, minerals, quarries, and timber.

22 (t)(u) "Recreational" means hunting, fishing, swimming, boating, waterskiing, camping, biking, hiking,

and winter sports, including but not limited to skiing, skating, and snowmobiling.

24 (u)(v) "Research and development firm" means an entity incorporated under the laws of this state or a

foreign corporation authorized to do business in this state whose principal purpose is to engage in theoretical

analysis, exploration, and experimentation and the extension of investigative findings and theories of a scientific

27 and technical nature into practical application for experimental and demonstration purposes, including the

28 experimental production and testing of models, devices, equipment, materials, and processes.



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- 2023		
68th Legislature 2023	Drafter: Trevor Graff, 406-444-4975	SB0178.002.004

1	(v)(w) The term "stock in trade" means any mobile home, manufactured home, or housetrailer that is		
2	listed by the dealer as inventory and that is offered for sale, is unoccupied, and is not located on a permanent		
3	foundation. Inventory does not have to be located at the business location of a dealer or a distributor.		
4	(w)(x) The term "taxable value" means the market value multiplied by the classification tax rate as		
5	provided for in Title 15, chapter 6, part 1.		
6	(x)(y) The term "taxes" in relation to property under 15-6-133, 15-6-134, or 15-6-143 is the amount		
7	owed by a taxpayer that is the market value multiplied by the tax rate multiplied by the applicable mills,		
8	exclusive of local fees and assessments.		
9	(2) The phrase "municipal corporation" or "municipality" or "taxing unit" includes a county, city,		
10	incorporated town, township, school district, irrigation district, or drainage district or a person, persons, or		
11	organized body authorized by law to establish tax levies for the purpose of raising public revenue.		
12	(3) The term "state board", "Montana board", or "board" when used without other qualification		
13	means the Montana tax appeal board."		
14			
15	Section 5. Section 70-1-108, MCA, is amended to read:		
16	"70-1-108. Personal property defined. (1) Every kind of property that is not real is personal.		
17	(2) Digital assets are considered personal property.		
18	(3) For the purposes of this section, "digital assets" means cryptocurrencies, natively electronic		
19	assets, including stable coins and nonfungible tokens, and other digital-only assets that confer economic,		
20	proprietary, or access rights or powers."		
21			
22	NEW SECTION. Section 6. Codification instruction. (1) [Section 1] is intended to be codified as an		
23	integral part of Title 69, chapter 3, and the provisions of Title 69, chapter 3, apply to [section 1].		
24	(2) [Section 2] is intended to be codified as an integral part of Title 15, and the provisions of Title		
25	15 apply to [section 2].		
26	(3) [Section 3] is intended to be codified as an integral part of Title 76, chapter 2, and the		
27	provisions of Title 76, chapter 2, apply to [section 3].		
28			



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- 2023 68th Legislature 2023	Drafter: Trevor Graff, 406-444-4975	SB0178.002.004

1 <u>NEW SECTION.</u> Section 7. Effective date. [This act] is effective on passage and approval.

2

- END -

