## HB1600 FULLPCS1 Ryan Martinez-MJ 2/14/2023 11:18:45 am

## **COMMITTEE AMENDMENT** HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB1600</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Ryan Martinez

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA						
2	1st Session of the 59th Legislature (2023)						
З	PROPOSED COMMITTEE SUBSTITUTE						
4	FOR HOUSE BILL NO. 1600 By: Martinez						
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7	PROPOSED COMMITTEE SUBSTITUTE						
8	An Act relating to digital asset mining; amending 68 O.S. 2021, Section 1359, which relates to certain manufacturing sales tax exemptions; granting an exemption for certain machinery and equipment;						
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10	providing definitions; and providing an effective date.						
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:						
15	SECTION 1. AMENDATORY 68 O.S. 2021, Section 1359, is						
16	amended to read as follows:						
17	Section 1359. There are hereby specifically exempted from the						
18	tax levied by Section 1350 et seq. of this title:						
19	1. Sales of goods, wares, merchandise, tangible personal						
20	property, machinery and equipment to a manufacturer for use in a						
21	manufacturing operation. Goods, wares, merchandise, property,						
22	machinery and equipment used in a nonmanufacturing activity or						
23	process as set forth in paragraph 14 of Section 1352 of this title						
24	shall not be eligible for the exemption provided for in this						

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subsection by virtue of the activity or process being performed in
 conjunction with or integrated into a manufacturing operation.

For the purposes of this paragraph, sales made to any person, 3 firm or entity that has entered into a contractual relationship for 4 5 the construction and improvement of manufacturing goods, wares, merchandise, property, machinery and equipment for use in a 6 7 manufacturing operation shall be considered sales made to a 8 manufacturer which is defined or classified in the North American 9 Industry Classification System (NAICS) Manual under Industry Group 10 No. 324110. Such purchase shall be evidenced by a copy of the sales 11 ticket or invoice to be retained by the vendor indicating that the 12 purchases are made for and on behalf of such manufacturer and set 13 out the name of such manufacturer as well as include a copy of the 14 Manufacturing Exemption Permit of the manufacturer. Any person who 15 wrongfully or erroneously certifies that purchases are being made on 16 behalf of such manufacturer or who otherwise violates this paragraph 17 shall be quilty of a misdemeanor and upon conviction thereof shall 18 be fined an amount equal to double the amount of sales tax involved 19 or incarcerated for not more than sixty (60) days or both;

20 2. Ethyl alcohol when sold and used for the purpose of blending 21 same with motor fuel on which motor fuel tax is levied by Section 22 500.4 of this title;

3. Sales of containers when sold to a person regularly engaged
in the business of reselling empty or filled containers or when

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1 purchased for the purpose of packaging raw products of farm, garden, 2 or orchard for resale to the consumer or processor. This exemption shall not apply to the sale of any containers used more than once 3 4 and which are ordinarily known as returnable containers, except 5 returnable soft drink bottles and the cartons, crates, pallets, and containers used to transport returnable soft drink bottles. Each 6 7 and every transfer of title or possession of such returnable containers in this state to any person who is not regularly engaged 8 9 in the business of selling, reselling or otherwise transferring 10 empty or filled containers shall be taxable under this Code. 11 Additionally, this exemption shall not apply to the sale of labels 12 or other materials delivered along with items sold but which are not necessary or absolutely essential to the sale of the sold 13 14 merchandise:

4. Sales of or transfers of title to or possession of any containers, after June 30, 1987, used or to be used more than once and which are ordinarily known as returnable containers and which do or will contain beverages defined by paragraphs 4 and 14 of Section 506 of Title 37 of the Oklahoma Statutes, or water for human consumption and the cartons, crates, pallets, and containers used to transport such returnable containers;

5. Sale of tangible personal property when sold by the manufacturer to a person who transports it to a state other than Oklahoma for immediate and exclusive use in a state other than

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Oklahoma. Provided, no sales at a retail outlet shall qualify for
 the exemption under this paragraph;

6. Machinery, equipment, fuels and chemicals or other materials 3 4 incorporated into and directly used or consumed in the process of 5 treatment to substantially reduce the volume or harmful properties of hazardous waste at treatment facilities specifically permitted 6 7 pursuant to the Oklahoma Hazardous Waste Management Act and operated at the place of waste generation, or facilities approved by the 8 9 Department of Environmental Quality for the cleanup of a site of 10 contamination. The term "hazardous" waste may include low-level 11 radioactive waste for the purpose of this paragraph;

12 7. Except as otherwise provided by subsection I of Section 3658 13 of this title pursuant to which the exemption authorized by this 14 paragraph may not be claimed, sales of tangible personal property to 15 a qualified manufacturer or distributor to be consumed or 16 incorporated in a new manufacturing or distribution facility or to 17 expand an existing manufacturing or distribution facility. For 18 purposes of this paragraph, sales made to a contractor or 19 subcontractor that has previously entered into a contractual 20 relationship with a qualified manufacturer or distributor for 21 construction or expansion of a manufacturing or distribution 22 facility shall be considered sales made to a qualified manufacturer 23 or distributor. For the purposes of this paragraph, "qualified 24 manufacturer or distributor" means:

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1 any manufacturing enterprise whose total cost of a. 2 construction of a new or expanded facility exceeds the sum of Five Million Dollars (\$5,000,000.00) and in 3 which at least one hundred (100) new full-time-4 5 equivalent employees, as certified by the Oklahoma Employment Security Commission, are added and 6 7 maintained for a period of at least thirty-six (36) months as a direct result of the new or expanded 8 9 facility,

any manufacturing enterprise whose total cost of 10 b. 11 construction of a new or expanded facility exceeds the 12 sum of Ten Million Dollars (\$10,000,000.00) and the 13 combined cost of construction material, machinery, 14 equipment and other tangible personal property exempt 15 from sales tax under the provisions of this paragraph 16 exceeds the sum of Fifty Million Dollars 17 (\$50,000,000.00) and in which at least seventy-five 18 (75) new full-time-equivalent employees, as certified 19 by the Oklahoma Employment Security Commission, are 20 added and maintained for a period of at least thirty-21 six (36) months as a direct result of the new or 22 expanded facility,

c. any manufacturing enterprise whose total cost of
 construction of an expanded facility exceeds the sum

1 of Three Hundred Million Dollars (\$300,000,000.00) and 2 in which the manufacturer has and maintains an average employment level of at least one thousand seven 3 hundred fifty (1,750) full-time-equivalent employees, 4 5 as certified by the Employment Security Commission, or d. any enterprise primarily engaged in the general 6 7 wholesale distribution of groceries defined or classified in the North American Industry 8 9 Classification System (NAICS) Manual under Industry 10 Groups No. 4244 and 4245 and which has at least 11 seventy-five percent (75%) of its total sales to in-12 state customers or buyers and whose total cost of 13 construction of a new or expanded facility exceeds the 14 sum of Forty Million Dollars (\$40,000,000.00) with 15 such construction commencing on or after July 1, 2005, 16 and before December 31, 2005, and which at least fifty 17 new full-time-equivalent employees, as certified by 18 the Oklahoma Employment Security Commission, are added 19 and maintained for a period of at least thirty-six (36) months as a direct result of the new or expanded 20 21 facility.

For purposes of this paragraph, the total cost of construction shall include building and construction material and engineering and architectural fees or charges directly associated with the

1 construction of a new or expanded facility. The total cost of construction shall not include attorney fees. For purposes of 2 subparagraph c of this paragraph, the total cost of construction 3 shall also include the cost of qualified depreciable property as 4 5 defined in Section 2357.4 of this title and labor services performed in the construction of an expanded facility. For the purpose of 6 7 subparagraph d of this paragraph, the total cost of construction 8 shall also include the cost of all parking, security and dock 9 structures or facilities necessary to manage, process or secure 10 vehicles used to receive and/or distribute groceries through such a 11 The employment requirement of this paragraph can be facility. 12 satisfied by the employment of a portion of the required number of 13 new full-time-equivalent employees at a manufacturing or 14 distribution facility that is related to or supported by the new or 15 expanded manufacturing or distribution facility as long as both 16 facilities are owned by one person or business entity. For purposes 17 of this section, "manufacturing facility" shall mean building and 18 land improvements used in manufacturing as defined in Section 1352 19 of this title and shall also mean building and land improvements 20 used for the purpose of packing, repackaging, labeling or assembling 21 for distribution to market, products at least seventy percent (70%) 22 of which are made in Oklahoma by the same company but at an off-23 site, in-state manufacturing or distribution facility or facilities. 24 It shall not include a retail outlet unless the retail outlet is

1 operated in conjunction with and on the same site or premises as the manufacturing facility. Up to ten percent (10%) of the square feet 2 of a manufacturing or distribution facility building may be devoted 3 to office space used to provide clerical support for the 4 5 manufacturing operation. Such ten percent (10%) may be in a separate building as long as it is part of the same contiguous tract 6 7 of property on which the manufacturing or distribution facility is located. Only sales of tangible personal property made after June 8 9 1, 1988, shall be eligible for the exemption provided by this paragraph. The exemption authorized pursuant to subparagraph d of 10 11 this paragraph shall only become effective when the governing body 12 of the municipality in which the enterprise is located approves a 13 resolution expressing the municipality's support for the 14 construction for such new or expanded facility. Upon approval by 15 the municipality, the municipality shall forward a copy of such 16 resolution to the Oklahoma Tax Commission;

17 8. Sales of tangible personal property purchased and used by a 18 licensed radio or television station in broadcasting. This 19 exemption shall not apply unless such machinery and equipment is 20 used directly in the manufacturing process, is necessary for the 21 proper production of a broadcast signal or is such that the failure 22 of the machinery or equipment to operate would cause broadcasting to 23 cease. This exemption begins with the equipment used in producing 24 live programming or the electronic equipment directly behind the

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1 satellite receiving dish or antenna, and ends with the transmission 2 of the broadcast signal from the broadcast antenna system. For 3 purposes of this paragraph, "proper production" shall include, but 4 not be limited to, machinery or equipment required by Federal 5 Communications Commission rules and regulations;

6 9. Sales of tangible personal property purchased or used by a 7 licensed cable television operator in cablecasting. This exemption shall not apply unless such machinery and equipment is used directly 8 9 in the manufacturing process, is necessary for the proper production 10 of a cablecast signal or is such that the failure of the machinery 11 or equipment to operate would cause cablecasting to cease. This 12 exemption begins with the equipment used in producing local 13 programming or the electronic equipment behind the satellite 14 receiving dish, microwave tower or antenna, and ends with the 15 transmission of the signal from the cablecast head-end system. For 16 purposes of this paragraph, "proper production" shall include, but 17 not be limited to, machinery or equipment required by Federal 18 Communications Commission rules and regulations;

19 10. Sales of packaging materials for use in packing, shipping 20 or delivering tangible personal property for sale when sold to a 21 producer of agricultural products. This exemption shall not apply 22 to the sale of any packaging material which is ordinarily known as a 23 returnable container;

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Sales of any pattern used in the process of manufacturing
 iron, steel or other metal castings. The exemption provided by this
 paragraph shall be applicable irrespective of ownership of the
 pattern provided that such pattern is used in the commercial
 production of metal castings;

12. Deposits or other charges made and which are subsequently
refunded for returnable cartons, crates, pallets, and containers
used to transport cement and cement products;

9 13. Beginning January 1, 1998, machinery, electricity, fuels,
10 explosives and materials, excluding chemicals, used in the mining of
11 coal in this state;

12 14. Deposits, rent or other charges made for returnable 13 cartons, crates, pallets, and containers used to transport mushrooms 14 or mushroom products from a farm for resale to the consumer or 15 processor;

16 15. Sales of tangible personal property and services used or 17 consumed in all phases of the extraction and manufacturing of 18 crushed stone and sand, including but not limited to site 19 preparation, dredging, overburden removal, explosive placement and 20 detonation, onsite material hauling and/or transfer, material 21 washing, screening and/or crushing, product weighing and site 22 reclamation; and

23 16. Sale, use or consumption of paper stock and other raw 24 materials which are manufactured into commercial printed material in

1	this state pr	imarily for use and delivery outside this state. For				
2	the purposes of this section, "commercial printed material" shall					
3	include magazines, catalogs, retail inserts and direct mail.					
4	17. Beginning on the effective date of this act and ending on					
5	December 31, 2038, sales of machinery and equipment, including but					
6	not limited to, servers and computers, racks, power distribution					
7	units, cabling, switchgear, transformers, substations, software, and					
8	network equipment, and electricity used for commercial mining of					
9	digital assets purposes in a colocation facility.					
10	For purposes of this paragraph:					
11	<u>a.</u>	"blockchain technology" means shared or distributed				
12		data structures or digital ledgers governed by				
13		consensus protocols and maintained by peer-to-peer				
14		networks that:				
15		(1) Store digital transactions, and				
16		(2) Verify and secure transactions cryptographically;				
17	<u>b.</u>	"colocation facility" means a facility or facilities,				
18		totaling not less than fifty-thousand (50,000) square				
19		feet, located in this state and utilized in the				
20		commercial mining of digital assets or in hosting				
21		persons engaged in the commercial mining of digital				
22		assets through utilization of the facility's				
23		infrastructure, including servers and network hardware				
24		powered by Internet bandwidth, electricity, and other				

1	1	services generally required for such mining
2		operations. Provided, no facility shall qualify as a
3		"colocation facility" unless the facility has entered
4		into a load reduction agreement with its retail
5		electric supplier,
6	<u>C.</u>	"commercial mining of digital assets" means the
7		process through which blockchain technology is used to
8		mine digital assets at a colocation facility,
9	<u>d.</u>	"digital assets" means a type of virtual currency that
10		utilizes blockchain technology and that:
11		(1) can be digitally traded between users, or
12		(2) can be converted or exchanged for legal tender;
13		and
14	<u>e.</u>	"load reduction agreement" means an agreement wherein
15		the customer grants the retail electric supplier the
16		right, upon demand, to temporarily reduce or curtail
16 17		
		right, upon demand, to temporarily reduce or curtail
17		right, upon demand, to temporarily reduce or curtail the customer's use of electric power in order to
17 18	<u>f.</u>	right, upon demand, to temporarily reduce or curtail the customer's use of electric power in order to respond to inclement weather or other adverse
17 18 19	<u>f.</u>	right, upon demand, to temporarily reduce or curtail the customer's use of electric power in order to respond to inclement weather or other adverse conditions;
17 18 19 20	<u>f.</u>	right, upon demand, to temporarily reduce or curtail the customer's use of electric power in order to respond to inclement weather or other adverse conditions; "mine" or "mining" means the process through which
17 18 19 20 21	<u>f.</u>	right, upon demand, to temporarily reduce or curtail the customer's use of electric power in order to respond to inclement weather or other adverse conditions; "mine" or "mining" means the process through which blockchain transactions are verified and accepted by

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2	<u>C</u>	ontaining	transaction	data.		
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1	SECTION 2.	This act	shall become	effective	November	1,	2023.
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