By: Capriglione H.B. No. 4233

## A BILL TO BE ENTITLED

AN ACT

2	relating to	o reporting	and	auditing	requirements	for	digital	asset
3	service providers.							

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 160.004(c), Finance Code, is amended to 6 read as follows:
- 7 (c) A digital asset service provider shall create a plan to 8 allow[ $\div$
- 9 [\(\frac{(1)}{1}\)] each digital asset customer to view at least 10 quarterly an accounting of:
- 11  $\underline{\text{(1)}}$  [(A)] any outstanding liabilities owed to the 12 digital asset customer; and
- 13  $\underline{\text{(2)}}$  [(B)] the digital asset customer's digital assets

held in custody by the digital asset service provider [; and

- [(2) an auditor to access and view at any time a
  pseudonymized version of the information made available to each
  digital asset customer under Subdivision (1)].
- SECTION 2. Section 160.005(a), Finance Code, is amended to read as follows:
- (a) In addition to any other requirements under Subchapter  $\underline{C}$  [ $\underline{\theta}$ ], Chapter  $\underline{152}$  [ $\underline{151}$ ], a digital asset service provider must comply with the requirements of this chapter to obtain and maintain any money transmission license under Subchapter  $\underline{C}$  [ $\underline{\theta}$ ], Chapter  $\underline{152}$  [ $\underline{151}$ ]. [ $\underline{A}$  digital asset service provider applying for a new money

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- 1 transmission license under Subchapter D, Chapter 151, must submit
- 2 to the department the report required by Section 160.004(d).
- 3 SECTION 3. Sections 160.004(d), (e), and (f), Finance Code,
- 4 are repealed.
- 5 SECTION 4. This Act takes effect September 1, 2025.