1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1444
4			
5	By: Representative Pilkin	gton	
6	By: Senator J. Dismang		
7			
8		For An Act To Be Entitled	
9	AN ACT	TO AMEND THE SALES AND USE TAX EXEMPTION	FOR
10	DATA CE	NTERS; AND FOR OTHER PURPOSES.	
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12			
13		Subtitle	
14	тс) AMEND THE SALES AND USE TAX EXEMPTION	
15	FC	DR DATA CENTERS.	
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17	BE IT ENACTED BY TH	E GENERAL ASSEMBLY OF THE STATE OF ARKANS.	AS:
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19	SECTION 1. A	rkansas Code § 26-52-456 is amended to re-	ad as follows:
20	26-52-456. D	ata centers — Definitions.	
21	(a) As used	in this section:	
22	(1) "D	ata center equipment" means computer equi	pment <u>,</u> or
23	software <u>, and relat</u>	ed equipment and services purchased or le	ased <u>either for</u>
24	<u>immediate use or st</u>	ored for future use in this state for the	processing,
25	storage, retrieval,	or communication of data, including with	out limitation:
26	(A) A server, router, connection, and othe	er enabling
27	machinery, equipmen	t, software, and hardware, regardless of	whether the
28	property is affixed	to or incorporated into real property;	
29	(B) Equipment used in the operation of a	computer or
30	computer software o	r for the benefit of a qualified data cen	ter <u>or a</u>
31	<u>qualified large dat</u>	a center, including without limitation a	component part,
32	installation, refre	shment, replacement, and upgrade, regardle	ess of whether
33	the property is aff	ixed to or incorporated into real propert	у;
34	(C) Equipment necessary for the transform	ation,
35	generation, distrib	ution, <u>storage,</u> or management of electric	ity that is
36	required to operate	a computer server <u>or other data center e</u>	quipment,



including without limitation a substation, generator, uninterruptible energy equipment, supply, conduit, fuel piping and storage, cabling, duct bank, switch, switchboard, battery, testing equipment, and backup generator; (D) Equipment necessary to cool and maintain a controlled environment for the operation of the computer servers and other components of the qualified data center or the qualified large data center, including without limitation a chiller, mechanical equipment, refrigerant piping, fuel piping and storage, adiabatic and free cooling system, cooling tower, water softener, air handling unit, indoor direct exchange unit, fan, ducting, and filter; (E) Water conservation systems, including without limitation a facility or mechanism that is designed to collect, conserve, and reuse water; (F) Computer server equipment, chassis, networking equipment, switches, racks, fiber optic and copper cabling, trays, and conduit; Conduit, ducting, and fiber optic and copper cabling (G) that may be located outside the qualified data center or the qualified large data center that is directly related to connecting one (1) or more distributed qualified data center or qualified large data center locations; (H) Monitoring equipment and security systems; (I) Software; (J) Other tangible personal property and intangible personal property that is essential to the operation of a qualified data center or a qualified large data center, excluding property used in the administration of the facility; Modular data centers and preassembled components of an (K) item described in subdivisions (a)(l)(A)-(J) of this section, including without limitation components used in the manufacturing of modular data centers; and (L) Labor services to install, apply, repair, service, alter, or maintain items described in subdivisions (a)(1)(A)-(K) of this section; (2) "Eligible data center costs" means expenditures for the

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35 development, acquisition, construction, expansion, renovation, refurbishment,
36 <u>maintenance</u>, and operation of a qualified data center <u>or a qualified large</u>

1 data center, including without limitation costs of land, buildings, site 2 improvements, modular data centers, computer data center equipment 3 acquisition and permitting, lease payments, site characterization and 4 assessment, engineering, and design used directly and exclusively in a 5 qualified data center or a qualified large data center; 6 (3) "Facility" means one (1) or more contiguous a tract or 7 adjacent tracts of land in the state and any structure and tangible personal 8 property contained on that land that is for the operation of a qualified data 9 center or a qualified large data center; 10 (4) "Qualified data center" means a facility, including any addition to or expansion of the facility, that: 11 12 (A) Is developed, acquired, constructed, expanded, 13 rehabilitated, renovated, repaired, or operated to house a group of networked 14 computer servers in one (1) physical location or multiple contiguous adjacent 15 locations to centralize the storage, management, and dissemination of data 16 and information pertaining to a particular business or elassification or body 17 of knowledge; and 18 (B) Is owned or operated by a qualified firm that: 19 (i) Creates a qualified investment of at least five 20 hundred million dollars (\$500,000,000) within one hundred million dollars 21 (\$100,000,000) at the facility no later than five (5) years of the issuance 22 of a certificate of occupancy by the relevant local building authority after construction of the facility commences; and 23 24 (ii) Pays, directly or indirectly, an aggregate 25 annualized compensation of at least one million dollars (\$1,000,000), 26 including compensation paid by the contractors of the qualified firm, to 27 employees individuals performing services within the state over the two (2) 28 calendar years following the commencement of calendar year in which the 29 facility commenced operations; and 30 (iii) Is not primarily engaged in adding 31 transactions involving virtual currency to a distributed ledger at the 32 facility 33 (C) Has received a positive cost-benefit analysis from the 34 Arkansas Economic Development Commission; 35 (5) "Qualified firm" means a for-profit business establishment 36 that is:

1	(A) Subject to state income, sales, or property taxes;		
2	(B) The owner or operator of a qualified data center <u>or a</u>		
3	qualified large data center; and		
4	(C) Engaged in data processing, storage, and		
5	dissemination; and		
6	(6) "Qualified investment" means, with respect to a qualified		
7	data center or a qualified large data center, the aggregate nonduplicative		
8	eligible data center costs expended by an entity with an interest in a		
9	qualified data center or a qualified large data center in the state; and		
10	(7) "Qualified large data center" means a facility, including		
11	any addition to or expansion of the facility, that:		
12	(A) Is developed, acquired, constructed, expanded,		
13	rehabilitated, renovated, repaired, or operated to house a group of networked		
14	computer servers in two (2) or more nonadjacent physical locations that are		
15	connected to each other by fiber and associated equipment required for		
16	operating a fiber transmission network between the location and upstream		
17	internet peering points for the qualified firm that owns or operates the		
18	facility and its affiliates; and		
19	(B) Is owned or operated by a qualified firm that:		
20	(i) Creates a qualified investment of at least two		
21	billion dollars (\$2,000,000,000) at the facility no later than ten (10) years		
22	after construction of the facility commences;		
23	(ii) Pays, directly or indirectly, an aggregate		
24	annualized compensation of at least three million dollars (\$3,000,000),		
25	including compensation paid by the contractors of the qualified firm, to		
26	individuals performing services within the state over the two (2) calendar		
27	years following the calendar year in which the facility commenced operations;		
28	and		
29	(iii) Is not primarily engaged in adding		
30	transactions involving virtual currency to a distributed ledger at the		
31	facility.		
32	(b) The gross receipts or gross proceeds from the sale of the		
33	following are exempt from the gross receipts tax levied by this chapter and		
34	the compensating use tax levied by the Arkansas Compensating Tax Act of 1949,		
35	§ 26-53-101 et seq.:		
36	(1) Data center equipment;		

1	(2) Eligible data center costs;		
2	(3) Services purchased for the purpose of and in conjunction		
3	with developing, acquiring, constructing, expanding, renovating,		
4	refurbishing, and operating a qualified data center or a qualified large data		
5	<u>center</u> ; and		
6	(4) Electricity used by a qualified data center or a qualified		
7	large data center.		
8	(c)(l) A qualified firm shall submit an application for the exemption		
9	provided under this section for a qualified data center or a qualified large		
10	data center to the commission Department of Finance and Administration.		
11	(2) Eligibility for the exemption under this section is		
12	dependent <u>commences</u> on:		
13	(A) For a qualified data center, the minimum qualified		
14	investment and aggregate compensation stated in subdivision (a)(4) of this		
15	section being met within five (5) years from the commencement of construction		
16	of the qualified data center the time period required under subdivision		
17	(a)(4) of this section; and		
18	(B) For a qualified large data center, the minimum		
19	qualified investment and aggregate compensation stated in subdivision $(a)(7)$		
20	of this section being met within the time period required under subdivision		
21	(a)(7) of this section.		
22	(3)(A) Within thirty (30) days after receipt of a completed		
23	application under this section, the commission department shall grant or deny		
24	the application in whole or in part.		
25	(B) If an application submitted under this section is		
26	denied as incomplete and the qualified firm provides the additional		
27	information or documentation required by the commission <u>department</u> or		
28	otherwise completes its application within fifteen (15) days of the notice of		
29	denial, the application shall be considered completed as of the original date		
30	of submission.		
31	(C) If a qualified firm fails to provide the information		
32	or complete its application within the fifteen day cure <u>time</u> period provided		
33	in subdivision (c)(3)(B) of this section, the application shall remain denied		
34	and may be resubmitted in full with a new submission date if the qualified		
35	firm wants to proceed with the application.		
36	(D) If an application is complete and meets the		

1	requirements of this section, the commission <u>department</u> shall certify <u>that</u>
2	the qualified data center that or the qualified large data center is eligible
3	for the exemption provided in this section.
4	(d)(1) Once an application is approved, the: commission
5	(A) Department shall transmit an approved financial
6	incentive certificate to the qualified firm; and
7	(B) Exemption provided in this section may be claimed by
8	the qualified data center or the qualified large data center.
9	(2)(A) If, after a qualified data center is certified as being
10	eligible for the exemption provided in this section, the qualified firm that
11	owns or operates the qualified data center intends to own or operate
12	additional facilities in this state that would meet the requirements of a
13	qualified large data center when combined with the qualified data center that
14	has been certified as being eligible for the exemption under this section,
15	the qualified firm may request that the department recertify that the
16	qualified data center together with the other facilities is eligible for the
17	exemption provided under this section as a qualified large data center.
18	(B) If the department recertifies a qualified data center
19	as a qualified large data center under subdivision (d)(2)(A) of this section,
20	the department shall update the approved financial certificate to reflect the
21	recertification.
22	(e)(l) After receiving an approved financial incentive certificate
23	from the commission <u>department</u> , a qualified firm shall certify annually to
24	the commission the qualified data center's minimum qualified investment and
25	aggregate annualized compensation at the qualified data center during the
26	preceding calendar year for the term of the financial incentive certificate
27	<u>department:</u>
28	(A) For a qualified data center:
29	(i) When the minimum qualified investment required
30	under subdivision (a)(4)(B)(i) of this section has been met; and
31	(ii) For each calendar year in which the qualified
32	firm is subject to the aggregate compensation requirement under subdivision
33	(a)(4)(B)(ii) of this section, the aggregate annualized compensation at the
34	qualified data center for the calendar year; and
35	(B) For a qualified large data center:
36	(i) When the minimum qualified investment required

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1 under subdivision (a)(7)(B)(i) of this section has been met; and 2 (ii) For each calendar year in which the qualified 3 firm is subject to the aggregate compensation requirement under subdivision (a)(7)(B)(ii) of this section, the aggregate annualized compensation at the 4 5 qualified data center for the calendar year. 6 (2) All data reported to the commission department under this 7 subsection shall be used only to determine eligibility. 8 (f) If the aggregate annualized compensation at a qualified data 9 center or a qualified large data center falls below the required aggregate 10 compensation required under this section, the approved financial incentive certificate for the qualified firm that owns or operates the qualified data 11 12 center or the qualified large data center shall be revoked. 13 (g)(1) Except as provided in subdivision (g)(2) of this section, if a qualified large data center fails to meet the requirements of subdivision 14 (a)(7)(B)(i) of this section, the approved financial incentive certificate 15 for the qualified firm that owns or operates the qualified data center or the 16 17 qualified large data center shall be revoked. 18 (2)(A) Each facility within a qualified large data center that independently meets the requirements of a qualified data center under 19 20 subdivision (a)(4) of this section continues to be eligible for an exemption 21 under this section. 22 (B) The department shall: 23 (i) Certify each facility that independently meets 24 the requirements of a qualified data center as being eligible for the 25 exemption provided in this section; and 26 (ii) Transmit an approved financial incentive 27 certificate to the qualified <u>firm that owns or operates the facilities that</u> 28 independently meet the requirements of a qualified data center. 29 30 SECTION 2. EFFECTIVE DATE. Section 1 of this act is effective on the 31 first day of the calendar quarter following the effective date of this act. 32 33 34 35 36