By: Representatives Steverson, Jackson To: Ways and Means

HOUSE BILL NO. 848

- 1 AN ACT TO CREATE THE MISSISSIPPI DIGITAL ASSET MINING ACT; TO 2 AMEND SECTION 75-15-3, MISSISSIPPI CODE OF 1972, TO DEFINE THE 3 TERM "VIRTUAL CURRENCY"; TO AMEND SECTION 75-15-7, MISSISSIPPI CODE OF 1972, TO PROVIDE AN EXEMPTION FOR THE BUYING, SELLING, 5 ISSUING, RECEIVING OR TAKING CUSTODY OF VIRTUAL CURRENCY UNDER THE MISSISSIPPI MONEY TRANSMITTERS ACT; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7
- 8 SECTION 1. Title and Definitions. (1) This article shall
- be known and may be cited as the "Mississippi Digital Asset Mining
- Act." 10
- 11 The Mississippi Legislature finds the following: (2)
- 12 Digital asset mining has created thousands of jobs
- 13 and provided billions of dollars worth of positive economic value
- for individuals and companies throughout the United States; 14
- 15 (b) Digital asset mining has grown significantly in the
- United States since the ban of digital asset mining in China; 16
- 17 (c) Digital asset mining has often faced regulatory
- 18 challenges at the state and local level;

19	(d)	Digital	asset	mining	has	the	potential	to	stabilize
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- 20 the power grid and provide revenue for infrastructure projects
- 21 across the state; and
- 22 (e) The State of Mississippi wants to explore the
- 23 potential for digital asset mining in our state, protect the right
- 24 of individuals and businesses to mine digital assets in our state
- 25 and provide legal certainty for the digital asset mining industry.
- SECTION 2. Digital Asset Mining Protection. (1) As used in
- 27 this article, the following words and phrases have the meanings
- 28 ascribed herein, unless the context clearly indicates otherwise:
- 29 (a) "Blockchain" means a small group of decentralized
- 30 computers working together to agree upon information.
- 31 (b) "Digital asset mining" means the use of electricity
- 32 to power a computer for the purpose of securing a blockchain
- 33 network.
- 34 (c) "Home asset digital mining" means the mining of
- 35 digital assets in areas zoned for residential use.
- 36 (d) "Node" means a computational device which contains
- 37 a copy of a blockchain ledger.
- 38 (e) "Digital asset mining business" means a group of
- 39 computers working at a single site and consuming more than one
- 40 megawatt of energy for the purpose of generating digital assets by
- 41 securing a blockchain network.

- 42 (f) "Discriminatory rates" mean electricity rates
- 43 substantially different from other industrial uses of electricity
- 44 in similar geographic areas; and
- 45 (g) "Orphaned well" means an oil or natural gas well
- 46 where no owner can be located.
- 47 (2) It shall be legal in the State of Mississippi to run a
- 48 node or a series of nodes for the purpose of home digital asset
- 49 mining at a private residence.
- 50 (3) It shall be legal in the State of Mississippi to operate
- 51 a digital asset mining business in an area zoned for industrial
- 52 use.
- 53 (4) No political subdivision of this state shall place any
- 54 specific additional limit on sound decibels generated by home
- 55 digital asset mining beyond the current limit set forth for other
- 56 forms of sound pollution by such political subdivision.
- 57 (5) No political subdivision of this state shall impose any
- 58 requirement on a digital asset mining business which is not also a
- 59 requirement for data centers in its jurisdiction.
- 60 (6) No political subdivision of this state shall modify the
- 61 zoning of a digital asset mining business without the proper
- 62 notice and comment procedures. A digital asset mining business
- 63 whose zoning is changed shall have the right to appeal that change
- 64 in the circuit court of the county in which the business is
- 65 located, pursuant to Section 11-51-75.

- 66 The Mississippi Public Service Commission shall not
- 67 establish a discriminatory rate schedule for digital asset mining
- businesses. 68
- 69 No person or other entity engaged in home digital asset
- 70 mining nor any digital mining asset business shall be considered a
- 71 money transmitter under the Mississippi Money Transmitters Act,
- 72 Section 75-15-1 et seq.
- SECTION 3. Digital Asset Mining Council. (1) 73 There is
- 74 hereby created a Mississippi Digital Asset Mining Council.
- 75 Digital Asset Mining Council shall be composed of the following
- 76 thirteen (13) members:
- 77 One (1) member appointed by the Governor;
- 78 One (1) member appointed by the President of the (b)
- 79 Senate;
- 80 One (1) member appointed by the Speaker of the
- 81 House of Representatives;
- 82 Two (2) members who are Commissioners of the Public (d)
- Service Commission; 83
- 84 The Executive Director of the Mississippi (e)
- 85 Department of Environmental Quality or his designee;
- 86 One (1) member appointed by the largest energy
- 87 provider in the state by volume of customers served;
- Three (3) members of the digital asset mining 88
- 89 industry, one (1) appointed by the Governor, one (1) appointed by

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- 90 the President of the Senate, and one (1) appointed by the Speaker
- 91 of the House of Representatives;
- 92 (h) One (1) member of an environmental nonprofit
- 93 appointed by the Governor; and
- 94 (i) Two (2) members of the general public appointed by
- 95 the Governor.
- 96 (2) The Digital Asset Mining Council shall determine which
- 97 member shall serve as chairperson of the council. The members of
- 98 the council shall receive no compensation for their services, but
- 99 shall be reimbursed for their actual and necessary expenses in the
- 100 performance of their duties. All appointments under this section
- 101 shall be made no more than forty-five (45) days after the passage
- 102 of this act. A new appointment may be made at any time if a prior
- 103 appointee can no longer fulfill their duties. Any staffing
- 104 requirements for the council shall be handled by the Mississippi
- 105 Department of Environmental Quality.
- 106 (3) The council shall meet on at least four (4) separate
- 107 occasions before the conclusion of the year 2023 and shall be
- 108 tasked with the following determinations:
- 109 (a) A survey of existing digital asset mining companies
- 110 in Mississippi, including how many people are employed by such
- 111 companies;
- 112 (b) Whether and how attracting digital asset mining
- 113 companies to Mississippi would impact the state's economy;

114	(c) The impact digital asset mining would have on the
115	existing power grid and how digital asset mining might be used to
116	pay for upgrades to or expansion of the existing power grid;
117	(d) Whether and how attracting digital asset mining
118	might aid in the buildout of renewable energy infrastructure;
119	(e) Whether and how digital asset mining might be used
120	to partner with the state in the cleanup of orphaned oil and gas
121	wells;
122	(f) Whether and how digital asset mining can mitigate
123	methane pollution from landfills and wastewater treatment
124	facilities;
125	(g) Whether and how digital asset mining might perform
126	demand response and/or frequency response for the power grid;
127	(h) What legislative or regulatory actions other states
128	have taken to attract digital asset mining companies to their
129	state, including a list such legislation and regulations; and
130	(i) The environmental impact of digital asset mining in
131	the state.
132	(4) The council shall deliver a report containing the
133	determinations enumerated in paragraphs (a) through (i) of
134	subsection 3 to the Governor and the Chairs of the House and

Senate Energy Committees no less than forty-five (45) days before

council shall meet again in the year 2024 with the same mandate as

provided in subsection (3) of this section and deliver a second

the commencement of the 2024 regular legislative session.

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- 139 annual report. After submission of its second annual report, the
- 140 council shall disband.
- 141 **SECTION 4.** Section 75-15-3, Mississippi Code of 1972, is
- 142 amended as follows:
- 75-15-3. For the purposes of this chapter:
- 144 (a) "Check" means any check, draft, money order,
- 145 personal money order or other instrument, including, but not
- 146 limited, to stored value cards, for the transmission or payment of
- 147 money. The format of a check may be either paper, electronic,
- 148 plastic or any combination thereof.
- 149 (b) "Commissioner" means the Commissioner of Banking
- 150 and Consumer Finance of the State of Mississippi.
- 151 (c) "Deliver" means to deliver a check to the first
- 152 person who in payment for same makes or purports to make a
- 153 remittance of or against the face amount thereof, whether or not
- 154 the deliverer also charges a fee in addition to the face amount,
- 155 and whether or not the deliverer signs the check.
- 156 (d) "Executive officer" means the licensee's president,
- 157 chairman of the executive committee, senior officer responsible
- 158 for the licensee's business, chief financial officer and any other
- 159 person who performs similar functions.
- 160 (e) "Licensee" means a person duly licensed by the
- 161 commissioner under this chapter.
- 162 (f) "Monetary value" means a medium of exchange,

163 whether or not redeemable in money.

- 164 (g) "Money transmission" means to engage in the
 165 business of the sale or issuance of checks or of receiving money
 166 or monetary value for transmission to a location within or outside
 167 the United States by any and all means, including, but not limited
 168 to, wire, facsimile or electronic transfer.
- 169 (h) "Outstanding check" means any check issued or sold
 170 in Mississippi by or for the licensee that has been reported as
 171 sold but not yet paid by or for the licensee.
- 172 (i) "Person" means any individual, partnership,
 173 association, joint-stock association, trust or corporation, but
 174 does not include the United States government or the government of
 175 this state.
- (j) "Personal money order" means any instrument for the transmission or payment of money in relation to which the purchaser or remitter appoints or purports to appoint the seller thereof as his agent for the receipt, transmission or handling of money, whether the instrument is signed by the seller or by the purchaser or remitter or some other person.
- (k) "Records" or "documents" means any item in hard
 copy or produced in a format of storage commonly described as
 electronic, imaged, magnetic, microphotographic or otherwise, and
 any reproduction so made shall have the same force and effect as
 the original thereof and be admitted in evidence equally with the
 original.

188	(1) "Sell" means to sell, to issue or to deliver a
189	check.
190	(m) "Stored value" means monetary value that is
191	evidenced by an electronic record.
192	(n) "Virtual currency" means any type of digital
193	representation of value that:
194	(i) Is used as a medium of exchange, unit of
195	account or store of value; and
196	(ii) Is not recognized as legal tender by the
197	United States government.
198	SECTION 5. Section 75-15-7, Mississippi Code of 1972, is
199	amended as follows:
200	75-15-7. Nothing in this chapter shall apply to the sale or
201	issuance or delivering of checks by:
202	(a) Any financial institution whose deposits are
203	insured by any agency of the United States government or any trus-
204	company authorized to do business in this state;
205	(b) The government of the United States or any
206	department or agent thereof;
207	(c) The State of Mississippi or any municipal
208	corporation, county or other political subdivision of this state;
209	(d) Agents of a licensee, as provided for in Section

75-15-17, provided that this exemption shall apply only to the

agent's acts on behalf of the licensee and this exemption shall

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212	not exempt the agent from the provisions of this chapter where he
213	conducts money transmissions for his own account;
214	(e) Attorneys-at-law, as to checks issued in the
215	regular course of the practice of law;
216	(f) Persons not carrying on the trade or business of
217	money transmission, this exemption is intended to include persons
218	who conduct money transmissions only as an incidental act to
219	another trade or business regularly carried on by them and persons
220	who only occasionally and infrequently conduct money transmissions
221	for another person; * * *
222	(g) The Nationwide Mortgage Licensing System and
223	Registry for mortgage brokers, mortgage lenders and mortgage loan
224	originators * * * <u>; or</u>
225	(h) Buying, selling, issuing, or taking custody of

payment instruments or stored value in the form of virtual

currency or receiving virtual currency for transmission to a

location within or outside of the United States by any means.

SECTION 6. This act shall take effect and be in force from

and after July 1, 2023, and shall stand repealed on June 30, 2023.

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