**Protection for Digital Mining Act**

WHEREAS, Digital asset mining provides positive economic value for individuals and companies throughout the United States

WHEREAS, Digital asset mining has often faced difficulty with regulations at the state and local level

WHEREAS, The state of insert state here wants to protect the right of individuals and businesses to mine digital asset and create legal certainty for the mining industry

WHEREAS, Mining has the potential to stabilize the grid and provide revenue for infrastructure upgrades statewide

NOW, THEREFORE, LET IT BE RESOLVED: The state of insert state here does create the Digital Asset Mining Protection Act.

**Definitions**: As used in this chapter the following words have the following meanings:

“Digital asset mining” means using electricity to power a computer for the purpose of securing a blockchain network.

“Home digital asset mining” means mining digital assets in areas zoned for residential use.

“Node” means a computational device which contains a copy of a blockchain ledger.

“Digital asset mining business” means a group of computers working at a single site that consume more than one Megawatt of energy for the purpose of generating digital assets by securing a blockchain network.

“Discriminatory rates” mean electricity rates substantially different from other industrial uses of electricity in similar geographic areas.

It shall be legal in the state of insert state here to run a node or a series of nodes for the purpose of home digital asset mining at the private residence.

A political subdivision shall place no specific limit on sound decibels generated from home digital asset mining other than current limits set for sound pollution put forth by the political subdivision.

It shall be legal in the state of insert state here to have a digital asset mining business in any area that is zoned for industrial use.

A political subdivision shall not be able to impose any other requirements on a digital asset mining business that is also not a requirement for data centers in its area of jurisdiction.

A political subdivision shall not be able to change the zoning of a digital asset mining business without going through the proper notice and comment.

A digital asset mining business shall be able to appeal a change in zoning to the proper court of jurisdiction. A judge shall reject such a change in zoning if it was done to discriminate against a digital asset mining business.

The Public Service Commission of insert state here shall not establish a rate schedule for digital asset mining that creates discriminatory rates for digital asset mining businesses.

Anyone engaged in home digital asset mining, or digital asset mining business shall not be considered a money transmitter under insert section here