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1	SENATE BILL NO. 288
	Offered January 10, 2024
2 3	Prefiled January 9, 2024
4	A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 22 of Title 15.2 a section
5	numbered 15.2-2209.4, relating to data centers; noise abatement.
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U	Patron—Roem
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8	Referred to Committee on Local Government
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10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding in Article 1 of Chapter 22 of Title 15.2 a
12	section numbered 15.2-2209.4 as follows:
13	§ 15.2-2209.4. Data centers; noise abatement.
14	A. Notwithstanding any other provision of law, general or special, any local government land use
15	application required for the siting of a data center, as defined in § 58.1-3506, shall be approved only in
16	accordance with the notice and noise abatement provisions of this section.
17	B. In addition to any notice required by § 15.2-2204, the data center operator or property owner
18	shall notify residents within a half-mile radius of the parcel, including any property owners' association
19	operating within the half-mile radius, that the property owner intends to build and operate a data center
20	on the property. The notice required in this section shall be mailed to all postal addresses and property
21	owners' association addresses contained within a half-mile radius extending from the property line
22	where the proposed data center will be built.
23	The data center operator shall schedule and attend two neighborhood meetings with residents to
24	describe the project and the proposed sound-mitigation aspects of the project design. Notice of the
25	neighborhood meetings shall be mailed to all residents and property owners' associations within a
26	half-mile radius of the parcel. A representative of the developer or owner with decision-making authority
27	on the design of the data center shall attend the neighborhood meetings. The data center operator or
28	property owner shall also post a sign on the subject property at least 15 days before each neighborhood
29	meeting. The sign shall be located in a high-visibility location as reasonably determined by the zoning
30	administrator. The content of the sign shall be consistent with the locality's generally applicable sign
31	guidelines, if any, for posting signs for notification of neighborhood meetings and shall be reviewed and
32	approved by the zoning administrator before installation.
33	C. Before the first neighborhood meeting is held pursuant to subsection B, the property owner
34	proposing to build a data center shall conduct a sound study performed by a third-party acoustic
35	engineer to document baseline sound levels in the area of the proposed data center, including noise
36 37	levels measured at the property line of the nearest property to the data center property that is planned
37 38	or zoned for residential land uses, or other noise sensitive use as reasonably determined by the locality. The property owner shall provide a copy of the results of the study to the locality before the first
39	neighborhood meeting.
40	D. The data center shall be designed and built to incorporate sound mitigation methods sufficient to
41	prevent the sound levels emanating from the data center, as determined by a third-party acoustic
42	engineer, from exceeding the ambient noise levels that were observed in the baseline study. Design
43	specifications for such sound mitigation shall be provided to the locality before building permit
44	approval.
45	<i>E.</i> Upon issuance of a certificate of occupancy, the data center operator shall conduct a noise study
46	performed by a third-party acoustical engineer to document noise levels emanating from the data center
47	measured at the property line of the nearest property to the data center property that is planned or
48	zoned for residential land uses, or other noise-sensitive use as reasonably determined by the locality
49	during peak operation of the data center mechanical equipment. The data center operator shall also
50	conduct an additional noise study, as measured at the property line of the nearest property to the data
51	center property that is planned or zoned for residential land uses, or other noise-sensitive use as
52	reasonably determined by the locality, annually during peak operation of the data center mechanical
53	equipment for five years after completion of the initial post-construction noise study. The data center
54	operator shall provide the results of the noise study to the locality within 30 days of the anniversary of
55	the date on which the certificate of occupancy was issued by the locality.
56	F. If the data center operator intends to use backup power generators on the parcel, the operator
57	shall maintain a public website announcing the times when the generators will be in operation. Any
58	routine operation of the backup generators, including for testing purposes, shall be announced on the

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website at least 24 hours in advance. The operator shall also notify the locality 24 hours in advance of 59

a test. Unless the generators are supplying backup electrical supply during a power outage, backup generators may operate between the hours of 9:00 a.m. and 5:00 p.m., Monday through Friday, excluding holidays. Upon request by the locality, the data center operator shall provide the address of the website where the notices required by this section are published. 60 61

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