01/13/25 **REVISOR** MS/LJ 25-01524 as introduced

## **SENATE** STATE OF MINNESOTA **NINETY-FOURTH SESSION**

A bill for an act

relating to local government; prohibiting data centers in certain districts; proposing

S.F. No. 608

(SENATE AUTHORS: LIESKE, Maye Quade, Seeberger, Wesenberg and Gruenhagen)
DATE D-PG OFFICIAL STATUS **DATE** 01/27/2025

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Introduction and first reading Referred to State and Local Government

coding for new law in Minnesota Statutes, chapter 462.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. [462.3655] DATA CENTERS.
Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
the meanings given.
(b) "Enterprise data center" means a facility comprised of one or more buildings that
are located on a single parcel or on contiguous parcels that:
(1) in aggregate contains more than 800,000 square feet of space that house or support
the operation of enterprise information technology equipment; and
(2) has a primary purpose of providing for the storage, management, or processing of
digital data.
(c) "Enterprise information technology equipment" means computers and equipment
supporting computing, networking, or data storage, including but not limited to cabling and
racking systems; cooling systems, cooling towers, and other temperature control
infrastructure; and power infrastructure for transformation, distribution, or management of
electricity used for the maintenance and operation of a facility, including but not limited to
exterior dedicated business-owned substations, backup power generation systems, battery
systems, and related infrastructure.
(d) "Industrial district" means an area of land that a municipality has defined by law,
rule, or ordinance to allow manufacturing facilities.

Section 1. 1 2.1

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(e) "Manufacturing facilities" means facilities used for the manufacturing, compounding
processing, packaging, treatment, or assembly of products and materials that may or may
not emit objectionable or offensive noise, odor, dust, vibration, or other discharge, emission
or effect beyond the lot on which the use is located. Such uses include but are not limited
to sawmills; refineries; commercial feedlots; acid; cement; explosives; flour, feed, and grain
milling or storage; meatpacking and slaughter houses; coal or tar asphalt distillation;
rendering of fat, grease, lard, or tallow; alcoholic beverages; poisons; exterminating agents
glue or size; lime; gypsum; plaster of paris; tanneries; automobile parts; paper and paper
products; glass chemicals, crude oil, and petroleum products, including storage; electric
power generation facilities; vinegar works; junkyard; auto reduction yard; foundry forge;
casting metal products; rock, stone, and cement products; lumberyards; machine shops;
products assembly; sheet metal shops; plastics; electronics; general nonalcoholic beverages
signs and displays; printing; publishing; fabricated metal parts; appliances; clothing; textiles
and used auto parts.
Subd. 2. Limitation on data center siting. (a) Except as provided in paragraph (b), a
municipality must not allow the development of an enterprise data center in any zoning

- 2.15 2.16 district. 2.17
- (b) A municipality may allow an enterprise data center as a conditional use in an industrial 2.18 district. 2.19
- **EFFECTIVE DATE; APPLICATION.** This section is effective June 20, 2025, and 2.20 applies to enterprise data centers constructed on or after that date. 2.21

Section 1. 2