

WEST VIRGINIA LEGISLATURE

2026 REGULAR SESSION

Introduced

Senate Bill 658

By Senator Garcia

[Introduced January 29, 2026; referred
to the Committee on Economic Development]

1 A BILL to amend and reenact §5B-2-21b of the Code of West Virginia, 1931, as amended, relating
 2 to certified microgrid district projects and certified high-impact data center projects; and
 3 restoring local control and regulatory authority to political subdivisions over such projects.

Be it enacted by the Legislature of West Virginia:

ARTICLE 2. DEPARTMENT OF ECONOMIC DEVELOPMENT.

§5B-2-21b. Authority to assist certified microgrid district projects and certified high impact

data center projects; legislative findings.

1 (a) Findings and purpose. — The Legislature hereby finds and declares the following:

2 (1) The findings and purpose set forth in §5B-2-21a(a) (2025), except to the extent
 3 expressly modified herein, are hereby incorporated herein by reference with the same force and
 4 effect as though fully set forth herein.

5 (2) It is in the best interests of the state to induce and assist in development of these
 6 projects, in order to advance the public purposes of relieving unemployment by preserving and
 7 creating jobs, and preserving and creating new and greater sources of revenue for the support of
 8 public services provided by the state and local government.

9 ~~(3) It is the intent of the Legislature to occupy the whole field of the creation and regulation~~
 10 ~~of certified microgrid districts and certified high impact data centers. The stated purpose of this~~
 11 ~~section is to promote uniform and consistent application of the act within the state~~

12 (b) The Department of Commerce shall assist projects developing or operating a certified
 13 microgrid district pursuant to §5B-2-21 of this code or a certified high impact data center pursuant
 14 to §5B-2-21a of this code. The Secretary of Commerce shall designate one of their personnel as
 15 "Data Economy Liaison" to serve as a single point-of-contact for certified microgrid districts and
 16 high impact data centers to assist coordinate and expedite their development and operation,
 17 including, but not limited to site selection and permitting. A "certified microgrid district" is a
 18 microgrid project, regardless of stage of development or operation, that has been certified by the
 19 Secretary of the Department of Commerce as set forth in §5B-2-21 of this code. A "certified high

20 impact data center" is a data center project, regardless of stage of development or operation, that
21 has been certified by the Secretary of the Department of Commerce as set forth in §5B-2-21a of
22 this code.

23 ~~(c) This section prohibits:~~

24 ~~(1) Counties and municipalities, whether by ordinance, resolution, administrative act, or~~
25 ~~otherwise, from enacting, adopting, implementing, or enforcing ordinances, regulations, or rules~~
26 ~~which limit, in any way, the creation of, and acquisition, construction, equipping, development,~~
27 ~~expansion, and operation of any certified microgrid district or certified high impact data center~~
28 ~~project; and~~

29 ~~(2) Counties and municipalities from imposing or enforcing local laws and ordinances~~
30 ~~concerning the creation or regulation of any certified microgrid district or certified high impact data~~
31 ~~center therein.~~

32 ~~(d) In accordance with §5B-2-21(b) and §5B-2-21(c) of this code, and notwithstanding any~~
33 ~~provision of this code to the contrary, or any municipality's home rule powers with respect to~~
34 ~~ordinances and ordinance procedures, including any authority pursuant to the Municipal Home~~
35 ~~Rule Program under §8-1-5a of this code, certified microgrid districts and certified high impact data~~
36 ~~centers may not be subject to the following:~~

37 ~~(1) County or municipal zoning, horticultural, noise, viewshed, lighting, development, or~~
38 ~~land use ordinances, restrictions, limitations, or approvals;~~

39 ~~(2) County or municipal building permitting, inspection, or code enforcement;~~

40 ~~(3) County or municipal license requirements;~~

41 ~~(4) The legal jurisdiction of the county or municipality in which the certified microgrid district~~
42 ~~or certified high impact data center is entirely or partially located, except as specifically provided in~~
43 ~~this article;~~

44 ~~(5) Any requirement under state law for the consent or approval of the municipality in which~~
45 ~~a certified microgrid district or certified high impact data center is entirely or partially located of any~~

~~state or county action pursuant to this code, specifically including, but not limited to, §7-11B-1 et seq. of this code, for formal consent of the governing body of a municipality for county or state action regarding the establishment of tax increment financing development or redevelopment districts or the approval of tax increment financing development or redevelopment plans~~

(c) Nothing in this section, or in §5B-2-21 or §5B-2-21a of this code, shall be construed to limit any county or municipality in this state from enacting, adopting, implementing, or enforcing any local law, ordinance, resolution, regulation, rule, or administrative act concerning the creation, acquisition, construction, equipping, development, expansion, operation, or general regulation of certified microgrid districts or certified high impact data centers located or proposed to be located entirely or partially within such county or municipality.

~~(e)~~ (d) Notwithstanding the creation of a certified microgrid district or a certified high impact data center, the owner, operator, or manager, as applicable, and all tenants, lessees or licensees thereof, of a certified microgrid district or a certified high impact data center shall:

(1) Pay business and occupation tax, if applicable, pursuant to §8-13-5 of this code, to the municipality in the same manner as any other business or commercial venture located within the municipality;

(2) Collect and remit municipal sales and service tax and municipal use tax, if applicable, pursuant to §8-1-5a, §8-13C-4, and §8-13C-5 of this code, to the municipality in the same manner as any other business or commercial venture located within the municipality;

(3) Pay ad valorem real and personal property tax pursuant to the same millage rates as any other business or commercial venture located within the county and municipality;

(4) Pay all municipal service fees enacted pursuant to §8-13-13 of this code, including, but not limited to, fire, police, sanitation, or city service fees;

(5) Pay all utility rates, fees, and charges for utilities used or consumed during construction and operation of premises within the certified microgrid district or certified high impact data center, including, but not limited to, water, sewer, stormwater, and garbage and recycling collection:

72 *Provided*, That (A) The rates, fees, and charges for such services shall be based on the cost of
73 providing such service and the utility shall enter into a contract under the rules of the Public
74 Service Commission for each such service with the developer and file the special contract with the
75 Public Service Commission; and (B) the developer shall only be required to pay any capacity
76 improvement fee or impact fee to the extent that capital additions, betterments, and improvements
77 must be designed, acquired, constructed, and equipped by the utility to provide such service to the
78 project; Utility customers outside of the microgrid district shall not bear any construction or
79 operational costs associated with any new utility property built solely to provide service within a
80 microgrid district;

81 (6) Be entitled to municipal police protection and municipal fire protection, if available, in
82 the same manner as any other business or commercial venture located within the municipality;
83 and

84 (7) Design, acquire, construct, and equip the certified microgrid district or certified data
85 center pursuant to the State Building Code in accordance with §8-12-13 of this code and the
86 corresponding State Rule 87 CSR 4.

87 ~~(f)~~ (e) The Department of Commerce, Department of Environmental Protection, and
88 Department of Transportation may take actions necessary in support of the development of any
89 certified microgrid district or certified data center, including, but not limited to, the development or
90 improvement of such highways, roads, thoroughfares, and sidewalks within any county or
91 municipality in which the certified microgrid district or certified data center is partially or entirely
92 located.

93 ~~(g)~~ (f) In order to effectuate the purposes of this section, the Department of Commerce, or
94 any agency, division, or subdivision thereof, may promulgate legislative rules, including
95 emergency rules, in accordance with §29A-3-1 *et seq.* of this code.

NOTE: The purpose of this bill is to restore local control and regulatory authority over

certified microgrid districts and certified data centers to counties and municipalities in the state.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.