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# The Community Data Center Standard

Version 0.1.1 — Public Review Draft

Eternal Harmony | April 2026

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*"Green, ethical data centers with built-in automatic give-back to the community — ongoing, transparent."*

— Eternal Harmony

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This document defines a comprehensive, enforceable standard for data centers that genuinely benefit their host communities — through binding agreements, measurable metrics, and real-time public accountability.

Five pillars. Three compliance tiers. Eleven metrics — six of them new. A triple-layer legal framework built on decades of precedent.

Published as an open framework for community use. Free to download, cite, and adapt with attribution.

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# Preamble

The data center industry is in crisis — not of technology, but of trust. Between May 2024 and June 2025, over **\$162 billion** worth of US data center projects were blocked or delayed by community opposition. Communities worldwide are pushing back against facilities that consume their water, raise their electricity bills, generate noise and heat, offer few jobs, and contribute little — while generating enormous wealth for companies and shareholders elsewhere.

The technology for greener data centers exists. What doesn't exist is a **credible, enforceable, transparent framework** that ensures data centers genuinely benefit their host communities — not through PR campaigns and voluntary pledges, but through **structural mechanisms built into the facility's design, financing, and operations.**

This is that framework.

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## Part I: Core Principles

### 1. Community First, Not Community Last

The host community is a **stakeholder**, not an obstacle. Benefit to the community is not a concession to be negotiated down — it is a design requirement equal in priority to uptime, efficiency, and profitability.

### 2. Structural, Not Voluntary

Every community benefit mechanism in this standard is designed to be **legally binding** (through Community Benefit Agreements), **built into facility design** (waste heat capture, renewable integration), and **continuously measured** (real-time public dashboards). Voluntary pledges are not compliant.

### 3. Local Impact, Local Benefit

Water offsets in another state do not mitigate water depletion here. Renewable energy certificates from already-built solar farms do not reduce carbon on this grid. Every offset, mitigation, and benefit must be **measurable at the local level** — the same watershed, the same grid region, the same community.

### 4. Transparent by Default

All community-relevant metrics are published in **real-time to a public dashboard** that any community member can access. Annual audits by independent third parties are mandatory. There are no trade secrets in community impact.

## 5. Automatic and Ongoing

Community benefit is not a one-time payment. It flows **continuously throughout the facility's operational lifetime** through structural mechanisms (revenue sharing, heat distribution, utility rate offsets) that operate automatically without requiring annual renegotiation or corporate goodwill.

## Part II: The Five Pillars

### Pillar 1: Energy Accountability

**Objective:** The data center's energy consumption does not increase costs, reduce availability, or increase carbon emissions for the host community.

Requirement	Standard	Measurement
<b>Grid Impact Neutrality</b>	DC operation does not increase residential electricity rates in its service territory	Annual comparison: rates before/after DC activation; DC pays difference if rates increase
<b>True Renewable Sourcing</b>	Minimum 80% of energy from renewable sources on the same regional grid, verified hourly (not annual RECs)	Hourly energy source tracking via grid operator data or on-site monitoring
<b>New Generation Requirement</b>	Minimum 50% of renewable energy sourced from facilities built after the DC was planned (additionality)	PPA contract dates compared to DC planning timeline
<b>On-Site Generation</b>	Minimum 20% of energy from on-site or directly-connected renewable generation	Metered on-site generation / total consumption
<b>Energy Efficiency</b>	PUE $\leq$ 1.3 (annual average)	Continuous monitoring, independently audited quarterly

**Timeline:** Full compliance within 3 years of initial operation. Interim targets: 50% renewable Year 1, 65% Year 2, 80% Year 3.

### Pillar 2: Water Stewardship

**Objective:** The data center does not deplete, contaminate, or compete for local water resources.

Requirement	Standard	Measurement
<b>Local Watershed Balance</b>	100% of water consumed must be restored to the same local watershed within the same calendar year	Water utility intake records vs. verified local watershed restoration
<b>WUE Threshold</b>	Water Usage Effectiveness $\leq$ 1.0 L/kWh (annual average)	Continuous monitoring
<b>Water Stress Assessment</b>	If located in a water-stressed region (per WRI Aqueduct), must use air-cooled or closed-loop cooling only (no evaporative/once-through)	WRI assessment + cooling system documentation

Requirement	Standard	Measurement
<b>No Competition</b>	DC water intake must not reduce water availability for residential, agricultural, or ecological use	Annual hydrological impact assessment by independent party
<b>Recycling Minimum</b>	Minimum 80% of process water recycled on-site	Water flow monitoring
<b>PFAS Disclosure &amp; Monitoring</b>	Full public disclosure of all PFAS-containing substances used on-site (cooling fluids, fire suppression, coatings). Quarterly testing of wastewater discharge, stormwater runoff, and downgradient groundwater for PFAS	Published PFAS inventory; lab reports from accredited testing facility
<b>PFAS Discharge Standard</b>	Facility wastewater must not exceed EPA drinking water MCLs for PFAS (currently 4 ppt for PFOA/PFOS) before discharge to any waterway or wastewater system	Quarterly laboratory analysis of discharge points
<b>PFAS-Free Transition</b>	New facilities must use PFAS-free cooling and fire suppression where technically feasible. Existing facilities must publish a PFAS elimination plan with target dates	PFAS inventory trend; transition plan milestones

## Pillar 3: Waste Heat Utilization

**Objective:** The data center's waste heat is a community resource, not an environmental burden.

Requirement	Standard	Measurement
<b>Heat Capture</b>	Minimum 60% of waste heat captured at usable temperatures ( $\geq 40^{\circ}\text{C}$ )	Temperature and flow monitoring at capture points
<b>Community Heat Distribution</b>	Captured waste heat delivered to community use (district heating, agriculture, public buildings, industrial processes) — graduated by tier: $\geq 30\%$ (Tier 2), $\geq 50\%$ (Tier 3)	Metered heat delivery to oftakers
<b>Heat Offered First</b>	DC must make waste heat available to the community at below-market rates before venting to atmosphere	Published heat availability offer; community right of first refusal
<b>Liquid Cooling Pathway</b>	New facilities must implement liquid cooling for $\geq 50\%$ of IT load to enable high-temperature heat recovery. Cooling fluids must be PFAS-free (non-fluorinated dielectric fluids, water-based systems, or synthetic hydrocarbons)	Cooling system design documentation; coolant material safety data sheets
<b>Public Heat Dashboard</b>	Real-time display of heat capture, distribution, and utilization	Public-facing monitoring dashboard

**Note:** In climates where district heating demand is seasonal, the standard recognizes seasonal variation. Distribution targets are measured as annual averages. DCs are incentivized to locate near year-round heat consumers (agriculture, industrial, aquatic).

## Pillar 4: Community Economic Benefit

**Objective:** The host community receives ongoing, measurable economic benefit that exceeds the costs and burdens of hosting the data center.

Requirement	Standard	Measurement
<b>Community Benefit Fund</b>	Minimum 2% of gross facility revenue deposited annually into a Community Benefit Fund governed by a community board	Audited financial statements
<b>Local Employment</b>	Minimum 40% of permanent operations staff and 60% of construction workforce hired from the local community (within 30-mile radius)	Payroll records, ZIP code verification
<b>Skills Training</b>	DC-funded technical training program accessible to all community residents, minimum capacity of 50 students/year per 100 MW of facility capacity	Program enrollment and completion records
<b>Utility Rate Protection</b>	If local residential electricity rates increase due to DC-related grid investment, the DC pays the increase for all residential customers in its service territory	Regulatory filing comparison + DC payment records
<b>Tax Transparency</b>	Full annual public disclosure of all tax incentives, abatements, and subsidies received, along with taxes actually paid	Published annual report
<b>No Abatement Without CBA</b>	DC may not accept tax incentives/abatements without a binding CBA that meets this standard	CBA documentation filed with municipality
<b>Property Value Guarantee</b>	If property values within 1 mile decline due to DC externalities, DC compensates affected homeowners	Independent appraisal comparison (before/after)

### Community Benefit Fund Governance:

- Board: 5–7 members — majority community residents, at least one municipal representative, one DC representative
- Decisions by majority vote
- Annual public reporting on fund allocation
- Eligible uses: education, infrastructure, environmental restoration, community services, emergency services, local business grants

## Pillar 5: Transparency & Accountability

**Objective:** The community has full, real-time visibility into the data center's impact and benefits, verified by independent parties.

Requirement	Standard	Measurement
<b>Public Dashboard</b>	Real-time, internet-accessible dashboard showing: energy source, PUE, water consumption, waste heat utilization, community fund balance, employment stats, environmental metrics	Dashboard uptime $\geq$ 99.5%; data latency $\leq$ 1 hour
<b>Independent Audit</b>	Annual comprehensive audit by accredited third party covering all five pillars	Published audit report
<b>Community Monitoring</b>	DC funds 1–2 full-time community monitoring positions; monitors have facility access for environmental verification	Employment records; access logs
<b>Grievance Mechanism</b>	Formal process for community members to raise concerns, with mandatory response within 30 days (expedited for health, safety, or environmental concerns as defined in the CBA)	Grievance log with resolution tracking
<b>Expansion Consultation</b>	Any expansion > 20% of original capacity requires community consultation process (minimum 90-day public comment period; timeline may be adjusted by mutual agreement in the CBA based on scope and urgency)	Filed consultation records

## Part III: Compliance Tiers

Recognizing that not all facilities can achieve full compliance immediately, the standard defines three tiers:

### ***Tier 1: Community Committed (Entry Level)***

- Binding CBA in place
- Public dashboard operational
- Community Benefit Fund established at  $\geq 1\%$  of revenue
- PUE  $\leq 1.4$
- Water stress assessment completed
- Waste heat assessment completed with utilization roadmap
- Local employment targets established
- PFAS inventory completed and published
- Pre-construction PFAS baseline testing of soil and groundwater

### ***Tier 2: Community Beneficial (Operating Standard)***

All Tier 1 requirements, plus:

- Community Benefit Fund at  $\geq 2\%$  of revenue
- PUE  $\leq 1.3$
- $\geq 60\%$  renewable energy (same-grid, hourly verified)
- WUE  $\leq 1.5$  L/kWh
- $\geq 30\%$  waste heat to community use
- Local employment targets being met
- Independent annual audit
- Quarterly PFAS discharge monitoring active
- PFAS-free transition plan published (if PFAS currently in use)

### ***Tier 3: Community Exemplary (Gold Standard)***

All Tier 2 requirements, plus:

- Community Benefit Fund at  $\geq 3\%$  of revenue
- PUE  $\leq 1.2$
- $\geq 80\%$  renewable energy with  $\geq 50\%$  additionality

- WUE  $\leq$  1.0 L/kWh
- $\geq$  50% waste heat to community use (or 100% if climate permits)
- Property value guarantee in place
- Utility rate protection active
- Community monitoring positions funded
- Expansion consultation process formalized
- PFAS-free operations achieved (all cooling fluids and fire suppression PFAS-free)
- PFAS remediation escrow fund established

## Part IV: Implementation Mechanisms

### Legal

1. **Community Benefit Agreement (CBA)** — binding contract between DC operator and community coalition
2. **Municipal Ordinance** — local government requires CBA compliance as condition for zoning/permitting
3. **State Regulatory Framework** — state conditions tax incentives and utility rate treatment on standard compliance

### Technical

1. **Public Dashboard Platform** — open-source monitoring and reporting platform (potential for Eternal Harmony to develop)
2. **Monitoring Infrastructure** — sensors, meters, and data collection integrated into facility design
3. **Heat Distribution Infrastructure** — pipes, heat exchangers, and connections designed into facility from day one

### Financial

1. **Community Benefit Fund** — legally structured fund with community governance
2. **Third-Party Audit** — accredited auditors for annual compliance verification
3. **Certification Fees** — standard operates on certification revenue (assessment, annual renewal, dashboard hosting)

## Part V: Metrics Index

### Required Metrics (Reported Real-Time on Public Dashboard)

Metric	Unit	Target
PUE (Power Usage Effectiveness)	Ratio	≤ 1.3
CUE (Carbon Usage Effectiveness)	kgCO <sub>2</sub> /kWh	As low as possible, reported
WUE (Water Usage Effectiveness)	L/kWh	≤ 1.0
ERE (Energy Reuse Effectiveness)	Ratio	≤ 0.8

<b>Metric</b>	<b>Unit</b>	<b>Target</b>
REF (Renewable Energy Factor)	%	≥ 80%
<b>CHI (Community Heat Index) — NEW</b>	% of waste heat to community	≥ 30% (Tier 2) / ≥ 50% (Tier 3)
<b>LWR (Local Water Restoration) — NEW</b>	% restored to local watershed	100%
<b>CBI (Community Benefit Index) — NEW</b>	\$ benefit / \$ revenue	≥ 2% (direct fund)
<b>LER (Local Employment Ratio) — NEW</b>	% local employees	≥ 40% operations
<b>ECI (Energy Cost Impact) — NEW</b>	\$ rate change attributable to DC	\$0 (no increase to residents)
<b>PFI (PFAS-Free Index) — NEW</b>	% of operations using PFAS-free alternatives	100% (PFAS-free)

## Part VI: Who This Framework Serves

Stakeholder	How They Use This Standard
<b>Communities</b>	Demand CBA compliance; monitor dashboard; vote on fund allocation
<b>Municipalities</b>	Require compliance via zoning/permitting; template CBA clauses
<b>State Regulators</b>	Condition incentives on compliance; model rate-class legislation
<b>DC Operators</b>	Reduce opposition risk; attract ESG-conscious clients; differentiate brand
<b>DC Investors</b>	De-risk investments; demonstrate ESG compliance to LPs
<b>Cloud Customers</b>	Choose providers that meet the standard; report responsible cloud usage
<b>Eternal Harmony</b>	Publish, consult, certify, develop technology platform

## Part VII: What Makes This Different

Existing Approaches	This Standard
Voluntary pledges	Binding CBAs
Annual RECs	Hourly same-grid renewable verification
Global water offsets	Local watershed restoration
PUE-only reporting	11-metric real-time dashboard
Corporate CSR reports	Independent third-party audit
Tax breaks without accountability	No abatement without CBA
Jobs promises	Verified local employment with community monitoring
Heat vented to atmosphere	Heat distributed to community
Community as obstacle	Community as governance stakeholder

## Version History

Version	Date	Changes
0.1	April 2026	Initial draft framework — research compiled, five pillars defined, metrics proposed
0.1.1	April 2026	Added PFAS (forever chemicals) requirements to Pillar 2, Pillar 3, Metrics Index, and Compliance Tiers. New metric: PFI (PFAS-Free Index)

## Next Steps

1. **Community review** — share draft with community organizations for feedback
2. **Legal review** — CBA template drafting with legal counsel
3. **Technical specification** — detailed dashboard and monitoring system design
4. **Pilot program** — identify willing facility for pilot implementation
5. **Publish on eternalharmony.ai** — public framework for comment and adoption
6. **Municipal toolkit** — template ordinances and CBA clauses for local governments

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*The Community Data Center Standard is developed by Eternal Harmony. It is published as an open framework for community use. Commercial certification and consulting services are available through Eternal Harmony.*

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