Stricken language would be deleted from and underlined language would be added to present law. Act 707 of the Regular Session

	Act 707 of the Regular Session
1 2	State of Arkansas As Engrossed: H3/19/25 H3/31/25 H4/2/25 95th General Assembly As Engrossed: H3/19/25 H3/31/25 H4/2/25 A Bill
3	Regular Session, 2025 HOUSE BILL 1572
4	110 0 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5
5	By: Representatives Ladyman, Unger, Beck, S. Meeks
6	By: Senators M. McKee, C. Penzo, Gilmore
7	
8	For An Act To Be Entitled
9	AN ACT TO CREATE A TECHNICAL FEASIBILITY STUDY ON NEW
10	NUCLEAR ENERGY GENERATION; TO DECLARE AN EMERGENCY;
11	AND FOR OTHER PURPOSES.
12	
13	
14	Subtitle
15	TO CREATE A TECHNICAL FEASIBILITY STUDY
16	ON NEW NUCLEAR ENERGY GENERATION; AND TO
17	DECLARE AN EMERGENCY.
18	
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
20	
21	SECTION 1. DO NOT CODIFY. TEMPORARY LANGUAGE.
22	(a) Within sixty (60) days after the effective date that this act is
23	funded, the Department of Energy and Environment shall engage an outside
24	consulting firm to conduct a technical feasibility study on implementing
25	nuclear energy generation in this state.
26	(b) The consulting firm hired under subsection (a) of this section
27	shall be selected based on the extent to which the consulting firm meets the
28	following criteria:
29	(1) Be well-established in the nuclear industry;
30	(2) Have a large majority of United States nuclear operators as
31 32	its customers; (3) Have had nuclear licensing as its primary business for a
32 33	substantial length of time;
34	(4) Be staffed with individuals who have knowledge and expertise
35	in:
36	(A) Nuclear reactor design and operation:



Ţ	(B) Studies of and expertise in the feasibilities of
2	various nuclear reactor technologies and designs;
3	(C) Nuclear reactor licensing, regulation, and law; and
4	(D) Nuclear reactor siting; and
5	(5) Be neutral with regard to reactor technology and designs.
6	(c) Preference shall be given to a consulting firm that is managed by
7	and owned in substantial part by military veterans with nuclear operating
8	experience from the military veterans' time in military service.
9	(d) The feasibility study shall determine:
10	(1) The advantages and disadvantages of nuclear energy
11	generation in this state, including without limitation the economic and
12	environmental impact;
13	(2) Conclusions and recommendations on:
14	(A) Optimal design specifications based on site
15	characteristics, possible industrial uses, and reactor technology maturity;
16	(B) Land and siting criteria, including specific areas
17	such as data centers, existing energy facilities, military bases, and
18	industrial activities requiring process heat that are best suited for new
19	nuclear generation;
20	(C) Safety criteria required;
21	(D) Engineering services required;
22	(E) The feasibility of implementing all commercially
23	licensable and available nuclear generation technologies, including small
24	modular nuclear reactors and microreactors;
25	(F) Criteria for how well the technologies under
26	subdivision (d)(2)(E) of this section are tested and if there are any cases
27	of successful research or commercial operation of the technologies; and
28	(G) Site transportation and electric transmission
29	<u>capabilities;</u>
30	(3) Socioeconomic assessment and impact analysis, including without
31	limitation consideration of the impact on:
32	(A) Workforce education, training, and development;
33	(B) The local and state tax base;
34	(C) Supply chains; and
35	(D) Permanent and temporary job creation;
36	(4) The timeline for development, including areas of potential

- 1 acceleration or efficiencies and leveraging existing facilities within this 2 state; 3 (5) Literature review of studies that have assessed the 4 potential impact of nuclear energy generation in supporting an energy 5 transition; 6 (6) Current and future policies that may be needed to support or 7 accelerate the adoption of nuclear energy generation or may improve its cost-8 effectiveness, including a survey of federal programs and other methods that 9 could financially assist a nuclear project in this state; and 10 (7) Through an evaluation by a third party, the technical accuracy and independence of the written report under subsection (f) of this 11 12 section. (e)(1) The consulting firm <u>hired under subsection</u> (a) of this section 13 shall engage and consult with the Department of Energy and Environment, the 14 15 investor-owned electric utilities, and the electric generation and transmission cooperatives in conducting the feasibility study. 16 17 (2) The Department of Energy and Environment, the investor-owned 18 electric utilities, and the electric generation and transmission cooperatives 19 shall cooperate in providing information to the consulting firm hired under 20 subsection (a) of this section that is conducting the feasibility study as needed, subject to notification to the investor-owned electric utilities, and 21 22 the electric generation and transmission cooperatives and reasonable 23 safeguards under applicable state law, including without limitation § 23-2-316, to protect confidential information from being disclosed and made 24 25 public. 26 (3) The consulting firm hired under subsection (a) of this 27 section shall engage and consult with the Department of Energy and the Environment, the investor-owned electric utilities, the electric generation 28 29 and transmission cooperative, and nuclear reactor and generating facility manufacturers in conducting the feasibility study to establish reasonable 30 safeguards under state law to protect intellectual property and design 31 criteria necessary for the study to protect confidential information and 32 intellectual property from public disclosure. 33
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the:

(f) No later than fifteen (15) months after the effective date of this act,

the department shall deliver a written report on the feasibility study to

1	(1) Governor;
2	(2) President Pro Tempore of the Senate;
3	(3) Majority leader of the Senate;
4	(4) Minority leader of the Senate;
5	(5) Speaker of the House of Representatives;
6	(6) Majority leader of the House of Representatives;
7	(7) Minority leader of the House of Representatives; and
8	(8) Chairpersons of the Joint Committee on Energy.
9	
10	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
11	General Assembly of the State of Arkansas that there is not a continuous
12	adequate supply of power to Arkansas citizens and businesses; that a
13	technical feasibility study of new nuclear energy generation could provide
14	valuable information as to how to maintain a continuous adequate supply of
15	power to Arkansas citizens and businesses; and that this act is immediately
16	necessary because maintaining a continuous adequate supply of power to
17	Arkansas citizens and businesses is vital. Therefore, an emergency is
18	declared to exist, and this act being immediately necessary for the
19	preservation of the public peace, health, and safety shall become effective
20	<u>on:</u>
21	(1) The date of its approval by the Governor;
22	(2) If the bill is neither approved nor vetoed by the Governor,
23	the expiration of the period of time during which the Governor may veto the
24	bill; or
25	(3) If the bill is vetoed by the Governor and the veto is
26	overridden, the date the last house overrides the veto.
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28	/s/Ladyman
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31	APPROVED: 4/16/25
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