## First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

## **REREVISED**

This Version Includes All Amendments Adopted in the Second House

LLS NO. 25-0358.01 Jennifer Berman x3286

**HOUSE BILL 25-1040** 

#### **HOUSE SPONSORSHIP**

**Valdez and Winter T.,** Barron, Bird, Brooks, Caldwell, DeGraaf, Duran, Gonzalez R., Johnson, Keltie, Lieder, Lindstedt, Marshall, Paschal, Pugliese, Richardson, Rutinel, Soper, Weinberg, Woog

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#### **House Committees**

Energy & Environment

#### **Senate Committees**

Transportation & Energy

### A BILL FOR AN ACT

101 CONCERNING THE INCLUSION OF NUCLEAR ENERGY AS A SOURCE OF 102 CLEAN ENERGY.

# Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The statutory definition of "clean energy" determines which energy projects are eligible for clean energy project financing at the county and city and county level. The statutory definition of "clean energy resource" determines which energy resources may be used by a qualifying retail utility to meet the 2050 clean energy target. The bill updates the 2 statutory definitions to include nuclear energy; except that for property

SENATE d Reading Unamended March 14, 2025

SENATE 2nd Reading Unamended March 13, 2025

HOUSE
3rd Reading Unamended
February 25, 2025

HOUSE Amended 2nd Reading February 20, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

valuations made for tax purposes, the bill exempts from the definition of "clean energy resource" nuclear energy generated by a public utility.

1

Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 finds that: 4 (a) Colorado's estimated electricity peak demand is projected to 5 double in the next 5 years; 6 (b) The current path to eliminating greenhouse gas emissions in 7 Colorado includes only the use of wind, geothermal, and solar power and 8 battery storage; 9 (c) Providing more options for generating electricity in Colorado 10 will lead to a less expensive and a more reliable path to eliminating 11 greenhouse gas emissions; 12 (d) Advanced nuclear energy can produce higher quantities of 13 clean energy with a smaller land footprint than other clean energy 14 sources; 15 (e) Small modular nuclear reactors can replace coal power plants 16 while maintaining the number of jobs in the communities in which the 17 coal power plants are located; 18 New designs for advanced nuclear reactors are being developed by entrepreneurial companies in the United States seeking to 19 20 increase the value of nuclear technology within our energy system. It is 21 estimated that the designs will be commercially operational this decade 22 and will be ready for large-scale deployment by the 2030s to help meet 23 domestic and global clean energy needs. 24 (g) The development of a small modular reactor can create up to 25 900 jobs lasting up to 4 years, as well as up to 300 permanent jobs;

> -2-1040

1	(h) Advancements in policy at the federal level, such as the
2	bipartisan "Atomic Energy Advancement Act", H.R. 6544, will improve
3	regulatory oversight of nuclear energy by prioritizing workforce training,
4	environmental protections, and public safety, while reducing reliance on
5	fossil fuels; and
6	(i) Through recycling methods, up to 96% of the reusable material
7	in spent fuel can be recycled.
8	(2) The general assembly further finds that:
9	(a) Coloradans care about clean energy; to that end, nuclear
10	energy:
11	(I) Is currently the single largest source of carbon-free electricity
12	generation in the United States and around the world, with 94 nuclear
13	reactors in the United States alone generating about 50% of the country's
14	carbon-free electricity;
15	(II) Does not produce carbon dioxide, thus offsetting carbon
16	emissions; and
17	(III) Should be included in the statutory definitions of "clean
18	energy" and "clean energy resource";
19	(b) In adding nuclear energy to the statutory definitions of "clean
20	energy" and "clean energy resource", Colorado can continue to spearhead
21	energy innovations that align with the state's goals of keeping energy
22	affordable;
23	(c) On its own, nuclear energy has a 92.7% capacity factor, which
24	refers to the percentage of time that an electricity-generating source is
25	able to generate electricity, and is a much higher capacity factor than for
26	all other generation sources;
27	(d) Because nuclear energy has such a high capacity factor,

-3-

1	utilizing nuclear energy as a source of clean energy will help Colorado
2	prevent future blackouts and brownouts;
3	(e) Nuclear energy can be utilized in conjunction with existing
4	clean energy sources to lower energy costs for Coloradans and maintain
5	a reliable source of electricity;
6	(f) Adding nuclear energy to the statutory definitions of "clean
7	energy" and "clean energy resource" will attract continued public and
8	private research funding for innovations in clean energy technology;
9	(g) Due to current funding levels, nuclear reactor designs that help
10	decarbonize hard-to-reach industries and locations already exist; and
11	(h) New innovations such as microreactors would benefit rural
12	areas by keeping the energy source serving those areas local.
13	(3) Therefore, the general assembly declares that it is in the best
14	interest of Colorado to add nuclear energy to the statutory definitions of
15	"clean energy" and "clean energy resource".
16	SECTION 2. In Colorado Revised Statutes, 30-20-1202, amend
17	(2) as follows:
18	30-20-1202. Definitions. As used in this part 12, unless the
19	context otherwise requires:
20	(2) "Clean energy" means energy derived from biomass, as
21	defined in section 40-2-124 (1)(a)(I); C.R.S., geothermal energy; solar
22	energy; small hydroelectricity; and NUCLEAR ENERGY, INCLUDING
23	NUCLEAR ENERGY PROJECTS AWARDED FUNDING THROUGH THE UNITED
24	STATES DEPARTMENT OF ENERGY'S ADVANCED NUCLEAR REACTOR
25	PROGRAMS; wind energy; as well as any AND hydrogen derived from any
26	of the foregoing OTHER ENERGY SOURCES LISTED IN THIS SUBSECTION (2).
27	SECTION 3. In Colorado Revised Statutes, 40-2-125.5, amend

-4- 1040

1	(2)(b) as follows:
2	40-2-125.5. Carbon dioxide emission reductions - goal to
3	eliminate by 2050 - legislative declaration - interim targets -
4	submission and approval of plans - definitions - cost recovery -
5	reports - rules. (2) Definitions. As used in this section, unless the
6	context otherwise requires:
7	(b) (I) "Clean energy resource" means any electricity-generating
8	technology that generates or stores electricity without emitting carbon
9	dioxide into the atmosphere.
10	(II) "Clean energy resources" include RESOURCE" INCLUDES.
11	without limitation:
12	(A) Eligible energy resources as defined in section 40-2-124
13	(1)(a); AND
14	(B) NUCLEAR ENERGY, INCLUDING NUCLEAR ENERGY PROJECTS
15	AWARDED FUNDING THROUGH THE UNITED STATES DEPARTMENT OF
16	ENERGY'S ADVANCED NUCLEAR REACTOR PROGRAMS.
17	SECTION 4. In Colorado Revised Statutes, 39-4-101, amend
18	(2.4) as follows:
19	<b>39-4-101. Definitions.</b> As used in this article 4, unless the context
20	otherwise requires:
21	(2.4) (a) Except as provided in subsection (2.4)(b) of this
22	SECTION, "clean energy resource" has the same meaning as set forth in
23	section 40-2-125.5 (2)(b).
24	(b) "CLEAN ENERGY RESOURCE", FOR PURPOSES OF PROPERTY
25	TAXATION UNDER THIS SECTION, DOES NOT INCLUDE NUCLEAR ENERGY.
26	SECTION 5. Act subject to petition - effective date. This act
27	takes effect at 12:01 a.m. on the day following the expiration of the

-5- 1040

- 1 ninety-day period after final adjournment of the general assembly; except
- 2 that, if a referendum petition is filed pursuant to section 1 (3) of article V
- 3 of the state constitution against this act or an item, section, or part of this
- 4 act within such period, then the act, item, section, or part will not take
- 5 effect unless approved by the people at the general election to be held in
- 6 November 2026 and, in such case, will take effect on the date of the
- 7 official declaration of the vote thereon by the governor.

-6- 1040