

## **ENGROSSED** SENATE BILL No. 271

DIGEST OF SB 271 (Updated February 15, 2022 11:51 am - DI 140)

Citations Affected: IC 8-1.

Synopsis: Small modular nuclear reactors. Amends the statute governing certificates of public convenience and necessity (certificates) that are issued by the Indiana utility regulatory commission (IURC) for the construction, lease, or purchase of electric generation facilities to require the IURC, in consultation with the department of environmental (Continued next page)

Effective: July 1, 2022.

Koch, Doriot, Leising, Busch, Baldwin, Ford Jon, Kruse, Buck, Gaskill, Boots, Tomes, Walker K, Raatz, Donato, Holdman, Charbonneau, Perfect, Rogers, Young M, Bassler, Sandlin, Walker G, Glick, Zay, Crider, Freeman, Messmer (HOUSE SPONSORS — SOLIDAY, LEHMAN)

January 10, 2022, read first time and referred to Committee on Utilities. January 24, 2022, amended, reported favorably — Do Pass. January 27, 2022, read second time, ordered engrossed. Engrossed. February 1, 2022, read third time, passed. Yeas 39, nays 9.

HOUSE ACTION
February 7, 2022, read first time and referred to Committee on Utilities, Energy and

Telecommunications. February 15, 2022, reported — Do Pass.



### Digest Continued

management (department), to adopt rules concerning the granting of certificates for the construction, purchase, or lease of small modular nuclear reactors: (1) in Indiana for the generation of electricity to be used to furnish public utility service to Indiana customers; or (2) at the site of a nuclear energy production or generating facility that supplies electricity to Indiana retail customers on July 1, 2011. Requires the IURC to adopt the rules not later than July 1, 2023. Provides that the rules adopted by the IURC must provide that in acting on a public utility's petition for a certificate for one or more small modular nuclear reactors, the IURC shall consider the following: (1) Whether, and to what extent, the one or more small modular nuclear reactors proposed by the public utility will replace a loss of generating capacity in the public utility's portfolio resulting from the retirement or planned retirement of one or more of existing electric generating facilities that: (A) are located in Indiana; and (B) use coal or natural gas as a fuel source. (2) Whether one or more of the small modular nuclear reactors will be located on the same site as or near the facility to be retired and, if so, potential opportunities for the public utility to: (A) make use of any land and existing infrastructure or facilities already owned or under the control of the public utility; or (B) create new employment opportunities for workers who have been, or would be, displaced as a result of the retirement of the existing facility. Provides that the IURC's rules must provide that the IURC may grant a certificate under circumstances and for locations other than these. Sets forth additional requirements for small modular nuclear reactors that must be included in the IURC's rules, including the requirement that the owner or operator of a proposed small modular nuclear reactor must provide evidence of a plan to apply for all licenses or permits to construct or operate the proposed small modular nuclear reactor required by the United States Nuclear Regulatory Commission, the department, or any other relevant state or federal regulatory agency. Amends the statute providing certain financial incentives for energy utilities that invest in clean energy projects by providing that, for purposes of the statute, a "clean energy project" and a "nuclear energy production or generating facility" include a small modular nuclear reactor that is constructed after June 30, 2023: (1) in Indiana for the generation of electricity to be used to form the purpose of the statute of the s used to furnish public utility service to Indiana customers; or (2) at the site of a nuclear energy production or generating facility that supplies electricity to Indiana retail customers on July 1, 2011; under the rules adopted by the IURC under the bill. Defines "small modular nuclear reactor" for purposes of the bill's provisions.



Second Regular Session of the 122nd General Assembly (2022)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2021 Regular Session of the General Assembly.

# ENGROSSED SENATE BILL No. 271

A BILL FOR AN ACT to amend the Indiana Code concerning utilities.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 8-1-8.5-12.1 IS ADDED TO THE INDIANA
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2022]: Sec. 12.1. (a) As used in this section,
4	"small modular nuclear reactor" means a nuclear reactor that:
5	(1) has a rated electric generating capacity of not more than
6	three hundred fifty (350) megawatts;
7	(2) is capable of being constructed and operated, either:
8	(A) alone; or
9	(B) in combination with one (1) or more similar reactors if
10	additional reactors are, or become, necessary;
11	at a single site; and
12	(3) is required to be licensed by the United States Nuclear
13	Regulatory Commission.
14	The term includes a nuclear reactor that is described in this
15	subsection and that uses a process to produce hydrogen that can be



1	used for energy storage, as a fuel, or for other uses.
2	(b) Not later than July 1, 2023, the commission, in consultation
3	with the department of environmental management, shall adopt
4	rules under IC 4-2-22 concerning the granting of certificates under
5	this chapter for the construction, purchase, or lease of small
6	modular nuclear reactors:
7	(1) in Indiana for the generation of electricity to be directly or
8	indirectly used to furnish public utility service to Indiana
9	customers; or
10	(2) at the site of a nuclear energy production or generating
11	facility that supplies electricity to Indiana retail customers on
12	July 1, 2011.
13	(c) Rules adopted by the commission under this section must
14	provide for the following:
15	(1) That in acting on a public utility's petition for the
16	construction, purchase, or lease of one (1) or more small
17	modular nuclear reactors, as described in subsection (b), the
18	commission shall consider the following:
19	(A) Whether, and to what extent, the one (1) or more small
20	modular nuclear reactors proposed by the public utility
21 22	will replace a loss of generating capacity in the public
22	utility's portfolio resulting from the retirement or planned
23	retirement of one (1) or more of the public utility's existing
24	electric generating facilities that:
25	(i) are located in Indiana; and
26	(ii) use coal or natural gas as a fuel source.
27	(B) Whether one (1) or more of the small modular nuclear
28	reactors that will replace an existing facility will be located
29	on the same site as or near the existing facility and, if so,
30	potential opportunities for the public utility to:
31	(i) make use of any land and existing infrastructure or
32	facilities already owned or under the control of the
33	public utility; or
34	(ii) create new employment opportunities for workers
35	who have been, or would be, displaced as a result of the
36	retirement of the existing facility.
37	(2) That the commission may grant a certificate under this
38	chapter under circumstances and for locations other than
39	those described in subdivision (1).
40	(3) That the commission may not grant a certificate under this
41	chapter unless the owner or operator of a proposed small
42	modular nuclear reactor provides evidence of a plan to apply



2	small modular nuclear reactor as may be required by: (A) the United States Nuclear Regulatory Commission;
2	(A) the United States Nuclear Regulatory Commission
3	(A) the Office States Medical Regulatory Commission,
4	(B) the department of environmental management; or
5	(C) any other relevant state or federal regulatory agency
6	with jurisdiction over the construction or operation of
7	nuclear generating facilities.
8	(4) That any:
9	(A) reports;
10	(B) notices of violations; or
11	(C) other notifications;
12	sent to or from the United States Nuclear Regulatory
13	Commission by or to the owner or operator of a proposed
14	small nuclear reactor must be submitted by the owner or
15	operator to the commission within such times as prescribed by
16	the commission, subject to the commission's duty to treat as
17	confidential and protect from public access and disclosure any
18	information that is contained in a report or notice and that is
19	considered confidential or exempt from public access and
20	disclosure under state or federal law.
21	(5) That any person that owns or operates a small modular
22	nuclear reactor in Indiana may not store:
23	(A) spent nuclear fuel (as defined in IC 13-11-2-216); or
24	(B) high level radioactive waste (as defined in
25	IC 13-11-2-102);
26	from the small modular nuclear reactor on the site of the
27	small modular nuclear reactor without first meeting all
28	applicable requirements of the United States Nuclear
29	Regulatory Commission.
30	(d) In adopting the rules required by this section, the
31	commission may adopt emergency rules in the manner provided by
32	IC 4-22-2-37.1. Notwithstanding IC 4-22-2-37.1(g), an emergency
33	rule adopted by the commission under this subsection and in the
34	manner provided by IC 4-22-2-37.1 expires on the date on which
35	a rule that supersedes the emergency rule is adopted by the
36	commission under IC 4-22-2-24 through IC 4-22-2-36.
37	(e) This section shall not be construed to affect the authority of
38	the United States Nuclear Regulatory Commission.
39	SECTION 2. IC 8-1-8.8-2, AS AMENDED BY P.L.150-2011,
40	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2022]: Sec. 2. As used in this chapter, "clean energy projects"



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means any of the following:

1	(1) Any of the following projects:
2	(A) Projects at new energy production or generating facilities
3	that employ the use of clean coal technology and that produce
4	energy, including substitute natural gas, primarily from coal,
5	or gases derived from coal, from the geological formation
6	known as the Illinois Basin.
7	(B) Projects to provide advanced technologies that reduce
8	regulated air emissions from or increase the efficiency of
9	existing energy production or generating plants that are fueled
10	primarily by coal or gases from coal from the geological
11	formation known as the Illinois Basin, such as flue gas
12	desulfurization and selective catalytic reduction equipment.
13	(C) Projects to provide electric transmission facilities to serve
14	a new energy production or generating facility or a nuclear
15	energy production or generating facility.
16	
17	(D) Projects that produce substitute natural gas from Indiana
18	coal by construction and operation of a coal gasification
	facility.
19	(E) Projects or potential projects:
20	(i) to construct, after June 30, 2023, one (1) or more
21	small modular nuclear reactors in Indiana for the
22	generation of electricity to be directly or indirectly used
23	to furnish public utility service to Indiana customers, or
24	at the site of a nuclear energy production or generating
25	facility that supplies electricity to Indiana retail
26	customers on July 1, 2011, under rules adopted by the
27	commission under IC 8-1-8.5-12.1; or
28	(ii) that enhance the safe and reliable use of nuclear energy
29	production or generating technologies to produce electricity.
30	(2) Projects to develop alternative energy sources, including
31	renewable energy projects or coal gasification facilities.
32	(3) The purchase of fuels or energy produced by a coal
33	gasification facility or by a nuclear energy production or
34	generating facility.
35	(4) Projects described in subdivisions (1) through (2) that use coal
36	bed methane.
37	SECTION 3. IC 8-1-8.8-8.5, AS ADDED BY P.L.150-2011,
38	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2022]: Sec. 8.5. (a) As used in this chapter, "nuclear energy
40	production or generating facility" means either of the following:
41	(1) an energy production or generation facility that:

(1) (A) uses a nuclear reactor as its heat source to provide



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1	steam to a turbine generator to produce or generate electricity
2 3	(2) (B) supplies electricity to Indiana retail customers on July
3	1, 2011;
4	(3) (C) is dedicated primarily to serving Indiana customers
5	and
6	(4) (D) is undergoing a comprehensive life cycle managemen
7	project to enhance the safe and reliable operation of the
8	facility during the period the facility is licensed to operate by
9	the United States Nuclear Regulatory Commission; or
10	(2) a small modular nuclear reactor that is constructed after
l 1	June 30, 2023:
12	(A) in Indiana for the generation of electricity to be
13	directly or indirectly used to furnish public utility service
14	to Indiana customers; or
15	(B) at the site of a nuclear energy production or generating
16	facility that supplies electricity to Indiana retail customers
17	on July 1, 2011;
18	under rules adopted by the commission under IC 8-1-8.5-12.1
19	(b) The term includes the transmission lines and other associated
20	equipment employed specifically to serve a nuclear energy production
21	or generating facility.
22	SECTION 4. IC 8-1-8.8-10.2 IS ADDED TO THE INDIANA
23	CODE AS A NEW SECTION TO READ AS FOLLOWS
24	[EFFECTIVE JULY 1, 2022]: Sec. 10.2. (a) As used in this chapter
25	"small modular nuclear reactor" means a nuclear reactor that:
26	(1) has a rated electric generating capacity of not more than
27	three hundred fifty (350) megawatts;
28	(2) is capable of being constructed and operated, either:
29	(A) alone; or
30 31	(B) in combination with one (1) or more similar reactors in
32	additional reactors are, or become, necessary;
33	at a single site; and (3) is required to be licensed by the United States Nuclear
34	Regulatory Commission.
35	(b) The term includes a nuclear reactor that:
36	(1) is described in subsection (a); and
37	(2) uses a process to produce hydrogen that can be used:
38	(A) for energy storage;
39	(B) as a fuel; or
10	(C) for other uses



### COMMITTEE REPORT

Madam President: The Senate Committee on Utilities, to which was referred Senate Bill No. 271, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, line 6, delete "(300)" and insert "**fifty (350)**". Page 5, line 27, delete "(300)" and insert "**fifty (350)**".

and when so amended that said bill do pass.

(Reference is to SB 271 as introduced.)

KOCH, Chairperson

Committee Vote: Yeas 8, Nays 2.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Utilities, Energy and Telecommunications, to which was referred Senate Bill 271, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 271 as printed January 25, 2022.)

**SOLIDAY** 

Committee Vote: Yeas 8, Nays 3

