

SENATE COMMITTEE OF REFERENCE AMENDMENT

Committee on Transportation & Energy.

HB25-1040 be amended as follows:

1 Amend reengrossed bill, page 4, line 20, after "(2)" insert "(a)".

2 Page 4, after line 26 insert:

3        "(b) NOTWITHSTANDING THE DEFINITION OF "CLEAN ENERGY" IN  
4 SUBSECTION (2)(a) OF THIS SECTION, AN OWNER OR OPERATOR OF A  
5 NUCLEAR ENERGY REACTOR IS NOT ENTITLED TO HAVE THE NUCLEAR  
6 ENERGY GENERATED FROM THE REACTOR TREATED AS CLEAN ENERGY  
7 UNTIL THE OWNER OR OPERATOR HAS A PLAN IN PLACE FOR THE SAFE,  
8 VIABLE, AND COMMERCIALY FEASIBLE PERMANENT DISPOSAL OR  
9 RECYCLING OF AT LEAST NINETY-SIX PERCENT OF THE SPENT NUCLEAR  
10 FUEL AND BYPRODUCTS PRODUCED BY THE REACTOR.".

11 Page 5, line 16, after the period add "NOTWITHSTANDING THE DEFINITION  
12 OF "CLEAN ENERGY" IN THIS SUBSECTION (2)(b)(II), AN OWNER OR  
13 OPERATOR OF A NUCLEAR ENERGY REACTOR IS NOT ENTITLED TO HAVE  
14 THE NUCLEAR ENERGY GENERATED FROM THE REACTOR TREATED AS  
15 CLEAN ENERGY UNTIL THE OWNER OR OPERATOR HAS A PLAN IN PLACE FOR  
16 THE SAFE, VIABLE, AND COMMERCIALY FEASIBLE PERMANENT DISPOSAL  
17 OR RECYCLING OF AT LEAST NINETY-SIX PERCENT OF THE SPENT NUCLEAR  
18 FUEL AND BYPRODUCTS PRODUCED BY THE REACTOR.".

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