1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL 131 By: Burns
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6	COMMITTEE SUBSTITUTE
7	An Act relating to nuclear energy; defining terms; requiring certain notice and report to the
8	Corporation Commission prior to retirement of a coal- fired electric generation facility; specifying
9	contents of certain report; requiring issuance of final order by the Commission for replacement
10	findings; directing rule promulgation; authorizing an entity to construct a nuclear power plant under
11	certain circumstances; requiring entity to establish secondary facility for certain purpose within certain
12	postal code; requiring certain entity to submit letter of intent and application to the Department of
13	Environmental Quality; establishing application contents; providing for codification; and providing
14	an effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. NEW LAW A new section of law to be codified
18	in the Oklahoma Statutes as Section 158 of Title 17, unless there is
19	created a duplication in numbering, reads as follows:
20	A. As used in this act:
21	1. "Advanced nuclear reactors" means nuclear reactors,
22	including small modular reactors or any necessary ancillary
23	facilities or structures, that are authorized by the United States
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Nuclear Regulatory Commission and the Department of Environmental
 Quality as prescribed in Section 2 of this act; and

3 2. "Retire" means the closure of or the complete and permanent4 cessation of operations at an electric generation facility.

5 в. 1. If an electric utility doing business in this state elects to retire a coal-fired electric generation facility, the 6 utility shall submit a written notice and report to the Corporation 7 Commission, in the form and manner prescribed by the Commission, of 8 9 the retirement and disclose any preliminary plans regarding the replacement of the coal-fired electric generation facility. 10 The notice and report shall include a cost study of replacement options 11 for the coal-fired electric generation facility. 12

2. The electric utility shall prioritize the replacement of the 13 coal-fired electric generation facility with an advanced nuclear 14 reactor or a natural gas-powered electric generation facility. If 15 the utility does not intend to replace the facility with an advanced 16 nuclear reactor or a natural gas-powered electric generation 17 facility, the utility shall submit in writing the reasoning and 18 evidence supporting the findings of the utility. The Corporation 19 Commission shall issue a final order approving or disapproving the 20 replacement option submitted for a retiring coal-fired electric 21 generation facility. 22

C. If an electric utility intends to establish an advancednuclear reactor, either through the retirement of a coal-fired

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electric generation facility or other means, the utility shall
 comply with the provisions of Section 2 of this act.

3 D. The Corporation Commission shall promulgate rules to4 effectuate the provisions of this section.

5 SECTION 2. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 2-7-501 of Title 27A, unless 7 there is created a duplication in numbering, reads as follows:

A. For the purposes of this section, "qualified entity" or 8 9 "entity" means an entity that has complied with federal and state requirements for constructing a nuclear power plant and has had its 10 application approved by the Department of Environmental Quality 11 pursuant to this section. An entity that seeks to construct a 12 13 nuclear power plant in this state shall be deemed a qualified entity under this section provided that the entity follows the regulations 14 and guidance of the United States Nuclear Regulatory Commission and 15 is granted the necessary licenses under 10 C.F.R., Part 50. 16

B. The Department of Environmental Quality and the Corporation
Commission shall promulgate rules in accordance with federal
regulations for the purpose of creating a regulatory environment for
a qualifying entity to construct a nuclear power plant.

C. 1. An entity seeking to construct a nuclear power plant under this section shall also construct a facility, either at the plant location or within the same five-digit zip code of the

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proposed plant location, with sufficient capacity to receive the
 spent fuel from the plant.

2. An entity seeking to construct a nuclear power plant under
this section shall, in a form to be prescribed by the Department,
submit a letter of intent to construct the plant and facility and an
application for approval of the construction. The application shall
include but not be limited to:

- 8 a. the projected dates for beginning and completing9 construction,
- b. the location of the proposed nuclear power plant andfacility,
- c. copies of any applications, correspondence, or forms
   submitted in accordance with the requirements of the
   United States Nuclear Regulatory Commission,
- d. any statistics or information conveying the costeffectiveness, efficiency, and energy-saving potential
  of the proposed facility, and
- 18 e. any other information deemed necessary by the
  19 Department for approval.

D. The Department shall promulgate any rules necessary toeffectuate the provisions of this section.

## 22 SECTION 3. This act shall become effective November 1, 2025. 23

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