Amendment - 1st Reading/2nd House-blue - Requested by: Janet Ellis - (S) Energy, Technology & Federal Relations

- 2025

69th Legislature 2025 Drafter: Jason Mohr, HB0696.002.003

1	HOUSE BILL NO. 696		
2	INTRODUCED BY G. PARRY, E. TILLEMAN, G. HERTZ, C. NEUMANN		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING LEGISLATIVE APPROVAL OF THE SITING OF		
5	URANIUM CONVERSION AND ENRICHMENT FACILITIES FOR URANIUM MINED AND MILLED WITHIN		
6	THE STATE OR TRANSPORTED FROM A LOCATION MINED AND MILLED NOT WITHIN THE		
7	BOUNDARIES OF THE STATE; AMENDING SECTION 75-20-204, MCA; AND PROVIDING AN IMMEDIATE		
8	EFFECTIVE DATE."		
9			
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
11			
12	NEW SECTION. Section 1. Legislative approval of siting of uranium conversion and		
13	enrichment facilities conditions. (1) The legislature hereby authorizes the siting of uranium conversion and		
14	enrichment facilities within Montana. A facility is authorized if:		
15	(a) it is operated on the site of and to convert and enrich mined and milled uranium within the state		
16	or transported from a location mined and milled not within the boundaries of the state;		
17	(b) the facility has received a state recommendation from the department of environmental quality,		
18	pursuant to 75-20-204; and		
19	(c) the facility has received a license to convert and enrich mined and milled uranium from the		
20	federal nuclear regulatory commission;		
21	(d) the site of a proposed facility has been approved by a majority of qualified electors in the		
22	county where the facility is intended to be sited; and		
23	(e) the site of a proposed facility within 50 miles of the exterior boundaries of a federally		
24	recognized Indian reservation has been approved by a majority of qualified tribal electors.		
25	(2) For the purposes of this section:		
26	(a) "uranium conversion" means the process used to convert natural uranium oxide into uranium		
27	hexafluoride; and		



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1	(b)	"uranium enrichment" means the process used to enrich uranium through gaseous diffusion,	
2	gas centrifuge	s, or laser isotope separation.	
3			
4	Section	on 2. Section 75-20-204, MCA, is amended to read:	
5	"75-20	0-204. Facilities subject to federal energy regulatory commission and nuclear regulatory	
6	commission j	urisdiction. (1) For a facility that is subject to the jurisdiction of the federal energy regulatory	
7	commission, o	r the nuclear regulatory commission AS AUTHORIZED IN [SECTION 1], the department shall file a	
8	state recommendation with the commission.		
9	(2)	A person making application to the federal energy regulatory commission or nuclear regulatory	
10	commission AS	S AUTHORIZED IN [SECTION 1] shall file with the department notice of and a copy of the federal	
11	application reg	parding any facility subject to subsection (1). The state recommendation must be based on its	
12	study of the fe	deral application and other material gained through intervention in the federal proceeding.	
13	(3)	A person subject to the provisions of subsection (2) shall pay a fee to the department at the	
14	time that an ap	oplication is filed with the federal energy regulatory commission or nuclear regulatory commission	
15	AS AUTHORIZED	IN [SECTION 1]. The fee must be used by the department to carry out its responsibilities to	
16	develop a state	e recommendation and participate as a party in any necessary federal proceeding to assert the	
17	state recomme	endation. The fee may not exceed one-half the amount that could be assessed under 75-20-215.	
18	A fee prescribe	ed by 75-20-215 may not be assessed against a person paying a fee under this section.	
19	(4)	A person who fails to file a timely notice of and a copy of the federal application with the	
20	department, pr	reventing the department from timely compliance with this section and with the rules, statutes, or	
21	procedures governing the proceedings before the federal energy regulatory commission or nuclear regulatory		
22	commission AS	S AUTHORIZED IN [SECTION 1], is subject to the provisions of 75-20-408."	
23			
24			
25	NEW :	SECTION. Section 3. Notification to tribal governments. The secretary of state shall send a	
26	copy of [this ad	ct] to each federally recognized tribal government in Montana.	



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1 <u>NEW SECTION.</u> **Section 4. Codification instruction.** [Section 1] is intended to be codified as an

2 integral part of Title 75, chapter 20, and the provisions of Title 75, chapter 20, apply to [section 1].

3

4

NEW SECTION. Section 5. Effective date. [This act] is effective on passage and approval.

5 - END -



