

Sustainable Harnessing and Advancement of Nuclear energy for Transforming India (SHANTI) Bill, 2025

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Why in news?

The Minister of State for Science and Technology introduced the SHANTI Bill, 2025, in Parliament, marking a major step towards updating India's legal framework governing nuclear energy.

- Aim To open *India's nuclear sector to private players*, streamlining laws, and positioning nuclear energy as a cornerstone of clean, reliable power for industrial growth.
- **Replacing laws** It replaces outdated laws, such as the Atomic Energy Act of 1954 and the Civil Liability for Nuclear Damage (CLND) Act of 2010.

Key Provisions of the bill

- Private Sector Participation For the 1st time, private companies will be allowed to invest up to 49% in nuclear projects.
- They can also participate in core activities such as exploration of atomic minerals, fuel fabrication, equipment manufacturing, and potentially even aspects of plant operations.
- Unified Legal & Regulatory Framework It consolidates multiple existing laws into a single legislative regime, simplifying licensing, compliance, safety, and operational rules to enhance clarity and investor confidence.
- It grants *statutory status* to the Atomic Energy Regulatory Board (AERB).
- Market Reform It ends Nuclear Power Corporation of India Limited (NPCIL)'s monopoly over nuclear plant operations by opening the sector to private and foreign players.
- Liability Reforms The amendments to the *Civil Liability for Nuclear Damage* (*CLND*) *Act* will clarify operator and supplier responsibilities.
- It introduced insurance-backed caps and provided government backstops-critical to attracting private and foreign investment.
- Penalty cap It shields operators by capping their liability according to the size of the
 plants they run, and sets a <u>maximum penalty of Rs 1 crore</u>, even in cases of a
 "serious violation."
- Removal of Supplier liability It restricts the instances under which nuclear plant operators are allowed to seek compensation from equipment suppliers in case of an accident.

- Compensation framework It penalises operators in case of a nuclear accident, requiring them to compensate on the **basis of the plant size**, **not actual damage**.
 - Installation above 3,600 MW Operators pay up to Rs. 3,000 crore;
 - Between 1,500 MW and 3.600 MW up to Rs 1,500 crore; and
 - Lower down (150 MW) to Rs 100 crore.
- **Safety & Preparedness** It strengthens mechanisms for safety, security, safeguards, quality assurance, and emergency preparedness.
- Operator's right to claim from suppliers (recourse) Allowed only if -
 - There is an explicit agreement with the supplier.
 - The accident is proven to have been caused by the supplier or faulty equipment.
 - The accident was due to deliberate intent to cause nuclear damage.
- India's Target India has set an ambitious target of 100 gigawatts (GW) of nuclear power capacity by 2047, nearly 11 times increase from current levels.
- Current status (2025) India operates 25 reactors with a combined installed capacity of 8,880 megawatts, and 17 more reactors are under various stages of construction.

India is already a nuclear weapons state having acquired atomic bombs in 1998.

References

- 1. The Hindu | SHANTI Bill spurs private sector to make, run nuclear plants
- 2. NDTV | SHANTI Bill, 2025, was tabled in Parliament

