



## Open Government Impact Statement

81st Oregon Legislative Assembly  
2022 Regular Session

## Measure: SB 1567 - B

Only impacts on Original or Engrossed  
Versions are Considered Official

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Date: 3/1/2022

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### SUMMARY

Requires owners or operators of bulk oils and liquid fuels terminals located in Columbia, Multnomah or Lane County to conduct and submit to Department of Environmental Quality seismic vulnerability assessments. Requires department to review and approve seismic vulnerability assessments. Requires owner or operator of existing bulk oils or liquid fuels terminal to submit seismic vulnerability assessment by June 1, 2024. Requires department to submit report on seismic vulnerability assessments and make recommendations on expansion of program to interim committees of Legislative Assembly by November 1, 2024.

Requires owner or operator of bulk oils or liquid fuels terminal to properly implement seismic risk mitigation implementation plan approved by department. Directs Environmental Quality Commission to, by rule, adopt seismic risk mitigation implementation program for bulk oils or liquid fuels terminals.

Prohibits owner or operator of bulk oils or liquid fuels terminal from retaliating against employee who provides information regarding violation of law or safety risks.

Establishes Seismic Risk Mitigation Fund.

Requires State Department of Energy to develop energy security plan by June 1, 2024, and provide report on implementation or revision of plan to interim committees of Legislative Assembly by September 15 of each even-numbered year.

Takes effect on 91st day following adjournment sine die.

### OPEN GOVERNMENT IMPACT

Legislative Counsel has not adopted standards for drafting measures that establish exemptions from disclosure of public records.

This measure exempts from public disclosure confidential business information submitted to the Department of Environmental Quality from bulk oils or liquid fuels terminals as part of a seismic vulnerability assessment or a seismic risk mitigation implementation plan.

If the public records were instead subject to mandatory disclosure under public records law, confidential business information of bulk oils or liquid fuels terminals could be made publicly available.