## As Introduced

## 131st General Assembly

Regular Session 2015-2016

S. B. No. 166

Senator Gentile Cosponsors: Senators Yuko, Thomas, Tavares, Schiavoni, Skindell, Jones, LaRose

## A BILL

То	enact sections 1509.39 and 1509.391 of the	1
	Revised Code to require the owner of a	2
	horizontal well to develop and implement an	3
	emergency response plan for the purpose of	4
	responding to emergencies at the surface	5
	location of the well and to specify what must be	6
	included in the plan and to whom and the manner	7
	in which it must be submitted.	8

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1509.39 and 1509.391 of the	9
Revised Code be enacted to read as follows:	10
Sec. 1509.39. (A) The owner of a horizontal well shall	11
develop and implement an emergency response plan for the purpose	12
of responding to emergencies at the surface location of the well	13
that threaten public health or safety. The plan shall establish	14
response actions to be taken during each of the following:	15
(1) Construction of the well pad;	16
(2) Drilling;	17

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(3) Well stimulation;	18
(4) Production;	19
(5) Plugging;	20
(6) Restoration of the surface location.	21
(B) An emergency response plan shall incorporate national	22
incident management system planning standards, including the use	23
of the incident command system, incident action planning, and	24
common communications plans. The plan shall include all of the	25
following:	26
(1) Emergency contact information, including telephone	27
numbers, for the owner's local representative for the area in	28
which the well is located and the owner's twenty-four-hour	29
emergency telephone number;	30
(2) Emergency notification procedures to be used to	31
contact emergency responders during an emergency;	32
(3) A description of the actions to be taken by the owner's	33
employees at the well to respond to each of the following:	34
(a) Fire;	35
(b) A medical emergency;	36
(c) An explosion or similar event;	37
(d) A spill;	38
(e) A security breach or other security event.	39
(4) A description of the procedure to be used to provide	40
current information to emergency responders in the event of an	41
emergency, including all of the following:	42
(a) Each safety data sheet;	43

(b) The location of each safety data sheet at the well	44
<pre>site;</pre>	45
(c) The title or position of the owner's employee or	46
employees responsible for providing the information specified in	47
divisions (B) (4) (a) and (b) of this section.	48
(5) A list identifying the location and quantity of any	49
fire suppression and spill control equipment maintained by the	50
<pre>owner at the well site;</pre>	
(6) A description of any emergency equipment available for	52
use by the owner that is located off the well site;	53
(7) A list of occupied dwellings, schools, hospitals, and	54
water treatment plants within one-half mile of the surface	55
location of the well and the associated planning assumptions;	56
(8) A description of emergency response training that the	57
<pre>owner's employees must complete;</pre>	58
(9) Identification of the location of an off-site area to	59
be used temporarily for the coordination of response actions in	60
the event of an emergency and a copy of any agreement entered	61
into by the owner and the owner of the off-site area allowing	62
for the use of the area for that purpose.	63
(C) The owner of two or more horizontal wells may develop	64
both of the following:	65
(1) A base plan for use at the surface locations of all the	66
owner's horizontal wells containing information specified in	67
division (B) of this section that is applicable to all of those	68
locations;	69
(2) A site-specific plan for each location containing the	70
remaining information specified in division (B) of this section.	71

(D)(1) An owner shall develop an emergency response plan	72
under this section in accordance with one of the following:	73
(a) Not later than ninety days after the effective date of	74
this section for each of the owner's horizontal wells for which	75
drilling has commenced or that is in operation on the effective	76
date of this section;	77
(b) Not later than thirty days after a permit is issued	78
under this chapter to the owner authorizing the drilling of a	79
<pre>new horizontal well.</pre>	80
(2) An owner annually shall review and update if necessary	81
each emergency response plan developed under this section.	82
(E) (1) Not later than thirty days after developing an	83
emergency response plan under this section, and annually	84
thereafter, an owner shall submit an electronic or hard copy of	85
the plan or of an updated plan to all of the following:	86
(a) The chief of the division of oil and gas resources	87
<pre>management;</pre>	88
(b) The emergency response commission created in section	89
3750.02 of the Revised Code;	90
(c) The applicable local emergency planning committee	91
appointed under section 3750.03 of the Revised Code;	92
(d) The emergency management agency established in section	93
5502.22 of the Revised Code;	94
(e) The applicable countywide emergency management agency	95
established under section 5502.26 of the Revised Code, if any;	96
(f) The applicable county sheriff's office;	97
(g) Each fire department having jurisdiction where the	98

well is located.	
(2) An owner that has developed a base plan and site-	100
specific plans under division (C) of this section may submit one	101
copy of the base plan and one copy of each applicable site-	102
specific plan to each of the entities specified in division (E)	103
(1) of this section.	104
(3) If, when reviewing a plan under division (D)(2) of	105
this section, an owner determines that the plan does not need to	106
be updated, the owner may submit to each of the entities	107
specified in division (E)(1) of this section, in lieu of	108
submitting another copy of the plan, a statement indicating that	109
the review was completed and updates to the plan were not	110
needed.	111
(4) An owner shall ensure that a copy of the current	112
emergency response plan is available at the surface location of	113
a horizontal well during construction of the well pad, drilling,	114
well stimulation, production, plugging, and restoration of the	115
surface location.	116
(F) No person shall fail to comply with this section.	117
Sec. 1509.391. The chief of the division of oil and gas	118
resources management shall assess a civil penalty against a	119
person that has violated or is violating division (F) of section	120
1509.39 of the Revised Code in an amount of one thousand dollars	121
for the first week of violation and an additional five hundred	122
dollars for each subsequent week during which the person is in	123
violation of that division. Money collected from the assessment	124
of a civil penalty shall be deposited in the state treasury to	125
the credit of the oil and gas well fund created in section	126
1509.02 of the Revised Code.	127