

## **Damage Prevention Committee**

Summaries and Actions from the Meeting of November 10, 2020

Case Number	Stakeholders	Summary	Violations & Recommendation
007156	Facility Owner : PWSA	On Jun-03-2019 at STANTON AVE, MILLVALE	PWSA : \$4750.00
	Contractor/Excavator : Independent	BORO, ALLEGHENY. On 6/3/2019 Independent Enterprises	Section 2(5)(i.1) 1st Offense \$250.00
	Enterprises	was working for Girtys Run Joint Water Authority installing	
	Project Owner : GIRTYS RUN JOINT	sewer lines on Stanton Ave., Millvale Borough, Allegheny	Section 2(5)(i) 1st Offense \$500.00
	WATER AUTH	County when they struck a PWSA mismarked service line.	
	Designer : NIRA Consulting Engineers	According to Independent Enterprise, the locator's markings	Section 2(5)(v) 2nd Offense \$1000.00
	Other : Millvale Borough	were off by approximately 3 feet and he couldn't find the curb	
		box. The locator just put markings where he thought they should be.	Section 2(5)(v) 2nd Offense \$1000.00
			Section 2(5)(v) 2nd Offense \$1000.00
		On 5/16/2019 a Update Routine Ticket (#20191364086) was	
		placed by Independent for excavation which had stopped and	Section 2(5)(v) 2nd Offense \$1000.00
		was starting again, but on 5/29/2019 a Renotify Ticket	
		(#201913640861) was placed. Renotify tickets should only be	Independent Enterprises : \$500.00
		used on the first initial walk down of the site before any	Section 5(20) 1st Offense \$250.00
		excavation begins; therefore, I do not believe Pittsburgh Water	
		& Sewer should be penalized for not responding within a 2-	Section 5(3) 1st Offense \$250.00
		hour time frame of the renotify ticket. A recommendation of	
		violating Section 5(20)- failing to renotify One Call of	GIRTYS RUN JOINT WATER AUTH : \$0.00
		unmarked lines upon initial arrival at the worksite is	Section 6.1(7) 1st Offense \$0.00
		recommended against Independent Enterprises.	Education
		Seven One Call Tickets were placed for this job without a	NIRA Consulting Engineers : \$750.00
		Complex Project being declared, or meeting held. In each of	Section 4(2) 1st Offense \$500.00
		the One Call Tickets, Independent Enterprises claimed the	
		work would only take 2 weeks, but the first One Call Ticket	Section 4(8) 1st Offense \$250.00
			Millucia Baraugh (\$1000.00
		5/29/2019. Girty's Run should have utilized a Designer and	Millvale Borough : \$1000.00
		requested information from the facility members located in this	Section 2(5)(v) 1st Offense \$0.00 Education
		area to plan the installation of the lines accordingly.	Section 2(5)(v) 1st Offense \$500.00
		Independent Enterprises is being recommended for violating	
		Section 5(3)- failing to hold a Preconstruction Meeting prior to	Section 2(5)(v) 1st Offense \$500.00
		the start of this project due to this project exceeding the initial	

007796	Facility Owner · Shoemakersville Borough	On Jun-18-2019 at POTTSVILLE PIKE, SHOEMAKERSVILLE	Shoemakersville Borough : \$4750.00
001100	Contractor/Excavator : ARMOUR AND	BORO, BERKS. Armour and Sons was digging a foundation for	Section 2(5)(v) 1st Offense \$500 00
	SONS, INC		No Response
	Project Owner : NEW ENTERPRISE	unmarked sewer line was hit and damaged. Armour and Sons	
	STONE AND LIME CO.	stated, there was no locate marks or flags in the excavation	No Response
	Project Owner : PENNDOT	area, but there was a locate mark 80-feet, in the road, away	Section 2(5)(v) 1st Offense \$500.00
	-	from the sewer facility. Armour and Sons did not have	No Response
	Other : First Energy / Met-Ed	pictures.	Section 2(5)(v) 1st Offense \$500.00
			No Response
		Shoemakersville Borough stated, the sewer line was located	Section 2(5)(v) 1st Offense \$500.00
			No Response
			Section 2(5)(v) 1st Offense \$500.00
		the work-site, they notice that the property owner had cut the	No Response
		grass in the time between when the line was marked and	Section 2(5)(v) 1st Offense \$500.00
			No Response
		one picture.	Section 2(5)(v) 1st Offense \$500.00
			No Response
		The picture provided does not show a clear indication if the	Section 2(5)(v) 1st Offense \$250.00
		sewer facility was properly marked, miss-marked or not	Late Response. Response due date was 6/6/2019 but they
		marked.	responded on 6/14/2019 as Field Marked.
		As a result of the information provided and with no additional	Section 2(5)(v) 1st Offense \$500.00
		pictures with the locate marks prior to the excavation, a fair	No Response
		determination cannot be concluded, if the Facility Owner was	First Energy / Met-Ed : \$1000.00
		violation of 2(5)(i) and/or if the Excavator was in violation.	Section 2(5)(v) 2nd Offense \$1000.00
			No Response
009069	Facility Owner : COLUMBIA GAS OF PA	On Jun-20-2019 at 162 ALDER DRIVE, PINE	SINGER CONSTRUCTION INC : \$1000.00
	Contractor/Excavator : SINGER	TWP,ALLEGHENY. On Thursday, June 20, 2019, Singer	Section 5(3) 1st Offense \$500.00
	CONSTRUCTION INC	Construction Inc was hired by Maronda Homes Inc to install	
	Project Owner : MARONDA HOMES INC	water service lines and during the excavation a Columbia Gas	Section 5(4) 1st Offense \$500.00
	-	2-inch plastic main line was hit and damaged. Columbia Gas	
		stated, Singer failed to preserve the locate marks/flags and did	MARONDA HOMES INC : \$250.00
		not renotify One Call to request line remarks and they did not	Section 6.1(7) 1st Offense \$250.00
		use prudent digging techniques within the tolerance zone.	
		Columbia Gas provided pictures. Picture number 7 is showing	
		a mismarked line.	
		Singer submitted an AVR, but without a detail summary of the	
		event.	
		Maronda Homes Inc was sent a letter, dated 12/12/2019,	
		requesting that they submit an AVR. They did not submit a	
		report.	

008060	Facility Owner : PENNSYLVANIA	On Jun-26-2019 at SR 0050,COLLIER TWP,ALLEGHENY.	PENNSYLVANIA AMERICAN WATER : \$2500.00
	AMERICAN WATER	The excavator, Joseph B. Fay Company were completing	Section 2(5)(i) 2nd Offense \$1000.00
	Contractor/Excavator : Joseph B. Fay	emergency repairs on 6/26/2019, and during the job an	
	Company	unmarked PA American Water Company (PAWC) service line	Section 2(5)(vii) 1st Offense \$1000.00
	Project Owner : DUQUESNE LIGHT	was hit and damaged. PAWC stated, the locator marked the	New Damage Emergency Tickets- 20191770989(Collier Twp)
	COMPANY	main line but not the service line. On the New Damage	and 20191770990(Scott Twp). Recommending a 50% penalty
	Other : Columbia Gas	Emergency tickets in the Remarks section, the caller stated	if able to justify the late responses.
	Other : Verizon	hitting an unmarked PAWC copper service line going in the	Section 2(5)(vii) 1st Offense \$500.00
	Other : Collier Township	direction of the substation building and to please respond asap	
	Other : Lumos Networks of WV Form	because the water was spraying.	Twp) and 20191760904(Scott Twp). Recommending Facility
	Other : Allegheny County Sanitary Auth		Owners responding late on both tickets only be cited once, w/
		Duquesne Light explained in an email, the incident was related	
		to water main break in the same location that was close to a	Joseph B. Fay Company : \$250.00
		manhole/duct system running along RT 50. Duquesne's	Section 5(16) 1st Offense \$250.00
		technician discovered that the duct bank collapsed with the	
		complete all necessary repairs and to investigate any further	Section 2(5)(vii) 1st Offense \$500.00
		damages. On 6/21/2019, two "New Excavation Emergency"	New Excavation Emergency Tickets- 20191723746(Collier
		tickets were called in and two more Emergency tickets on	Twp) and 20191723747(Scott Twp). Recommending Facility
		6/25/2019 because the scope of the repair expanded due to	Owners responding late on both tickets only be cited once, w/
		JB Fay needing to make changes inside the manholes at both	education and 50% or \$0 penalty.
		ends of the duct run they had to replace.	Verizon : \$500.00
		On 6/15/2020 an email was sent to Joseph B. Fay Company	Section 2(5)(vii) 1st Offense \$500.00
		requesting an AVR. A second attempt for an AVR, a letter	New Excavation Emergency Tickets- 20191723746(Collier
		was mailed on 9/23/2020.	Twp) and 20191723747(Scott Twp). Recommending Facility
			Owners responding late on both tickets only be cited once, w/
		**New Excavation Emergency Tickets- 20191723746(Collier	education and 50% or \$0 penalty.
		Twp) and 20191723747(Scott Twp), called in on 6/21/2019 at	Collier Township : \$500.00
		7:55pm, with 2-hours to respond. Recommending Facility	Section 2(5)(vii) 1st Offense \$500.00
		Owners responding late on both tickets only be cited once, w/	Recommending education with 50% or \$0 penalty.
		education and 50% or \$0 penalty.	Lumos Networks of WV Form : \$500.00
		-Columbia Gas (CDC: WF) responded Clear No Facilities	Section 2(5)(vii) 1st Offense \$500.00

009486	Facility Owner : National Fuel	On Aug-08-2019 at 103 13th St, Pymatuning, Mercer. On	Pymatuning Twp : \$750.00
	Contractor/Excavator : Pymatuning Twp	August 8, 2019, an AVR2019AUG290023 was submitted	Section 5(2.1) 1st Offense \$500.00
		reporting that excavation had taken place without a One call	MandartoryTtraining
		ticket submission. The correct address is 102 15th St.,	Section 5(4) 1st Offense \$250.00
		Greenville PA, verified with the excavator and Google maps.	Mandatory Training
		A gas line was within 10 feet of the excavation at 102 15th St,	
		Greenville PA 16125, while digging with a backhoe/Track hoe	
		to create a Storm drain/culvert. Facility Owner and Excavator	
		submitted AVR2020JAN60003	
		Pymatuning Twp received is in violation of:	
		5 (2.1) failed to notify the PA One Call system before	
		excavating. No One call tickets were found. Mandatory	
		Training is recommended and the fine dropped to \$500.	
		5 (4) failed to exercise due care and taking all steps necessary	,
		employing prudent techniques. Digging was done with a	
		backhoe/track hoe. Mandatory Training recommended. Fine	
		dropped to \$250.	

009047	Facility Owner : VERIZON	On Aug-12-2019 at ELTON, RICHLAND TWP, CAMBRIA.	VERIZON : \$12000.00
	Contractor/Excavator : Snyder	August 5, 2019 a near miss to Verizon lines occurred at 7:00	Section 2(5)(v) Subsequent \$2000.00
	Environmental Services Inc.	a.m. in Richland Township, Cambria County, PA. while Snyder	
	Project Owner : Highland Sewer and	Environmental Services was excavating to rehabilitate the	Section 2(5)(v) Subsequent \$1000.00
	Water Authority	sewer system. This is part of a complex project that began in	
	Designer : THE EADS GROUP, INC.	July 2019, before the DPC redefined the procedures for a	Section 2(10) 2nd Offense \$500.00
	Other : Atlantic Broadband LLC	complex project. Excavator	
	Other : Peoples Gas	August 12, 2019, a Verizon Duct Bank with six - 4" conduits,	Section 2(5)(vii) 3rd Offense \$2000.00
		encased in concrete, was damaged at the intersection of Elton	
		Rd. and Theater Dr. near the same work area. New Damage	Section 2(5)(i.1) Subsequent \$1000.00
		Emergency	
		Emergency ticket # 20192242065 was called in by Excavator,	Section 2(5)(v) Subsequent \$1000.00
		Snyder Environmental Services Inc. The emergency would	
		include, but not limited to, serious breaks or defects in a	Section 2(5)(i.1) 2nd Offense \$500.00
		facility owners' line. Concrete encasement was broken off.	
		Citation 2(10) AVR was not submitted by Verizon. There was a	
		near miss violation and a hit within the same month. A curtesy	
		request was mailed to Verizon for an AVR on 12/19/19, at that	
		time, Investigator was not aware of the other AVR's submitted.	
		Varizon reasoned a Clear no facilities to this emergency ticket	Section 2(5)(v) Subsequent \$1000.00
		Verizon responded Clear no facilities to this emergency ticket. Citation 2(5)(vii) is applied. Because clearly there are facilities	Continue O/E//: 4) and Offenses #500.00
		there. This is a third time offence by Verizon. Verizon did go	Section 2(5)(i.1) 2nd Offense \$500.00
		out to mark, but mismarked. Citation 2(5)(i) applied because	responce was no facilities
		they failed to locate underground lines within 18" of the outside	Highland Sewer and Water Authority : \$0.00
		wall of the line. Emergency ticket also states that Verizon had	Section 2(5)(V) 1st Oliense \$0.00
		marked this area on two separate tickets and by two different	Section 2/E/(1) 1st Offense #0.00
		locators, mismarking lines both times. Photos show there are	Section 2(5)(v) 1st Offense \$0.00
		lines branching out from the cable manhole, but none of the	Responce was late, but before dig time. Atlantic Broadband LLC : \$1000.00
		lines look to be within the 15" tolerance zone.	
		Routine ticket# 20192133146 Verizon missed marking the	Section 2(5)(v) 1st Offense \$500.00
		manhole. While the excavators were in the manhole, they	Section 2(5)(v) 1st Offense \$500.00
		could see the Verizon lines running from the manhole then up	Section 2(5)(v) 1st Offense \$500.00

010176	Facility Owner : COLUMBIA GAS OF PA -	On Sep-11-2019 at FR152 COONRUN, HIGHLAND TWP, ELK.	DUFFY INC : \$1750.00
	NORTH	Columbia Gas submitted an AVR stating that on September	Section 5(16) 1st Offense \$250.00
	Contractor/Excavator : DUFFY INC	11, 2019, they responded to an emergency ticket that said that	
	Project Owner : Supervisors Office -		Section 5(4) 1st Offense \$500.00
	Forest Supervisor	abandoned, but had pinched it off anyway. When Columbia's	
	Other : ARG Resources Inc.	employee arrived, he verified the abandoned line, and noticed	Section 5(7) 1st Offense \$1000.00
		that there was a 2-inch medium pressure gas line exposed in	
		the vicinity that had been gouged by equipment and would	ARG Resources Inc. : \$1000.00
		need to be replaced (please see photos from Columbia Gas).	Section 2(5)(v) 1st Offense \$500.00
		Duffy did not believe that the gouge was serious and admitted	
		they did not report this gouge to Columbia. The employee	Section 2(5)(v) 1st Offense \$500.00
		also found markings that were very worn, but were visible in line with the unreported struck line. Duffy and the US Forest	
		service both claim that the line was damaged by a rock, and	
		both state that the unmarked 1-inch abandoned line was not	
		marked, but that it was approximately 1-foot away from the	
		line that was damaged.	
		On January 1, 2020, DPI Andrade sent AVR letters to both the	
		US Forest Service and Duffy Inc. Both Duffy and the US	
		Forest Service responded within 15 days.	
		Duffy Inc., is cited for failing to submit an AVR within 10 days	
		of striking a line. Although Duffy may have believed the strike	
		was not reportable either to the PUC or to Columbia, they	
		were informed by Columbia's employee that the line needed	
		repair. Duffy is further cited for failing to use prudent	
		techniques in the tolerance zone. Duffy is also cited for failing	
		to notify Columbia about the line they had gouged. Act 50	
		clearly states that any "dent, gouge, groove or other damage	
		to lines or coating" must be reported. Due to the content of	
		Duffy the AVRs submitted by both Duffy's and the US Forest	
		Service I believe there is a need for education for Duffy and	

010100			
010162	Facility Owner : National Fuel	On Sep-18-2019 at 206 E 4th Street, Erie City, Erie. On	Dahlkemper Landscape & Maintenance : \$0.00
	Contractor/Excavator : Dahlkemper	9/18/2019 NFG personnel allegedly found Dahlkemper	Section 5(2.1) 1st Offense \$0.00
	Landscape & Maintenance	Landscape and Maintenance excavating without a One Call	Education
	Project Owner : ERIE INSURANCE	Ticket at 206 E 4th Street, Erie City, Erie County. Dahlkemper	ERIE INSURANCE GROUP : \$250.00
	GROUP	submitted an AVR without pictures indicating they were not	Section 6.1(7) 1st Offense \$250.00
	Designer : Urban Engineers	excavating this day, they were installing a new lawn and	
	Other : Erie City of Bureau of Sewers	sidewalk.	Erie City of Bureau of Sewers : \$250.00
			Section 2(5)(v) 1st Offense \$250.00
		NFG stated in their AVR Dahlkemper was excavating directly	
		over a 2 inch medium pressure gas main, but indicated the	
		submitted pictures were to be attached to another AVR which	
		was submitted against Dahlkemper.	
		At this time, I believe the evidence presented is inconclusive	
		against Dahlkemper Landscape for violating Section 5(2.1) of	
		Act 50 and a penalty is not warranted for 9/18/2019. However,	
		Dahlkemper did submit an Insufficient One Call Ticket	
		(#20182140186) and a violation of Section 5(2.1)- failing to	
		submit a One Call request within the proper timeframe is	
		recommended with education in lieu of the monetary amount.	
		A violation of Section 6.1(7) is being recommended against	
		Erie Insurance Group for failing to submit an AVR.	
		A violation of Section 2(5)(v)late is being recommended	
		against Erie City of Bureau of Sewers for Ticket	
		#20182140186. Response due date was 8/6/2018 for	
		excavation to begin on 8/6/2018 at 8:00 AM and Erie City	
		responded on 8/7/2018 at 12:59 PM.	
		I received a phone call on 0/1/2020 from Linhar Engineers	
		I received a phone call on 9/1/2020 from Urban Engineers	
		stating they knew nothing of this incident and the damage	
		occurred outside of their specified Design One Call	
		notification Their One Call included Holland and 4th Streets	

010444	Facility Owner : Brookville Municipal	On Sep-18-2019 at 18770 US-322 FORMER HILLTOP ONE	Neumeyer Enviromental Services, Inc. : \$1000.00
	Authority		Section 5(3) 1st Offense \$500.00
	Contractor/Excavator : Neumeyer	9/18/2019 Neumyer Environmental Services Inc. was working	
	Enviromental Services, Inc.	under PennDot to demolish the former Hilltop One Stop Gas	Section 5(4) 1st Offense \$500.00
	Project Owner : PennDOT District 10	Station located at 18770 US-322, Pine Creek Township,	
		Jefferson County when they struck and damaged an	
		underground Brookville Municipal Authority water line.	
		According to AVR's submitted by both the excavator and the	
		project owner, Brookville Municipal Authority marked their	
		lines accurately. PennDot indicated the markings were on the	
		blacktop, and Neumeyer indicated no offset markings were	
		used. A violation of 5(3) is recommended against Neumyer	
		because they failed to preserve the mark-out or request a new	
		mark-out when the first mark was obliterated. In the attached	
		PennDot pictures, one can clearly see the markings are not	
		visible at the site because the blacktop has been removed.	
		Nuemeyer also stated one of their employees used	
		mechanized equipment within the tolerance zone and snagged	
		the line which pulled the line off of the main. A violation of 5(4)	
		against Neumeyer is recommended since they did not dig	
		prudently within the tolerance zone of Brookville Municipal	
		Authority's lines.	
011271	Facility Owner : National Fuel Gas Dist.	On Oct-10-2019 at CLARION ST, EAST BRADY	Homeowner : \$0.00
	Corp.	BORO,CLARION. On 10/4/2019 a Homeowner placed a One	Section 5(4) 1st Offense \$0.00
	Contractor/Excavator : Homeowner	Call notification for excavation to install a french drain on	Education
		Clarion Street, East Brady Borough, Clarion County.	
		NFG notated in their AVR their lines were marked accurately,	
		but the Homeowner failed to hand-dig or pot hole to verify the	
		depth, and struck and damaged his service line.	
		Since the Homeowner is familiar with the One call System, I	
		am recommending a violation of 5(4) for not digging prudently	
		in the Tolerance Zone. In lieu of the administrative penalty, I	
		am recommending Education.	

010926	Facility Owner : National Fuel Contractor/Excavator : Dahlkemper Landscape Architects and Contractors	On Oct-22-2019 at 459 W 6TH ST,ERIE CITY,ERIE. On 10/18/2019 Dhalkemper Landscaping Architects and Contractors placed a One Call Ticket to replace existing trees, which were planted two years prior, that were dead at 459 West 6th Street, Erie City. NFG indicated Dahlkemper started excavating the day before the lawful dig date. When the NFG locator went to the site to mark their facilities, Dahlkemper had already excavated the area utilizing mechanized equipment. Dahlkemper did admit to digging a day before the lawful dig date but stated he was just replacing existing trees and stated this was not new excavation. Education is suggested for this excavator.	is recommended for this excavator.
011205	Facility Owner : Sandy Lake Borough Contractor/Excavator : WILSON EXCAVATING Project Owner : PEOPLES GAS Designer : SE Technologies	On Oct-23-2019 at S MAIN ST, SANDY LAKE   BORO,MERCER. On 10/23/2019 Wilson Excavating was   working for Peoples Gas installing a new gas line extension   and services on South Main Street, Sandy Lake Borough,   Mercer County. Wilson Excavating stated in their AVR they   started boring under South Main Street when water started to   come up through every hole and crevice in the street and   sidewalk because they bore right through an 8" water main   which was mismarked by 23'. Sandy Lake Borough responded   to the incident, after Wilson Excavating contacted them, and   shut off the water which allowed Wilson excavating to make   the necessary repairs to the water main and continue with   their work.   Sandy Lake Borough is being recommended for violating   Section 2(5)(i)- failing to mark their lines within 18 inches since   their mark was 23' away.   Wilson Excavating is being recommended for violating Section   5(3)- failing to hold a Complex Project Meeting.   Peoples Gas is being recommended for violating Section 4(5)-   failing to include One Call's phone number and the Serial   Number on the Design Plans.   SE Technologies is being recommended for violating Section 4(8)-   failing to submit an AVR	

011216	Contractor/Excavator : WILSON	On Oct-24-2019 at S SHENANGO ST, EAST	National Fuel Gas : \$3000.00
	EXCAVATING AND GRADING INC	LACKAWANNOCK TWP, MERCER. Routine Ticket	Section 2(5)(v) 3rd Offense \$1500.00
	Project Owner : National Fuel Gas	#20192912041- Response was due on 10/22/2019 and	
	Other : Neshannock Creek Watershed	Neshannock Creek Watershed Municipal Authority did not	Section 2(5)(v) 3rd Offense \$1500.00
	Municipal Authority	respond until 10/23/2019 at 11:09 AM and NFG did not finalize	
	Other : Mercer Borough	a response in KARL. A recommendation for violating Section	Neshannock Creek Watershed Municipal Authority :
	Other : Aqua	2(5)(v)late-responding late to a One Call Ticket is	\$750.00
	·	recommended for Neshannock Creek Watershed Municipal	Section 2(5)(v) 1st Offense \$250.00
		Authority and violating Section 2(5)(v)- not responding to a	
		One Call Ticket is recommended for NFG. A renotify was	Section 2(5)(v.1) 1st Offense \$500.00
		called in on 10/24/2019 at 11:05 AM requesting Aqua to mark	
		their connections to the main and for Neshannock Creek	Mercer Borough : \$1000.00
		Watershed Municipal Authority and Mercer Borough to come	Section 2(5)(v.1) 1st Offense \$500.00
		and mark manholes and the pressurized sewer main. A recommendation of 2(5)(i.1)- failing to mark the facility's	
		known connections to the main is recommended against NFG,	Section 2(5)(v.1) 1st Offense \$500.00
		Mercer Borough responded on 10/25/2019 at 10:22 AM and	A
		Neshannock Creek Watershed Municipal Authority did not	Aqua : \$500.00
		finalize their response in the KARL system when Wilson	Section 2(5)(i.1) 1st Offense \$250.00
		excavating did request the facilities to respond within the two	Section 2(5)(i.1) 1st Offense \$250.00
		hour timeframe on the Renotify Ticket. A recommendation of	
		violating Section 2(5)(v.1)- failing to communicate with the	
		excavator within 2 hours is recommended for both Mercer	
		Borough and Neshannock Creek Watershed Municipal	
		Authority.	
		Routine Ticket #20192912042- Response due date was	
		10/22/2019 and NFG did not respond to the One Call Ticket. A	
		recommendation of violating Section 2(5)(v)- failing to respond	
		to a One Call notification is recommended against NFG. A	
		renotify was called in on 10/24/2019 at 11:05 AM requesting	
		Aqua to mark their connections to the main and for Neshannock Creek Watershed Municipal Authority and Mercer	
011206	Facility Owner : CRESSON	On Oct-29-2019 at 7459 ADMIRAL PEARY HWY,CRESSON	CRESSON BOROUGH/MUNI AUTH OF THE BOROUGH OF
	BOROUGH/MUNI AUTH OF THE	BORO and CRESSON TWP, CAMBRIA. C H & D Enterprise	CRESSON : \$500.00
	BOROUGH OF CRESSON	called in a locate notification on September 4, 2019, with	Section 2(5)(i) 1st Offense \$500.00
	Contractor/Excavator : CH&D	location as 7459 Admiral Peary Hwy. Cresson Borough	
	ENTERPRISES INC	responded "Field Marked" on 9/5/2019, and they stated in their	Keller Engineers Inc : \$0.00
	Project Owner : MOUNT ALOYSIUS	AVR that they mismarked the water line at 7503 Admiral Peary	Section 4(8) 1st Offense \$0.00
	COLLEGE	Hwy.	Warning
	Designer : Keller Engineers Inc	On Wednesday, October 29, 2019, CH & D Enterprise	
		damaged an unmarked 3/4-inch water service line but the	
		water main was marked and not affected. The Borough was	
		notified and completed the necessary repairs to restore the	
		water service.	

011460	Facility Owner : Comcast Cable Contractor/Excavator : PRECISION PIPELINE SOLUTIONS Project Owner : COLUMBIA GAS OF PA - EAST Other : Verizon North Other : Dallastown Yoe Water Authority	On Nov-06-2019 at 2944 EXETER DRIVE SOUTH,YORK <u>TWP,YORK.</u> The incident occurred on Wednesday, November 6, 2019. Precision Pipeline Solutions was digging a trench with a mini excavator to install a new gas main for Columbia Gas. During the dig, a mismarked Comcast line was hit and damaged. The Comcast line was off by 7.5-feet of the locate mark. *Dallastown Yoe Water Authority- Late Response to Ticket No.20192680048, due date was 9/17/19 and they responded on 10/4/19 *Verizon North- No response to Ticket No. 20192351273 *Verizon North- No response to Ticket No. 20192351279 *Verizon North- No response to Ticket No. 20192351295	Comcast Cable : \$1500.00 Section 2(5)(vii) 1st Offense \$1000.00 Section 2(5)(i) 1st Offense \$500.00 Verizon North : \$1500.00 Section 2(5)(v) 1st Offense \$500.00 Section 2(5)(v) 1st Offense \$500.00 Section 2(5)(v) 1st Offense \$500.00 Dallastown Yoe Water Authority : \$250.00 Section 2(5)(v) 1st Offense \$250.00
011536	Facility Owner : Millerstown Borough Contractor/Excavator : Don Updegrave Construction Company	On Nov-09-2019 at 37 N MARKET ST,MILLERSTOWN BORO,PERRY. AVR 2019NOV150013 reads that on November 09, 2019, Millerstown Boro, Perry Co, PA went out to mark their facility. They state that the Excavator began digging before the lawful dig date, and before they were able to mark their facility. Millerstown Boro Representative sent an email stating that the person who used to work there, had since this time, deleted the pictures that he took. It was shared with me that the owner and the contractor were very close friends. When I spoke with the contractor, he said that he knew this property since the 1900's and there were no utilizes on it. Lawful dig date was November 14, 2019 at 8 a.m. Millerstown Boro was concerned because they has utilities near by and within the scope of the targeted area. ticket#20193121193, lists Millerstown Boro as not marking their lines. Citation 1.1 applied to Don Updegrave Construction Company. Excavation did not begin within the legal timeframe. Citation 5(17) applied to Don Updegrave Construction Company for failing to comply with all requests for information. I have no information on the name of the property owner. Citation 5(16) There was no AVR submitted.	Millerstown Borough : \$500.00 Section 2(5)(v) 1st Offense \$500.00 Don Updegrave Construction Company : \$1500.00 Section 1.1 1st Offense \$1000.00 Section 5(17) 1st Offense \$250.00 Section 5(16) 1st Offense \$250.00

012029	Facility Owner : NATIONAL FUEL GAS	On Nov-11-2019 at 2255 Downs Drive, Erie, Erie. The incident	NATIONAL FUEL GAS : \$1000.00
	Contractor/Excavator : XL Excavating	occurred on Monday, November 11, 2019. National Fuel Gas	
	Project Owner : Alpha Construction	stated, XL Excavating did not notify One Call before their	
		excavation and as a result, during the dig with a backhoe, they	
		hit and damaged a 4-inch mainline. XL Excavating called in a routine excavation ticket on 9/4/2019	Section 5(16) 1st Offense \$250.00
		at 9:31 am, the type of work was the installation of a water line to 2255 Downs Drive and the duration was for two days.	
		There were no update tickets. XL Excavating called in a damage emergency ticket on 11/11/19 at 8:02 am, to report the damaged gas line.	Section 5(4) 1st Offense \$500.00
		On 1/6/2020 a letter was sent to the Excavator requesting to submit an AVR, a report has not been submitted.	
		*National Fuel Gas (CDC: NG5)- Did not respond to the Damage Emergency Ticket No. 20193150289.	
011453	Facility Owner : PA AMERICAN WATER	On Nov-11-2019 at 1610 4th ST,CARROLL	PA AMERICAN WATER COMPANY : \$500.00
	COMPANY	TWP,WASHINGTON. On Monday, November 11, 2019,	Section 2(5)(i) 1st Offense \$500.00
	Contractor/Excavator : HUFNAGEL	Hufnagel Excavating was digging to install a new 12-inch	
	EXCAVATING	water main for PA American Water (PAWC). During the	HUFNAGEL EXCAVATING : \$1000.00
	Designer : McMillen Engineering	excavation Hufnagel hit and damaged an unmarked 6-inch	Section 5(2.1) 1st Offense \$1000.00
		water line, owned by PAWC.	Started excavating on 11/11/19, before the lawful dig date of 11/15/19
		PAWC stated in their report, Hufnagel did not know that the	McMillen Engineering : \$0.00
		water main existed.	Section 4(8) 1st Offense \$0.00
			Warning letter. Designer may have been unaware of the
		Hufnagel created a New Excavation Routine ticket on 11/11/19 at 7:50am. The ticket's response due date was	incident.
		11/14/19, with a lawful start date as 11/15/19 - 11/25/19, and	
		Hufnagel scheduled their excavation to begin on 11/15/19.	
		PAWC responded to the excavation ticket on 11/11/19 at	
		9:56am as Field Marked. Hufnagel was excavating on	
		11/11/19, before the lawful dig date and they called in the	
		damage to One Call on the same day at 11:47am. PAWC	
		responded to the Damage Emergency ticket as Clear No	
		Facilities at 1:04pm.	

011872	Facility Owner : ALIQUIPPA WATER	On Nov-12-2019 at Green Street.City of Aliquippa.Beaver.	ALIQUIPPA WATER AUTHORITY : \$2000.00
011072	AUTHORITY		Section 2(5)(i) 1st Offense \$500.00
	Contractor/Excavator : Glenn Johnston,	Wednesday 13th, 2019. Contractor, Glenn Johnston, Inc. was	
	Inc.	hired by Aliquippa Water Authority to replace water lines on	Section 2(5)(i.1) 1st Offense \$250.00
		Green Street, nearest intersections were Sharon and Liberty	11/13/2019 Incident
	Project Owner : ALIQUIPPA WATER	Streets, and the project Designer was Lennon, Smith, Souleret	
	AUTHORITY	Engineering, Inc. AVRs and letters were provided by all	
	<b>Designer</b> : Lennon, Smith, Souleret	parties involved.	11/13/2019 Incident
	Engineering, Inc.	parties involved.	Section 2(5)(i) 1st Offense \$500.00
		The 11/10/10 incident the Designer symptomed that Claum	11/13/2019 Incident
		The 11/12/19 incident, the Designer explained that Glenn	Section 6.1(1) 1st Offense \$500.00
		Johnston reported to them of a hit and damaged water main	
		line that was mismarked on Green and Sharon Streets. Glenn	
		Johnston stated it was mismarked by 8-feet. Aliquippa	Section 5(3) 1st Offense \$250.00
		reported in their AVR, 11-50 customers service was	
		interrupted for 24-48 hours.	Section 5(20) 1st Offense \$250.00
		The 11/13/19 incident, the Designer explained of three sewer	
		line hits that Glenn Johnston reported to them. First, at 1463	
		Green Street, hit of an unmarked sewer lateral. Second, at	
		1501 Green Street, hit of an unmarked sewer lateral. Third,	
		near 1501 Green Street, hit of a mismarked 8-inch sewer	
		mainline.	
		Aliquippa stated, service laterals are customer owned. Act 50,	
		Section 2(i1) explains, a facility owner may identify the location	
		of a known facility connected to its facilities, but not owned or	
		operated by the facility owner, as a helpful guide to the	
		excavator or owner.	
		Also, Aliquippa stated, the Excavator is alleging that the water	
		main was mismarked, and the sanitary service was not	
		marked at these locations. These allegations cannot be	
		confirmed.	

011571	Facility Owner : National Fuel Gas	On Nov-13-2019 at 8041 Lamor Rd, Mercer, Mercer. On	Hostetler Construction : \$1250.00
	Distribution Corp.	Wednesday, November 13, 2019, Hostetler Construction was	Section 5(2.1) 1st Offense \$1000.00
	Contractor/Excavator : Hostetler	found excavating without a One Call notification. National Fuel	
	Construction	Gas was called to the work site and explained to the	Section 5(16) 1st Offense \$250.00
		contractor the importance of notifying One Call before	
		excavation.	
		A letter dated 12/24/2019 and an email was sent to Hostetler	
		requesting an AVR. Hostetler responded to the email saying,	
		they were not sure what I was looking for because there was	
		no line damage. I responded saying, although there was no	
		damage, National Fuel Gas submitted an AVR indicating an	
		Excavator issue; Hostetler Construction failed to call PA One	
		Call before excavation and the work took place 30-feet from a	
		high-pressure gas line.	
		Hostetler Construction did not submit an AVR, they are being	
		cited for Section 5(2.1) and 5(16) and I am recommending	
		education requirements.	
		PA One Call stated Hostetler Construction has placed One	
		Call notifications in the past.	
011584	Facility Owner : UGI Utilities, Inc		UGI Utilities, Inc : \$1500.00
	Contractor/Excavator : T S E INC		Section 2(5)(i) 3rd Offense \$1500.00
	Project Owner : PA AMERICAN WATER	American Water, installing a new main and service lines.	
	COMPANY	During the Monday, November 18, 2019 excavation TSE hit	
		and damaged an unmarked UGI gas service line.	
		UGI stated, they completed the excavation ticket before the	
		dig date and they had no record of that service line. In an	
		email UGI provided pictures and explained one picture	
		showing a deck that the homeowner built; which was built over	
		the UGI's gas meter. With no record of the service line, the	
		UGI's Locator and the excavator's were unaware of the gas	
		meter's existence. Therefore, the service line was not marked.	
		911 was called (Emergency Ticket No. 20193221475), one	
		customer's service was interrupted for 1-6 hours, and traffic	
		was stopped/rerouted.	

013848	Facility Owner : MARY SUE MIRARCK	On Nov-24-2019 at 929, 931, and 933 FIR	BRENDON PANCHER : \$1250.00
		ST,KULPMONT,NORTHUMBERLAND. On Nov 24, 2019	Section 5(2.1) 1st Offense \$0.00
	Other : BRENDON PANCHER	AVR2020MAR110025 reads that a landowner ripped up trees	
		and was excavating without getting the property marked by	Section 5(4) 1st Offense \$500.00
		One Call. I spoke with one of the neighbors, she told me that	
		there are houses in that area (her home is one of them)	Section 5(6)(i) 1st Offense \$250.00
		whose sewer ran under the alleged persons property. By her	
		account, these sewer systems were in place, way before the	Section 5(16) 1st Offense \$250.00
		new owner moved in. She stated that "all the neighbors had	
		told him that there were utilities below his land, but it appears	Section 5(17) 1st Offense \$250.00
		that that he disregarded the pleads to call 811". Property	
		Owner was able to block off the sewer system from the main	
		line.	
		4/16/20 left a message with my information for Kulpmont	
		Marion Heights Municipal Authority. Vic 570-205-4952 called	
		me back. He verified that they do not own the sewer lines on	
		the private property. There was no damage to the Municipal	
		sewer lines. Someone did go out to connect the new sewer	
		lines. Sewer lines were purchased by the three homeowners,	
		who were affected by the demolition of trees. He also said	
		that they do not mark utilities on private property (unless have	
		a special request) to do so.	
		One neighbor said that the landowner demolished three "row	
		homes" condominiums on this property. The front of the three	
		homes was located on Scott St.: 929, 931, and 933. At the	
		time of the demolition, the basement was completely exposed.	
		Some time after the demolition, PPL and Aqua came out to	
		detach the electrical from the main lines. There are no tickets	
		for this activity. Pictures with large excavating equipment are	
		submitted.	
		4/28/20 After several attempts, I spoke with the landowner.	
		Process and reason for submitting an AVR was explained. I	
000400		verbally asked for AVR, and sent email asking for AVR. I	
009108	Facility Owner : PPL Electric Utilities	On Dec-01-2019 at 1680 Wetzel Run Drive, Packer	
	Contractor/Excavator : Homeowner	Township, Carbon. On Thursday, 8/8/2019 at approximately	
		18:00 a property owner damaged an electric service and	
		meter base while digging with a post hole digger at 1680	
		Wetzel Run Drive in Weatherly, Packer Township, Carbon	
		County, PA. There was no one call ticket created. There were	
		no reported injuries. Three customers lost power from the	
		incident. The homeowner was hand digging for a fence post.	
		Although this is unfortunate, it is not in violation of the law.	
L			

011948	Facility Owner : UGI	On Dec-05-2019 at FOREST RD,SCOTT TWP,COLUMBIA.	UGI : \$2000.00
	Contractor/Excavator : J F KIELY	On 12/5/2019 J F Kiely Construction reported, they damaged	Section 2(5)(i) Subsequent \$2000.00
	CONSTRUCTION	an inaccurately marked UGI service line at 210 Forest Road ,	
		Scott Township, Columbia County. This is a violation of	
		Section 2(5)(I) and a subsequent offence for UGI.	
013860	Facility Owner : Columbia Ga of PA	On Mar-06-2020 at PHILLIPS PARK, PITTSBURGH	A FOLINO CONSTRUCTION : \$1000.00
	Contractor/Excavator : A FOLINO	CITY,ALLEGHENY. Columbia says that the excavator was	Section 5(2.1) 1st Offense \$1000.00
	CONSTRUCTION	working outside of the scope of their ticket, however, the ticket	
	Project Owner : PWSA	says that they were working along the paved path in the park	
		and along the stairs to install storm drains. The damage	
		occurred in the path. Columbia responded "clear" to both One	
		Call Tickets for this excavation. What is not clear is where the	
		excavator had marked in white as stated in their ticket. It	
		seems unlikely that they simply circled a spot near the stairs	
		for a storm drain installation that covers several blocks. The	
		excavator admitted in their AVR that they had failed to place a	
		new One Call Ticket after removing their equipment for more	
		than 2 business days. PWSA's report says that it was	
		discovered that there was never a ticket for the site where A.	
		Folino was working.	
		On August 13, 2020, DPI Andrade-Locke sent an AVR email	
		to PWSA. PWSA submitted their AVR on August 14.	
		A. Folino is cited for excavating without a valid one call ticket,	
		both because the ticket they thought was valid was, by their	
		own admission, no longer valid, and because they were	
		working outside of the scope of said ticket.	

014425	Facility Owner : UGI UTILITIES	On Mar-25-2020 at SODOM RD, WEST CHILLISQUAQUE	Steve's Logging and Excavating : \$1250.00
	Contractor/Excavator : Steve's Logging	TWP,NORTHUMBERLAND. **NO DAMAGE NO 1 CALL**	Section 5(2.1) 1st Offense \$1000.00
	and Excavating		
		UGI reported that "Serviceman noticed Steve's logging and excavating moving logs and soils without a one call. Facilities	Section 5(16) 1st Offense \$0.00
		were called out due to the no One Call process. Contractor	Section 5(21) 1st Offense \$250.00
		refused to place his own one call, or provide his name." UGI	
		also stated in a request for more information that the	
		excavator was digging out a leaking drain pipe with a backhoe.	
		Several facility owners replied to UGI's emergency ticket that they had underground facilities in the area.	
		An AVR letter was sent to Steve's Logging and Excavating on	
		8/26, The owner called on 8/31 asking or help. I referred him	
		to 811 and told him that they could help him file an AVR. 811	
		did help him file an AVR electronically.	
		Excavator stated during the call that he usually does logging	
		work and he was not aware of the ticket and thought that	
		UGI's emergency ticket covered him. I explained why he	
		needs to submit his own ticket and he seemed to understand.	
		Please note that this company has done other no-One Call excavation work as I found a review of online that mentions	
		this excavator dug up a homeowner's septic pipe back in	
		2016, but PA One Call has no history of this company ever	
		having placed a One Call ticket, so this excavator has been	
		working without tickets for no less than 4 years.	
		Steve's Logging and Excavating is cited for failing to submit a	
		ticket before excavating, failure to be a member of PA One	
		Call, and failure to submit an AVR within 10 days of a violation	
		of Act 50 I have reduced the AVR citation to a warning since	

014784	Facility Owner : Range Resources -	On Apr-23-2020 at 218 PARK VIEW RD, HOPEWELL	Hamilton Bros Dairy : \$2500.00
	Appalachia, LLC	TWP,WASHINGTON. Homeowner began excavating before	Section 5(2.1) 1st Offense \$1000.00
	Contractor/Excavator : Hamilton Bros	One Call Ticket was valid, struck pipeline, attempted to get	
	Dairy	company personnel to bury the damaged line and forget about	Section 5(7) 1st Offense \$1000.00
		it and refused to stop excavating when asked by employees of	
		ET (formerly Sunoco) to do so even after he was told the line	Section 5(16) 1st Offense \$0.00
		was compromised and they were not sure whose line was hit.	
		Please read and review the AVR submitted by the facility	Section 5(6)(ii) 1st Offense \$500.00
		owner.	
		It is not immediately clear why Mr. Hamilton presented the	
		address of the strike as his home address but submitted an	
		address down the road as his home address to PA One Call.	
		Range Resources believed Mr. Hamilton to be the	
		homeowner, but the disparate addresses lead me to question	
		whether or not that is the case. According to Mr. Hamilton's	
		AVR, Sunoco had damaged some of his tile lines and he was	
		trying to fix them but could not and left the site. They then	
		placed ticket 20201132034 to repair the tile lines (although the	
		ticket does day install, not repair or replace) and they scraped	
		the line belonging to Range Resources. Mr. Hamilton does	
		not seem to appreciate that scratching the coating can result	
		in failure of the line further down the road.	
		On Assessed 47, DDI Andrede Lander south on AV/D latter to Ma	
		On August 17, DPI Andrade-Locke sent an AVR letter to Mr.	
		Hamilton. Mr. Hamilton did submit an AVR as of September	
		1.	
		Homeowner/Farmer Curtis Hamilton is cited for excavating	
		without a valid One Call Ticket, for failing to report damage to	
		the facility owner who was only aware of the damage when	
		another facility owner discovered the strike. Ordinarily I would	
		not assess a monetary fine to a homeowner, but reading the	

014516	Facility Owner : Peoples	On Apr-27-2020 at FRIDAY RD, MILLVALE	Peoples : \$1500.00
	Contractor/Excavator : S.E.T., Inc.	BORO, ALLEGHENY. On April 27, 2020, SET Inc. struck a mis	- Section 2(5)(i) 2nd Offense \$1000.00
	Project Owner : Girty's Run Joint Sewer	marked service line belonging to Peoples Gas. SET Inc	
	Authority	reports that the line was mis-marked by more than 3-feet and	Section 2(5)(v) 1st Offense \$500.00
	Designer : Nira Consulting Engineers Inc.	Peoples also agrees that the mark was not within the	
	Other : Allegheny County Department of	tolerance zone. SET Inc. states in their AVR that they did not	S.E.T., Inc. : \$1000.00
	Public Works	call 911, but that they did notify Peoples and 811. The AVR	Section 5(8) 1st Offense \$1000.00
	Other : Shaler Township	also states that Peoples damaged the roadway while fixing the	
	Other : Pittsburgh Water and Sewer	leak, however they told 1 Call that there was no hazardous	Girty's Run Joint Sewer Authority : \$500.00
	Other : Millvale Borough	gas release when they placed the damage ticket. Peoples	Section 6.1(3) 1st Offense \$500.00
		Gas reported in an email to DPI Andrade-Locke dated June 3,	
		2020 that there was in fact an escape of gas and they state that the plug visible near the lower left hand corner of photo 3	Allegheny County Department of Public Works : \$500.00
		was placed by SET Inc. without the permission of Peoples	Section 2(5)(v) 1st Offense \$500.00
		Gas.	
		Cas.	Shaler Township : \$250.00
		On June 2, 2020, DPI Andrade-Locke sent an AVR request	Section 2(5)(v) 1st Offense \$250.00
		via email to Peoples Gas and Nira Consulting Inc. A letter	Pittsburgh Water and Sewer : \$1000.00
		was created for Girty's Run and a hard copy was mailed out on August 17, 2020 Peoples submitted their AVR on June 2	Section 2(4) 1st Offense \$250.00
			Section 2(4) 1st Oliense \$250.00
			Section 2(4) 1st Offense \$250.00
			Section 2(4) 1st Offense \$250.00
		SET Inc. is cited for failing to call 911 after an escape of	
		hazardous gas. It is also recommended that SET Inc. be sent	Section 2(4) 1st Offense \$250.00
		for training regarding calling 911 after striking a line and to	
		attend one of the classes offered by one of the area gas	Millvale Borough : \$250.00
		companies who offer training regarding the dangers of	Section 2(4) 1st Offense \$250.00
		attempting to repair or cut off a line instead of waiting for the	
		gas company to sent trained personnel.	
		Peoples Gas is cited for failing to mark their line within 18-	
		inches as the photos of the strike show that the line was	

014557	Facility Owner : PEOPLES NATURAL GAS Contractor/Excavator : DAVE MCMAHAN Project Owner : PHANTOM ENTERPRISE LP#31	On May-04-2020 at 125 Kingston St.,HEMPFIELD <u>TWP,WESTMORELAND.</u> NO 1 CALL. Gas line struck, 911 was called. On August 27, 2020 DPI Andrade-Locke sent AVR letters to the project owner and facility owner. Phantom Enterprises submitted their AVR on September 4. As of September 24, 2020, McMahan Construction has not submitted an AVR. Phantom Enterprises is not cited for failing to submit an AVR as they complied as soon as they were made aware of the issue.	DAVE MCMAHAN : \$1250.00 Section 5(2.1) 1st Offense \$1000.00 Section 5(19) 1st Offense \$250.00
		McMahan Construction is cited for excavating without a One Call Ticket and failing to submit an AVR within 10 business days of a line strike.	
014740	Facility Owner : Municipal Authority of Westmoreland County Contractor/Excavator : Donegal Construction Corporation Project Owner : Tresco	On May-07-2020 at TARA DR,NORTH HUNTINGDON TWP,WESTMORELAND. **NO DAMAGE** On May 7, 2020, Donegal Construction placed 13 One Call Tickets for adjoining streets in lieu of a Complex Project Ticket. These tickets cover an area of 7874 linear feet. Tickets 20201282419 and 20201282415 are for the same street and state that he area is 1398 feet. Ticket 20201282383f or Tara Drive is also above the limits for a complex project at 1392 feet. Westmoreland Area Municipal states in their AVR that they contacted Donegal and asked for more time but Donegal refused. On July 7, 2020, DPI Andrade-Locke emailed an AVR letter to Donegal Construction. Donegal responded on July 8 that they will not submit an AVR. Donegal Construction is cited for failing to hold a preconstruction meeting prior to beginning a complex project. Donegal is also cited for failing to submit an AVR after being informed of their violations of Act 50, and for failing to respond to the PUC's request for information within 30 business days. Donegal may disagree since there was no damage, but the request for an AVR was made because of other reported violations to the Act, not because of a line strike.	Donegal Construction Corporation : \$750.00 Section 5(17) 1st Offense \$250.00 Section 5(3) 1st Offense \$250.00 Section 5(16) 1st Offense \$250.00

017561	Facility Owner : SUEZ	On Aug-20-2020 at 71 N PIONEER AVE, KINGSTON	SUEZ : \$500.00
	Contractor/Excavator : J F KIELY	TWP,LUZERNE. On 8/20/2020, JF Kiely was excavating for	Section 2(5)(i) 1st Offense \$500.00
	CONSTRUCTION	UGI Corrosion Department on North Pioneer Ave., Kingston	
	Project Owner : UGI UTILITIES	Township, Luzerne County when they struck and damaged an	LIGI LITILITIES · \$500.00
	<b>Other</b> : Dallas Area Municipal Authority	unmarked 6 inch Suez water main. Suez did have locate	Section 2(5)(v) 2nd offense \$500.00
	Other : UGI Electric	marks on the ground 30 inches away from the damaged water	
		main, and admitted As-Builts were used to locate the lines	Dallas Area Municipal Authority : \$500.00
		from 1989 which were not accurate.	Section 2(5)(v) 1st Offense \$500.00
		The damage to the water main caused the water to flow	UGI Electric : \$500.00
		downhill and into the basement of the house located at 71	Section 2(5)(v) 1st Offense \$500.00
		North Pioneer Ave. The homeowner indicated the damage has	
		to be submitted to his insurance company due to the massive	
		amount of water that filled his finished basement and the	
		extensive damage this break has caused to his home.	
		Suez has indicated the water main break left more than 50	
		customers without water for less than 6 hours. The damage	
		had to be fixed and lines needed to be flushed and restored	
		for residential use.	
		Suez is being recommended for violating 2(5)(i)- failing to	
		locate lines horizontally within 18 inches. A fine factor of (0.5)	
		for affecting over 50 customers and a fine factor of (0.2) for	
		the cost of damages to the Homeowner's basement will be	
		added to each violation due to the severity of this water main	
		break.	
		Dallas Area Municipal Authority and UGI Electric is being	
		recommended for violating 2(5)(v)- failing to respond to One Call Ticket #20202252140.	
		UGL is being recommended for violating Section 2(5)(v) late-	

018127	Facility Owner : Peoples Gas	On Sep-01-2020 at ANITA AVE, PITTSBURGH	Peoples Gas : \$1000.00
	Contractor/Excavator : A. Folino	CITY, ALLEGHENY. On 9/01/2020 A. Folino Construction was	Section 2(5)(v) 2nd offense \$500.00
	Construction Inc.	digging up asphalt while working for Pittsburgh Water and	
	Other : PITTSBURGH WATER & SEWER	Sewer Authority, putting in new water lines, on Anita Ave in	Section 2(5)(i) 1st Offense \$500.00
	AUTHORITY THE	Pittsburgh City PA, when a Mismarked peoples One inch	
			A. Folino Construction Inc. : \$1000.00
		people lost service for one to two hours. All AVR's agreed that	Section 5(8) 1st Offense \$1000.00
		the Peoples Gas line was mismarked. Peoples Gas took	
		responsibility for a mix up in location using investment and	
		measurement cards. No 911 call was reported on any of the	
		AVR's. This is a violation of 5(8) To immediately call 911 and	
		the facility owner if the damage results in any escape of	
		flammable, toxic or corrosive gas or liquid.	
		AVR2020SEP110019 reads that the gas line was "ripped up".	
		Ticket 20202111795	
		Peoples Gas marked their facilities late. Work was to begin on	
		8/4/2020 at 7 a.m. and Peoples did not mark until 8/4/2020 at	
		14:40. This is a violation of Section 2(5)(v) To respond to all	
		notices through the One Call System, provided the time frame	
		is set forth under this act. This is a second offence of this	
		violation this year. Fine is applied.	
		Pittsburgh Water and Sewer had no response in Karl that was	
		timely, then they responded with a conflict. This is in violation	
		of Section 2(5)(i) for failing to mark within 18 inches	
		horizontally from the outside wall of the underground facility	
		line. Fine is applied.	
		None of the AVR's for this case, are filled out completely.	
		Besides many questions not answered, there are vague	
		responses like "installing utilities". These types of responses	
		are really a time waster for everyone. This road, a complex	
		project by itself in length and complexity, is part of the water	
		line replacement project Owned by Pittsburg Water and Sewer	
L		Authority which is summarized and processed as a complex	

Case Number	Stakeholders	Summary	Violations & Recommendation
007306	Facility Owner : West Penn Power	On Jun-10-2019 at BARRON RD, WORTH TWP, BUTLER.	West Penn Power : \$1000.00
	Contractor/Excavator : Allegheny Mineral	Allegheny Mineral Corporation placed original Excavation	Sections 2(5)(v) 1st Offense \$500.00
	Corporation	Ticket No. 20191371594 on May 17, 2019 with a response	
	Project Owner : Allegheny Mineral	due date of May 21, 2019. Allegheny did not have a street	Sections 2(5)(v) 1st Offense \$500.00
	Corporation	address for the work site as it had been a dirt track site that	
	<b>Designer</b> : Allegheny Mineral Corporation	was no longer in operation. Allegheny gave detailed	Allegheny Mineral Corporation : \$500.00
		instructions for how to find the site both by listing the GPS	Sections 6.1(3) 1st Offense \$500.00
		coordinates, and by describing how far south the site was from	
		the nearest intersection (SR 0108). DPI Andrade was able to	
		locate the area by the instructions, and there is still a sign	
		showing where the track was located (see Google Maps Street	
		View). On June 10, 2019 the excavator moved to a different	
		location on the site and saw that there was a connected smart	
		meter near a transformer and placed a new Insufficent One	
		Call Ticket No. 20191612144 with special attention to WPP on	
		June 10 at 12pm. WPP responded at 16:33 again that they	
		had no facilities despite there being a ticket placed that listed	
		the transformer number, as well as a renotification ticket	
		placed at 15:39, again listing the number of the meter and	
		stating that it was flashing.	
		The locator working for WPP said that the site was marked as	
		"clear" because the road is long between intersections and no	
		address was provided. Given that there were easy to follow	
		instructions to the site, the name of the former track (which	
		can also be located on Google Maps), and that there were	
		GPS Coordinates given, there does not seem to be an excuse	
		not to have been able to find the job site.	
		On August 30, 2019, DPI Andrade sent a courtesy letter to	
		West Penn Power requesting an AVR. (see attached). AVR	
		submitted September 26, 2019. West Penn Power states that	
		they had hired USIC to do the markout and that they had	
		responded "Clear" to Alleghenv's ticket from both May 21 and	

009373	Facility Owner : PPL Electric Utilities Contractor/Excavator : T S E INC Project Owner : PENNSYLVANIA AMERICAN WATER	On Aug-26-2019 at HILLTOP RD,HUGHESTOWN BORO,LUZERNE. TSE and PAWC submitted AVRs stating that TSE damaged PPL's correctly marked underground line while excavating within the tolerance zone. 911 was called. TSE states that the damage was done with hand tools while PAWC states that the line was damaged with a backhoe. On 1/7/2020, DPI Andrade emailed PPL asking if they could send a photograph of the site or confirm what type of equipment was used at the time of the strike. PPL responded with photos and a report from the employee on site during the time of the damage. PPL's damage report and accompanying email state that TSE started to excavate with a shovel, then struck the line with a backhoe. Whether or not hand tools were used, this line was damaged seriously enough to cause a customer to lose power, and even with hand-digging this is not prudent technique. The law states that hand-digging may be seen as prudent, but the DPC has seen plenty of examples of the imprudent use of hand tools within the tolerance zone. TSE is cited for failure to excavate prudently within the tolerance zone. PAWC cited for releasing a job to bid before a final design is completed as there is are no design tickets associated with this project.	T S E INC : \$500.00   Sections 5(4) 1st Offense \$500.00   PENNSYLVANIA AMERICAN WATER : \$500.00   Sections 6.1(3) 1st Offense \$500.00
012000	Facility Owner : PEOPLES GAS COMPANY LLC Contractor/Excavator : ATLAS GROUP LLC Project Owner : ARMSTRONG CABLE	On Oct-29-2019 at FOX MEADOW,PINE TWP,ALLEGHENY.   On Tuesday, October 29, 2019, Atlas Group was installing conduit for Armstrong Cable via directional drill, and during the excavation the drill hit and damaged Peoples Gas 1-inch plastic service line. Atlas explained that during the drilling there was a break in communication between the Locator and the Driller, communication was not made in-time to stop the drill before it hit the gas line. 911 and PA One Call were notified.   On November 11, 2020, the DPC voted to keep the citation for Peoples' Gas, but remove the financial penalty for the violation of Section 2.5(v). This vote passed 11-0. Moslen did not vote due to technical difficulties.	<b>ATLAS GROUP LLC : \$500.00</b> Sections 5(11.2) 1st Offense \$500.00