



**Pennsylvania Public Utility Commission**

**Damage Prevention Committee Meeting Case List  
February 11, 2025**

**Omnibus Session**

Case Number	Stakeholders	Summary	Violations & Recommendation
40955	<p><b>Facility Owner:</b> PEOPLES NATURAL GAS</p> <p><b>Contractor/Excavator:</b> A FOLINO CONSTRUCTION INC</p> <p><b>Project Owner:</b> PITTSBURGH WATER AND SEWER AUTHORITY</p> <p><b>Designer:</b> JOHNSON MIRMIRAN AND THOMPSON J M T</p> <p><b>Other:</b> PITTSBURGH UNIVERSITY MEDICAL CENTER</p>	<p><u>On 8/8/2023 6:20:00 AM at CHESTERFIELD RD, PITTSBURGH CITY, ALLEGHENY</u> A Folino disagreed and stated that they would like to further discuss the case before the DPC. On 1/15/2025 an email was received stating that "A. Folino Construction, Inc. no longer wants to contest the findings for this case". *****</p> <p>Incident occurred on 8/08/2023 at Chesterfield Rd. between 5th Ave and Terrace St. in Pittsburgh City in Allegheny County.</p> <p>A Gas line was hit and damaged.</p> <p>A FOLINO CONSTRUCTION stated in their Alleged Violation Report (AVR) that "A. Folino Construction was digging at the corner of Chesterfield St and Terrace St to prep to pour road base when we hit an unmarked gas main line. 911 was called. Peoples gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs." Pictures were provided.</p> <p>JOHNSON MIRMIRAN AND THOMPSON J M T stated in their AVR that "A. Folino Construction was digging at the corner of Chesterfield Rd and Terrace St to prep to pour road base when an unmarked gas main line was struck. 911 was called. Peoples Gas responded and claimed the line as theirs and had a crew come out and make the repairs. The project was listed to be &gt;\$400,000. The level of Subsurface Utility Engineering (SUE) was listed as "B". Pictures were provided.</p> <p>PITTSBURGH WATER &amp; SEWER AUTHORITY THE (PWSA) stated in their AVR that "A. Folino Construction was digging at the corner of Chesterfield Rd and Terrace St to prep to pour road base when an unmarked gas main line was struck. 911 was called. Peoples Gas responded and claimed the line as theirs and had a crew come out and make the repairs". Project cost was &gt;\$400,000. Level "B" Subsurface Utility Engineering (SUE) is stated as being used. Pictures were provided.</p> <p>PEOPLES GAS COMPANY LLC stated in their AVR that " A Folino Construction was completing roadbase, curb, and sidewalk restoration for PWSA on Chesterfield Rd. when they struck and damaged a 2" plastic medium pressure gas main line where they failed to maintain or preserve the markings from a PA One Call placed on June 5, 2023. Contractor stated there were faint markings visible prior to damage, but as you will see in the attached photos, there are no markings remaining. A</p>	<p><b>A FOLINO CONSTRUCTION INC:</b> <b>\$2,000.00</b> Section 5(4) 2nd Offense \$1,000.00</p> <p>Section 5(3) 2nd Offense \$1,000.00</p> <p><b>PITTSBURGH UNIVERSITY MEDICAL CENTER:</b> <b>\$2,500.00</b> Section 2(5)(v) 3rd Offense \$2,500.00</p>

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		<p>Folino failed to preserve or maintain the markings to prevent this damage”. Pictures were provided.</p> <p>Case is connected to cases 32192, 34170, 34635, and 39014. *****</p> <p>Preliminary Design Ticket 20202111998 see case 39014.</p> <p>Final Design Ticket 20210180850 see case 39014.</p> <p>*Complex Project Ticket 20212140995 see case 31678. 20231291899 See case 39014.</p> <p>*Ticket 20231291899 was requested by A. Folino on 5/09/2023 with a response due by 5/21/2023. Work is for new sidewalk-curb and road. Pittsburgh University Medical Center never responded. *****</p> <p>A Folino is in violation of Sections: 5(3) – Excavator failed to preserve mark-outs or request a remark. This is a second offense. See pictures with light marks. 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a second offense violation. Recommendation: The penalty is applied. Education was completed by 8/13/2024.</p> <p>PITTSBURGH UNIVERSITY MEDICAL CENTER is in violation of Section: 2(5)(v) – Failed to respond to a routine One Call ticket. This is a third offense violation. Recommendation: The penalty for a third offense of \$1500 is raised to \$2500. As of 7/05/2024 the education requirement has not been fulfilled. Education is required.</p>	
43818	<p><b>Facility Owner:</b> Hanover Borough Water <b>Contractor/Excavator:</b> All Season’s Excavating LLC <b>Contractor/Excavator:</b> Columbia Gas of PA <b>Project Owner:</b> Ryan Homes <b>Other:</b> <b>Other:</b> Precision Pipeline Solutions</p>	<p><u>On 12/15/2023 10:00:00 AM at 6 WINIFRED DR, PENN TWP, YORK</u> Root cause analysis: Line hit #1 12/12/23: Columbia Gas hit the private side of the water line leading up to the new home, and did not file an AVR do to it being a private service. Line hit #2 12/15/23: All Seasons Excavating came in to repair the damaged private line that was hit by Columbia and hit the line on a section owned by Hanover Water.</p> <p>Columbia Gas Company is disputing case both violations: 5(4) - Regarding Section 5(4), there was no established tolerance zone for Columbia Gas to exercise due care and employ prudent techniques. Columbia struck the water line on the private side (near the front, right corner of the home), which was unmarked, as it is owned by the property owner, or in this case the builder, Ryan Homes. Columbia’s line strike did not result in it being pulled from the “valve on the street,” as alleged in Ryan Homes and All Seasons Excavating’s AVRs. Hanover Borough can confirm this. Columbia Gas was onsite 12/12/2024, and this is the same date the Columbia damage occurred on the private side.</p> <p>* Note 5(16) was removed.</p>	<p><b>Columbia Gas of PA:</b> <b>\$0.00</b></p>

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		<p>*****</p> <p>The incident occurred on 12/15/2023, at 10:00am, at 6 Winifred Dr., Penn Twp., York County</p> <p>A Hanover Borough Water line was damaged along with the customer owned service line.</p> <p>Hanover Borough Water's alleged violation report (AVR) states "12-15-23 6 Winifred Dr. On 12-15-23 at 10:01 AM. Hanover Boro. The reason for the call was to go to shut of the service to the house, so that All Season's Excavating could run a new service. When Hanover Boro arrived at 10:20AM, we saw a skid loader and a mini-ex on site. The mini ex was in the roadway and the ditch was full of water. Before we got there, they had hit and completely removed the curb-stop from the end of the copper with the mini-ex. As we looked around, we found that they had removed the curb-box from the ditch and then continued to use the mini-ex to dig around our service. Also, we took notice that before digging out along the road they had pulled the copper out of the curb-stop with the machine. They were lucky when they did that, that the curb-stop did not come off then. One of there employees was very loud towards Hanover Boro, telling him to hurry up and get it shut down. This was quickly resolved when Hanover Boro talked to his boss on site. They did throw a shovel in the ditch as it was filling up with water to make it look like they hit the line with a shovel. We had 4 borough employees on site to turn the water main down and make the repair to our line. We installed a new curb-stop. We lost approximately 10,000 of water in the process. When all was said and done there was not a damage ticket called into PA-1 Call. Hanover Boro had a meeting to go to immediately following the repair. On my way to that meeting I called to find out exactly what I needed to do to file an AVR. We are going to meet up one day the following week to get everything recorded."</p> <p>On 5/6/2024 an AVR Request Letter was mailed and e-mailed to All Season's Excavating LLC and Ryan Homes.</p> <p>All Season's Excavating LLC's alleged violation report (AVR) states "I have provided the summary - I am not certain of some of the above fields to fill out. Columbia gas hit the water line and pulled it out of the wall of the home and valve on the street. The contractor of High Pointe, called us to go to the job site and repair. We had crews at High Pointe and arrived immediately. We proceeded to dig up the existing damaged water line from the house. We dug towards the valve on the road as we followed the waterline all the way to the sidewalk. We removed a section of the sidewalk and proceeded digging down to the water line. We were unaware that the county had come out and stubbed the waterline and checked it out after Columbia Gas had hit the line. It is our understanding that the waterline had to be a consistent line from valve to house. When we removed the top layer of dirt removed off pigtail the valve shot off</p>	

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		<p>of main side of water line. We immediately called the borough. They came out and refused to shut the water off and said that they could only slow it down. We started closing off the trench and pumping water out ASAP. Proceeded to clean out around where valve had come off so that we could get the line repaired ASAP. It took 40 minutes for borough to slow the water down enough to replace the valve. We do not have any before pictures or videos as we had limited staff on site, and they were in the trench working to fix. Did have employees take after pictures. "</p> <p>Ryan Homes alleged violation report (AVR) states "Columbia Gas hit the water line and pulled it out of the wall of the home and valve on the street. Our contractor (All Season's Excavating LLC) for the water line install was on site at the time this happened. We had them attend to it and address it. Columbia Gas left the site right away and acted like not there issue. We do not have a contact for Columbia gas for reference. I have all attached the form that our contractor All Season's Excavating LLC submitted as well. Thank you."</p> <p>On 7/23/2024 an AVR Request Letter was mailed and e-mailed to Columbia Gas and Precision Pipeline.</p> <p>Columbia Gas' alleged violation report (AVR) states "On 07/23/2024, Columbia Gas of PA received an AVR request from the PUC for a damage that occurred on 12/15/2023 to a Hanover Boro water service. Columbia Gas was onsite at 6 Winifred Dr., Hanover, on 12/12/2023, to install a new gas service to this new home. During the excavation, the crew struck and damaged the private-side water service near the front, right corner of the home. The privateside water service was pulled from the wall of the house. Hanover Boro was notified. Since this was the private-side, Hanover Boro does not make the repairs. Ryan Homes (project owner) was notified and opted to utilize their contractor All Seasons Excavating to complete the repairs. All Seasons Excavating placed emergency One Call ticket # 20233471131 on 12/13/2023 for a duration of two days. On 07/24/2024, Columbia Gas spoke with Hanover Boro to gather additional information to complete this AVR request. Per Hanover Boro, on 12/15/2023 at 10:01am, Hanover Boro was contacted to go shut off the water service to the house at 6 Winifred Dr., Hanover, so that All Seasons Excavating could run a new water service. When the Hanover Boro reps arrived onsite, All Seasons Excavating had hit and completely removed the curb stop from the end of the copper water service, and the ditch line was filled with water. They identified a skid loader and mini-ex onsite. The mini-ex was in the street. All Seasons Excavating was being very loud, telling the Hanover Boro reps to get the water shut down. A total of 4 Hanover Boro reps were onsite to shut down the water main and make repairs to their line. They also installed a new curb stop. Hanover Boro states they lost approximately 10,000 gallons of water in the process. To summarize, Columbia Gas did strike the private-side</p>	

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		<p>water service near the front, right corner of the home on 12/12/2023. All Seasons Excavating replaced the entire water service as a result, and the damage to Hanover Boro's water line was at the curb stop on 12/15/2023. Columbia has attached pictures showing the water curb stop, where the damage occurred, is 20.7 feet away from Columbia's gas service. The damage to the private-side water service was nowhere close to where All Seasons damaged Hanover Boro's water line. Pictures from Columbia on 12/12/2023 are attached, as well as pictures from Hanover Boro on 12/15/2023."</p> <p>Precision Pipeline's alleged violation report (AVR) states "Unsure of damage to facility, PPS was not present on day of damage."</p> <p>Columbia Gas Company Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. (Removed)</p>	
44452	<p><b>Facility Owner:</b> Wilkinsburg-Penn Joint Water Authority (WPJWA) <b>Contractor/Excavator:</b> Lambert Cable Splicing <b>Project Owner:</b> Verizon</p>	<p><u>On 1/25/2024 12:00:00 PM at 3506 RIDGEWOOD DR, CHURCHILL BORO, ALLEGHENY</u> The incident occurred on 1/25/2024, at 12:00pm, at 3506 Ridgewood Dr., Churchill Boro., Allegheny County</p> <p>A Wilkinsburg-Penn Joint Water Authority (WPJWA) water line was damaged.</p> <p>Lambert Cable Splicing's alleged violation report (AVR) states "Crew arrived onsite from Lamberts to preform a pole replacement for Verizon. After a visual inspection of the ground for one call marks and checking the Onecall system responses the crew started digging to set a new pole. While digging, at approx.. 4 feet they struck an unmarked Water main and had to stop. They called the water company and Onecall. Line was unmarked."</p> <p>On 5/16/2024 an AVR Request Letter was mailed and e-mailed to Wilkinsburg-Penn Joint Water Authority (WPJWA) and Verizon. Verizon has not submitted an AVR to date.</p> <p>Wilkinsburg-Penn Joint Water Authority (WPJWA)'s alleged violation report (AVR) states "Locater made error when reviewing map records. Responded to the ticket as clear. This resulted in a line strike of 12" WPJWA water main."</p> <p>Wilkinsburg-Penn Joint Water Authority (WPJWA) is in violation of sections: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: penalties applied Verizon is in violation of sections: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Recommendation: penalties applied</p>	<p><b>Wilkinsburg-Penn Joint Water Authority (WPJWA): \$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Verizon: \$1,000.00</b> Section 6.1(7) 3rd Offense \$1,000.00</p>

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44582	<p><b>Facility Owner:</b> Columbia Gas of PA - South</p> <p><b>Contractor/Excavator:</b> Hufnagel Excavating</p> <p><b>Project Owner:</b> Pennsylvania American Water Company</p>	<p><u>On 1/29/2024 11:30:00 AM at 1100 S PITTSBURGH ST, CONNELLSVILLE CITY, FAYETTE</u> Incident occurred on January 29th, 2024, at 11:30am at 1100 South Pittsburgh Street, Connellsville City, Fayette County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) states, "Hufnagel Excavating, working on behalf of PA American Water, was trenching on S. Pittsburgh St., when they came in contact with a slightly inaccurately marked 3" plastic gas main. They did not puncture the gas mainline, but they severely damaged it. Hufnagel notified Columbia's locator that was in the area. Once the locator assessed the damage to the gas mainline, he called the integration center to report it. He then contacted a nearby service tech to inform him that he would be getting an order for a damaged gas mainline. The service tech arrived on site, assessed the damage, and confirmed there was no blowing gas. Once leadership showed up, they called for a crew to mobilize to this address to cut in a new piece of gas mainline. Once operations arrived, they began making their repairs and once complete, they restored gas service to the one address that was affected by this repair. The locate marks were off, but there were enough markings close enough that Hufnagel should have taken the additional time to find the gas facility, as it was clear that a gas line was present. One of the markings further away from the ditch line was within the tolerance zone. It is clear that they were not using prudent methods near the gas facility markings."</p> <p>Hufnagel Excavating's AVR states, "While digging to install water line excavator came in contact with a mismarked gas main the line was off by 30 inches. The line was not leaking but the Columbia gas employee on site elected to repair the line. Hufnagel Excavating excavated the hole for Columbia Gas. The line was not leaking at all."</p> <p>PAWC's AVR states, "Contractor was installing a water line when came in contact with mismarked gas main, the line was off by 30 inches. The line was not leaking but Columbia Gas did repair the line as they were on site of the project."</p> <p>Columbia's pictures from one side of the gas line was marked as a 3" PLA line which would give it a tolerance of 19.5" on each side of the mark out. The nearest mark shows the line was marked at 17 inches to 20 inches. See picture (95217 Columbia Gas of PA - South AT20240310016 1100 S Pittsburgh St., Connellsville (6)). Additional photos show that the marks on the opposite side were marked further away from the excavation and angled away from the line strike location.</p> <p>No violations due to the mark outs bordering the tolerance zone.</p>	

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44580	<p><b>Facility Owner:</b> UGI Utilities  <b>Contractor/Excavator:</b> EBERSOLE EXCAVATING  <b>Project Owner:</b> Veolia Water PA</p>	<p><u>On 2/2/2024 11:00:00 AM at 303 WILLOW RD, LOWER PAXTON TWP, DAUPHIN</u> Incident occurred on February 2, 2024 at 11am at 303 Willow Road, Lower Paxton Township, Dauphin County.</p> <p>A gas line was damaged.</p> <p>Ebersole Excavating's Alleged Violation Report states, "EQUIPMENT OPERATOR ENCOUNTERED AN UNMARKED GAS TRANSMISSION LINE IN FRONT OF 303 WILLOW RD. THE GAS LINE WAS APPROX. 3 1/2 FEET BELOW STREET. THE METAL EXTERIOR OF THE GAS LINE WAS CRIMPED BUT THE PLASTIC INSIDE LINE WAS NOT DAMAGED."</p> <p>UGI's AVR states, "PAOC ticket was cleared by UGI. 1.25" plastic gas main encased in 3" steel was damaged while contractor was digging to install water main. There was no release of gas."</p> <p>Veolia Water was mailed and emailed a request for an AVR on 4/4/24. Email delivery receipt is attached. No AVR has been received to date.</p> <p>Violations:</p> <p>UGI  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Veolia Water  Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike.</p>	<p><b>UGI Utilities: \$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Veolia Water PA: \$500.00</b>  Section 6.1(7) 1st Offense \$500.00</p>
44768	<p><b>Facility Owner:</b> Verizon  <b>Contractor/Excavator:</b> DOLI CONSTRUCTION  <b>Project Owner:</b> HALIFAX AREA WATER AND SEWER AUTHORITY  <b>Designer:</b> HERBERT ROWLAND AND GRUBIC INC</p>	<p><u>On 2/5/2024 9:30:00 AM at GALLI RD, HALIFAX TWP, DAUPHIN</u> Incident occurred on February 5th, 2024 along Galli Road, Halifax Township, Dauphin County.</p> <p>A telecom line was damaged.</p> <p>Doli Construction's Alleged Violation Report (AVR) states, "Crew hit unmarked Verizon service."</p> <p>Halifax Area Sewer Authority's AVR has no summary.</p> <p>HERBERT ROWLAND AND GRUBIC (HRG) 's AVR states, "RPR was not informed that Contractor located Utilities. Contractor notified RPR after the AVR was release that the Contractor is responsible to release the information that additional utilities were in the area and / or missed marked. No Photos of location or utilities."</p> <p>Verizon failed to respond within 10 business days to design tickets 20222413955 and 20222414044.</p> <p>Verizon gave no response then responded late "Clear no facilities" to the Complex Meeting ticket, 20232512741.</p>	<p><b>Verizon: \$12,500.00</b>  Section 2(4) Subsequent \$2,500.00</p> <p>Section 2(4) Subsequent \$2,500.00</p> <p>Section 2(5)(i) Subsequent \$2,500.00</p> <p>Section 2(5)(v) Subsequent \$2,500.00</p> <p>Section 2(5)(viii) Subsequent \$2,500.00</p>

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		<p>Please note a Verizon line was hit therefore facilities were not clear and the response was delivered too late.</p> <p>Verizon responded late to Routine ticket, 20240262529. Initial No Response. Field Marked 2/5/2024 at 12:34pm. Please note the line strike happened on 2/5/2024 at 9:30am. Verizon responded field marked after the line strike occurred.</p> <p>Case is related to cases 044243 and 045112.</p> <p>Violations:</p> <p>Verizon  Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20222413955. Penalty applied. (Facility Owner/Locator education completed and passed by Verizon on 6/26/2024.)  Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20222414044. Penalty applied. (Facility Owner/Locator education completed and passed by Verizon on 6/26/2024.)  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Penalty applied. (Facility Owner/Locator education completed and passed by Verizon on 6/26/2024.)  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20240262529. Penalty applied. (Facility Owner/Locator education completed and passed by Verizon on 6/26/2024.)  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 2023251274. Penalty applied. (Facility Owner/Locator education completed and passed by Verizon on 6/26/2024.)</p>	
44621	<p><b>Facility Owner:</b> Verizon  <b>Contractor/Excavator:</b> BRUBACHER EXCAVATING INC  <b>Project Owner:</b> AQUA PENNSYLVANIA INC</p>	<p><u>On 2/6/2024 9:30:00 AM at 1402 COOPER CIR, EAST GOSHEN TWP, CHESTER</u> Downloaded Ticket vs 811 website notes show Verizon went to site and completed mark out by 3pm.  *****  Incident occurred on February 6th, 2024, at 9:30am at 1402 Cooper Circle, East Goshen Township, Chester County.</p> <p>An unmarked telecom line.</p> <p>Brubacher Excavating's Alleged Violation Report (AVR) states, "While excavating the trench for new water main installation at Cooper Circle Project, the crew encountered an unmarked Verizon line. A 2" diameter white conduit was found at 2'-2" deep. The excavation was in the street at 1402 Cooper Circle. The work was being performed for Aqua PA. Original Ticket #20240040469 and the damage ticket #20240370967. "</p> <p>Aqua's AVR states, "Aqua Contractor Brubacher Excavating, while excavating the trench for new water main installation at Cooper Circle Project, the crew encountered an unmarked Verizon line. A 2" diameter</p>	<p><b>Verizon: \$0.00</b></p>

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		<p>white conduit was found at 2'-2" deep. The excavation was in the street at 1402 Cooper Circle."</p> <p>Pictures from Brubacher show that the line was damaged.</p> <p>Verizon's AVR states, "Verizon completed the mark out on time in accordance with the Response Due Date. Verizon investigated and has not found any damaged Verizon line. No reports received from any Verizon customer pertaining to a service outage."</p> <p>New fiber has been installed on both sides of the street. Line may be abandoned telephone lines.</p> <p>Violation:</p> <p>Verizon Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20240370967</p>	
45496	<p><b>Facility Owner:</b> PECO AN EXELON COMPANY <b>Contractor/Excavator:</b> JAMES D. MORRISEY CONSTRUCTION, INC <b>Other:</b> Pennsylvania American Water Company <b>Other:</b> Verizon, PA LLC</p>	<p><u>On 3/4/2024 10:00:00 AM at DEKALB PIKE RT 202, WHITPAIN TWP, MONTGOMERY</u> The incident occurred on Monday, March 4, 2024, on Dekalb Pike RT 202, in Whitpain Township, Montgomery County.</p> <p>It was reported that PECO an Exelon Company gas line was damaged.</p> <p>PECO reported that James D. Morrissey Construction failed to use prudent techniques within the tolerance zone, and explained that a 1-inch gas service line was severed with a bulldozer and they failed to expose a properly marked facility.</p> <p>James D. Morrissey Construction reported that they failed to exercise due care and take reasonable steps to avoid damaging the gas line, and stated this gas service line was not lowered as the other lines. The bulldozer hit the gas line in the bank, and the line sloped upward into the bank where subgrade was supposed to be.</p> <p>Pictures were provided showing the damaged gas service line.</p> <p>On Thursday, August 1, 2024, an email and letter were sent to James D. Morrissey Construction requesting an Alleged Violation Report (AVR). They submitted their AVR on 8/12/2024.</p> <p>~20240502151- Routine ticket placed on 2/19/2024. Late responses- Verizon PA LLC and PA American Water Company</p> <p>*James D. Morrissey Construction was in violation of sections: 5(4) Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Recommendation: Education Required. For section 5(4) penalty applied. For section 5(16) penalty applied, but reduced by 50% (from \$500 to \$250) – AVR was</p>	<p><b>JAMES D. MORRISEY CONSTRUCTION, INC:</b> <b>\$750.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$250.00</p> <p><b>Pennsylvania American Water Company:</b> <b>\$250.00</b> Section 2(5)(v) 1st Offense \$250.00</p> <p><b>Verizon, PA LLC:</b> <b>\$1,000.00</b> Section 2(5)(v) Subsequent \$1,000.00</p>

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		<p>submitted, but not within 10 business days of striking the line.</p> <p>*Verizon PA LLC is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20240502151 Recommendation: Penalty Applied</p> <p>*PA American Water Company is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20240502151 Recommendation: Penalty Applied</p>	
45541	<p><b>Contractor/Excavator:</b> GUYER BROTHERS INC</p> <p><b>Contractor/Excavator:</b> UGI Utilities</p> <p><b>Project Owner:</b> WELLSBORO BOROUGH/WELLSBORO MUNICIPAL AUTHORITY</p> <p><b>Designer:</b> Larson Design Group</p>	<p><u>On 3/5/2024 10:00:00 AM at ROUND TOP ROAD, CHARLESTON TWP, TIOGA</u> Incident occurred on March 5th, 2024, at 10am along Round Top Road, Charleston Township, Tioga County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Contractor blind bored into a 2" plastic gas main causing a release of gas." AVR notes that 911 was notified.</p> <p>Guyer Brothers, Inc's AVR states, "Directional drilling operation required that hole be reamed twice. While returning the drill rods and ream back through the hole from the drill to the receiving pit the hole collapsed due to poor soil conditions. When this collapse occurred the drill rods and ream were pushed up and over into the gas line. Our operations were occurring outside of the utilities tolerance zone."</p> <p>Wellsboro Municipal Authority and Larson Design Group were mailed and emailed courtesy letters on 5/22/24.</p> <p>Wellsboro Municipal Authority's AVR states, "this project was awarded to Guyer Brothers LLC all work and pa1 calls were requested by contractor. no on from the municipal authority was on site when alleged utility was struck. no photos or employee statements are exist."</p> <p>Larson Design Group's email notes: SUE Level C at a cost of \$898.12 was selected as the Round Top Road, Charleston Township, Tioga County, PA is in a rural area. Elevating to SUE Level B would have resulted in cost delta of \$16,000, and SUE Level A would have been a delta of \$91,000. The project was released for bid sometime after LDG's deliverable on 29 August 2023. Total cost of the project is estimated to be approximately \$700K. Total length of the project was from January 2023 to 21 March 2024. LDG's 29 August 2023 deliverable is linked below.</p> <p>Violations:</p> <p>Guyer Brothers, Inc.</p>	<p><b>GUYER BROTHERS INC: \$750.00</b> Section 5(3) 1st Offense \$250.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p>

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		<p>Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. Education is required.</p> <p>Section 5(11.2) – When using Horizontal Directional Drilling (HDD), Excavator failed to utilize the best practices published by the HDD Consortium. Education is required.</p>	
45851	<p><b>Facility Owner:</b> PECO AN EXELON COMPANY  <b>Contractor/Excavator:</b> JAMES D. MORRISEY CONSTRUCTION, INC</p>	<p><u>On 3/12/2024 11:00:00 AM at DEKALB PIKE RT 202, WHITPAIN TWP, MONTGOMERY</u> The incident occurred on Tuesday, March 12, 2024, on Dekalb Pike RT 202, in Whitpain Township, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO an Exelon Company reported that James D. Morrisey Construction failed to use prudent techniques within the tolerance zone, and explained a 1.25-inch plastic gas service was hit and damaged with a track hoe. The gas line was properly marked and the paint marks were faint but still present.</p> <p>James D. Morrisey Construction reported that they failed to exercise due care and take reasonable steps to avoid damaging the gas line, and stated that the gas line was hit with a dozer while grading for subgrade and there were no marks. The gas line was 15-inches down from the top of the blacktop.</p> <p>Pictures were provide of the damage worksite.</p> <p>On Thursday, August 1, 2024, an email and letter were sent to James D. Morrisey Construction requesting an AVR. They submitted their AVR on 8/12/2024.</p> <p>*James D. Morrisey Construction was in violation of sections:  5(3) Excavator failed to preserve mark-outs or request a remark.  5(16) Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.  Recommendation: Education Required. For section 5(3) penalty applied. For section 5(16) penalty applied, but reduced by 50% (from \$500 to \$250) – AVR was submitted, but not within 10 business days of striking the line.</p>	<p><b>JAMES D. MORRISEY CONSTRUCTION, INC:</b>  <b>\$750.00</b>  Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$250.00</p>
45883	<p><b>Facility Owner:</b> PECO  <b>Contractor/Excavator:</b> Draino Electric Drain Cleaning  <b>Project Owner:</b> Homeowner</p>	<p><u>On 3/13/2024 10:00:00 AM at 230 CLIFTON AVENUE, SHARON HILL BORO, DELAWARE</u> The incident occurred on 3/13/2024, at 10:00am, at 230 Clifton Ave., Sharon Hill Boro., Delaware County</p> <p>No Pa One Call.</p> <p>A PECO gas line was damaged. 911 was not called.</p> <p>PECO's alleged violation report (AVR) states "On 03/13/2023, Contractor, Draino a/k/a Draino Electric Drain Cleaning, working for the homeowner to repair water and sewer, struck the 1” gas service with a backhoe while excavating a trench in the front of the property. Contractor did not have a PA One Call. PECO was notified of this damage when the homeowner called the Fire Department, who notified PECO." Pa One Call</p>	<p><b>Draino Electric Drain Cleaning: \$3,000.00</b>  Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>noted under additional information that, "Draino Electric Drain Cleaning has placed one calls in the past."</p> <p>On 6/13/2024 an AVR Request Letter was mailed and e-mailed to Draino Electric Drain Cleaning and a letter mailed to the Homeowner. A new and corrected letter was mailed to Draino Electric Drain Cleaning on 7/16/24. No AVR's have been submitted to date.</p> <p>Draino Electric Drain Cleaning is in violation of sections:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.  Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.  Recommendation: Education Required; penalties applied</p>	
45569	<p><b>Facility Owner:</b> Columbia Gas</p> <p><b>Contractor/Excavator:</b> WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC</p> <p><b>Project Owner:</b> Pennsylvania American Water (PAWC)</p> <p><b>Other:</b> Verizon PA LLC</p>	<p><u>On 3/13/2024 11:40:00 AM at 380 SHIRLS AVE, WASHINGTON CITY, WASHINGTON</u> Columbia Gas violation was withdrawn.</p> <p>*****</p> <p>The incident occurred on 03/13/2024, at 11:40 AM, at 380 Shirls Ave., Washington City in Washington County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called.</p> <p>Columbia Gas submitted an Alleged Violation Report (AVR). Their AVR states, "Wilson Excavating, working on behalf of PA American Water for a water line replacement project, struck and damaged an inaccurately marked 1" plastic gas service. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. An onsite investigation was conducted to determine why the gas service was inaccurately marked. It was determined the locate matched the 21' curb to main measurements on the Service Line Record, but the actual installation of the line did not. The service was slightly angled and about 3 feet away from the locate marks at the tap location. There was no wire on the gas service. Therefore, this damage was deemed Poor Records." Photos were submitted.</p> <p>Wilson Excavating and Utility Construction LLC submitted an AVR. Their AVR states, "Wilson Excavating was performing work for PA American</p>	<p><b>Columbia Gas: \$0.00</b></p> <p><b>Pennsylvania American Water (PAWC): \$250.00</b> Section 2(5)(v) 1st Offense \$250.00</p> <p><b>Verizon PA LLC: \$3,000.00</b> Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Water company on Shirls Street when they struck a mismarked Columbia Gas line. The Operator was digging with an excavator near House #380 to install new water service and hit the gas service, which was approximately 24" off the marks. 911 was called and Columbia Gas was notified." Photos were submitted.</p> <p>Pennsylvania American Water (PAWC) - An AVR request letter was sent by mail and email on 05/29/2024. An AVR was received by PAWC. The AVR stated, "Contractor was digging to install a new service for 380 Shirls and hit a mismarked gas service. The gas service was mismarked approximately 24" off the mark."</p> <p>Violations:</p> <p>Columbia Gas -  - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Columbia Gas on 05/23/24)</p> <p>Pennsylvania American Water (PAWC) -  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20240022610. A response was due by 01/04/2024. PAWC did not respond until 01/05/2024.  Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by PAWC on 6/27/24)</p> <p>Verizon -  - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design Ticket 20231451819. A response was due by 06/09/2023. Verizon did not respond until 07/17/2023.  Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Verizon on 6/26/24)</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20231631200. A response was due by 06/27/2023. Verizon did not respond until 07/26/2023.  Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Verizon on 6/26/24)</p>	
45860	<p><b>Facility Owner:</b> York Water Company  <b>Contractor/Excavator:</b> Allegheny Contracting  <b>Project Owner:</b> Columbia Gas  <b>Designer:</b> Columbia Gas - Placeholder</p>	<p><u>On 3/18/2024 1:00:00 PM at 4010 OLD ORCHARD RD, SPRINGGETTSBURY TWP, YORK</u> The incident occurred on 3/18/2024, at 1:00pm, at 4010 Old Orchard Rd., Springgettsbury Twp., York County</p> <p>A York Water Company water line was damaged.</p> <p>York Water Company's alleged violation report (AVR) states "COLUMBIA GAS WAS INSTALLING NEW GAS MAIN WHEN THEY HIT YORK WATERS SERVICE LINE DUE TO A MISS MARK OF 11 FT AND USIC MARKING THE SEWER AS WATER AND NOT MARKING THE ACTUAL WATER</p>	<p><b>York Water Company:</b>  <b>\$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>SERVICE. LOCATE MARKS WERE 11 FT OFF FROMTHE WATER SERVICE. USIC MARKED THE SEWER SERVICE AS WATER."</p> <p>Allegheny Contracting's alleged violation report (AVR) states "The Crew was installing a natural gas mainline on Old Orchard Rd, when they hit and damaged a mismarked water service line. The only water marks in the area were 11 feet from the damage with no indication of other lines. While excavating to repair the water line the crew found a buried curb valve."</p> <p>Columbia Gas' alleged violation report (AVR) states "Allegheny Contracting, working on behalf of Columbia Gas for an infrastructure replacement project, was digging to install a new gas main when they struck and damaged an inaccurately marked water service. The nearest marks were 11 feet away, and there were no other visual indications of other water lines nearby. They notified 811 when the damage occurred. While excavating to repair the water line, the crew found a buried water valve. The nearest locate marks for the water service were 11 feet away. It appears the service that had been marked out was the sewer line. Additionally, the water valve was buried."</p> <p>York Water Company is in violation of sections: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalties applied. The required facility owner education was completed by 12/10/2024.</p>	
45771	<p><b>Facility Owner:</b> PECO  <b>Contractor/Excavator:</b> Anrich, Inc.  <b>Project Owner:</b> PA American Water  <b>Designer:</b> SSM Group Inc.  <b>Other:</b> City of Coatesville  <b>Other:</b> Verizon</p>	<p><u>On 3/19/2024 11:00:00 AM at COATES ST, COATESVILLE CITY, CHESTER SMS</u> disputed saying they did not design this section of the project. Violations and penalties have been removed.</p> <p>*****</p> <p>The incident occurred on 3/19/2024, at 11:00am, at Coates St., Coatesville City, Chester County</p> <p>A PECO gas line was damaged. 911 was called.</p> <p>PECO's alleged violation report (AVR) states "On 3/19/2024 Anrich was digging with a track hoe within the tolerance zone of a properly marked gas service. Anrich failed to expose the facility before digging by mechanical means resulting in the gas service being severed."</p> <p>Anrich's AVR states "Soft digs were use prior to digging. found the service at 30 plus inches deep needed to move over about 4 ft from test hole and hit service at 16 inches deep. in sub base material shallow for public right of way."</p> <p>PA American Water's AVR states "ANRICH WAS DIGGING TO PUT IN A NEW 16" WATER MAIN WHILE DIGGING THE TRACKHOE OPERATOR WAS DIGGING AND HIT THE GAS SERVICE LINE AND BROKE THE LINE IN HALF."</p>	<p><b>Anrich, Inc.: \$2,500.00</b>  Section 5(4) 1st Offense \$2,500.00</p> <p><b>PA American Water: \$2,500.00</b>  Section 6.1(3) 1st Offense \$2,500.00</p> <p><b>SSM Group Inc.: \$0.00</b></p> <p><b>City of Coatesville: \$2,500.00</b>  Section 2(5)(vii) 2nd Offense \$2,500.00</p> <p><b>Verizon: \$2,500.00</b>  Section 2(5)(viii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>On 6/5/2024 an AVR Request Letter was mailed and e-mailed to SPOTTS STEVENS AND MCCOY (SSM Group Inc.). Their AVR was submitted on 7/3/2024. SSM Group Inc AVR states "Spotts, Stevens and McCoy was contracted by Pennsylvania American Water Company to oversee the installation of a 16" ductile iron water main. During the excavation activities on March 19, 2024, the Contractor (Anrich) hit a marked PECO gas service lateral for 627 Coates Street at 11:15 am. The Contractor immediately notified 911 and PaOne Call. PECO Reps responded to the site and made the repairs to the service by 12:15 pm." SSM only submitted a Preliminary Design ticket.</p> <p>Anrich, Inc. is in violation of sections: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Education Required; penalties applied. Required education was due on 11/11/2024 and has not been completed to date. The penalties are raised to \$2500.</p> <p>PA American Water is in violation of sections: Section 6.1(3) – Released a project to bid or construction before final design was complete. Recommendation: penalties applied. Education is required. The required Project Owner education was due by 10/07/2024. The penalty is raised to \$2500.</p> <p>Verizon is in violation of sections: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Response was due 11/5/23. Responded "Clear" on 11/17/23. Recommendation: penalties applied. Education is required. The required education was due by 9/10/2024 and has not been completed to date. The penalty is raised to \$2500.</p> <p>City of Coatesville is in violation of sections: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification for Ticket 20240791796. Response was due 3/19/24. Did Not Respond Through Pa One Call. Recommendation: Education Required; penalties applied. The required education was due by 10/07/2024. The penalty is raised to \$2500.</p> <p>SSM Group Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. Previous case 32514 is SSM Group. Typo was made as SMS Group. Recommendation: The penalty is applied. Education is required. The Designer required education that was due by 3/12/2024 was not completed. The penalty is raised to \$2500.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
46111	<p><b>Facility Owner:</b> First Energy - West Penn Power</p> <p><b>Contractor/Excavator:</b> DUDA CABLE CONSTRUCTION</p> <p><b>Project Owner:</b> Comcast</p> <p><b>Other:</b> Verizon</p>	<p><u>On 3/27/2024 1:00:00 PM at 1220 MEGOWN DR, SOUTH PARK TWP, ALLEGHENY</u> Duda Cable Accepts. *****</p> <p>Incident occurred on March 27th, 2024, 1pm at 1220 Megown Drive, South Park Township, Allegheny County.</p> <p>An electric line was hit.</p> <p>Duda Cable's Alleged Violation Report (AVR) states, "Duda Cable was in the process of drilling to install a cable mainline when we struck a West Penn Power service line. Our foreman contacted 911 and PA 1 Call were notified, and work did not proceed until West Penn Power responded to the site to determine that the service line was damaged. Duda Cable was at fault being that the crew did not pothole the area in order to spot the service. West Penn Power made a temporary repair by switching to an active power source until a permanent repair can be made."</p> <p>Comcast's AVR states, "Duda Cable was in the process of drilling to install a cable mainline when we struck a West Penn Power service line. Our foreman contacted 911 and PA 1 Call were notified, and work did not proceed until West Penn Power responded to the site to determine that the service line was damaged. Duda Cable was at fault being that the crew did not pothole the area in order to spot the service. West Penn Power made a temporary repair by switching to an active power source until a permanent repair can be made."</p> <p>West Penn Power's AVR states, "On March 21, 2024, Duda Cable Construction, (Excavator) submitted POCS Update Ticket 20240810831 for an excavation at 1220 Megown Drive, South Park Township, Allegheny County, Pennsylvania. This ticket was part of a large-scale broadband build for which USIC, West Penn Power's Contract Locator, had been in regular contact with the Excavator. On March 25, 2024, Excavator agreed to extend the locate due date to March 29, 2024. On March 27, 2024, West Penn Power received an outage report for this location. Also, the Excavator submitted POCS Emergency Ticket 20240872437 for damage to an electric line. USIC investigated and determined that the Excavator damaged an unmarked electric service line. The root cause of the damage is that the Excavator began the excavation before the agreed upon extended mark out date."</p> <p>Violations:</p> <p>Duda Cable Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. Education is required Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. Education is required.</p>	<p><b>DUDA CABLE CONSTRUCTION: \$0.00</b></p> <p><b>Comcast: \$1,250.00</b> Section 4(2) 1st Offense \$500.00</p> <p>Section 4(4) 1st Offense \$250.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p> <p><b>Verizon: \$1,000.00</b> Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Comcast  Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. (Project Owner/Designer education completed and passed by Comcast on 8/29/2024.)  Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. (Project Owner/Designer education completed and passed by Comcast on 8/29/2024.)  Section 6.1(3) – Released a project to bid or construction before final design was complete. (Project Owner/Designer education completed and passed by Comcast on 8/29/2024.)</p> <p>Verizon  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20240810831</p>	
46904	<p><b>Facility Owner:</b>  CONSOLIDATED COMMUNICATIONS  <b>Contractor/Excavator:</b>  Patino Construction  <b>Project Owner:</b> Comcast  <b>Designer:</b> Comcast</p>	<p><u>On 4/2/2024 12:00:00 PM at 312 Cloverdale Drive, Wexford PA 15090, PINE TWP, ALLEGHENY</u>  Incident occurred on April 2nd, 2024 at 12pm at 312 Cloverdale Drive, Pine Township, Allegheny County.</p> <p>A telecom line was damaged.</p> <p>Consolidated Communications' Alleged Violation Report states, "PA One Call Ticket #20240854066. Contractor for Comcast plowed/bored through Consolidated Communications Main Fiber cable."</p> <p>Pictures indicate that the line was marked accurately.</p> <p>Comcast and Patino Construction were mailed and emailed AVR request letters on 8/5/24. Email Deliver Receipts are attached. No AVRs have been received to date.</p> <p>811 located routine and a complex ticket. No design tickets were found for Comcast.</p> <p>Violations:</p> <p>Patino Construction  Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.  Section 5(11.2) – When using Horizontal Directional Drilling (HDD), Excavator failed to utilize the best practices published by the HDD Consortium. Education is required.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p>	<p><b>Patino Construction: \$1,750.00</b>  Section 5(4) 1st Offense \$500.00  Section 5(11.2) 1st Offense \$500.00  Section 5(16) 1st Offense \$500.00  Section 5(17) 1st Offense \$250.00</p> <p><b>Comcast: \$2,500.00</b>  Section 4(2) 1st Offense \$500.00  Section 4(4) 2nd Offense \$500.00  Section 6.1(3) 2nd Offense \$1,000.00  Section 6.1(7) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Comcast</p> <p>Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed.</p> <p>Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area.</p> <p>Section 6.1(3) – Released a project to bid or construction before final design was complete.</p> <p>Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. (Project owner and designer education were both completed and passed by Comcast 08/29/2024.)</p>	
46232	<p><b>Facility Owner:</b> PEOPLES GAS</p> <p><b>Contractor/Excavator:</b> STASH CONTRACTING</p>	<p><u>On 4/4/2024 11:30:00 AM at 5803 PITT ST, MCKEESPORT CITY, ALLEGHENY</u> The incident occurred on 4/4/2024, at 11:30am, at 5803 Pitt St., McKeesport City, Allegheny County</p> <p>No Pa One Call.</p> <p>A Peoples Gas line was damaged. 911 was not called.</p> <p>Peoples Gas' alleged violation report (AVR) states "Stash Contracting was demolishing the home at 5803 Pitt St. without placing a PA One Call prior to beginning work. Peoples Gas had an active gas service line to the meter. Stash Contracting damaged the active facilities causing a gas leak without placing a PA One Call prior to beginning work." Pa One Call noted that, "Stash Contracting has placed notifications with PA One Call in the past."</p> <p>On 6/27/2024 an AVR Request Letter was mailed to Stash Contracting. No AVR received to date.</p> <p>Project owner is unknown since we have not received an AVR from the excavator.</p> <p>Stash Contracting is in violation of sections:</p> <p>Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p> <p>Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</p> <p>Section 9 – Failed to make the best efforts to comply with the Common Ground Alliance Best Practices – CGA 5-16 Federal and State Regulations for required training.</p>	<p><b>STASH CONTRACTING:</b> <b>\$12,750.00</b></p> <p>Section 9 1st Offense \$250.00</p> <p>Section 5(2.1) 1st Offense \$2,500.00</p> <p>Section 5(6)(i) 1st Offense \$2,500.00</p> <p>Section 5(8) 1st Offense \$2,500.00</p> <p>Section 5(16) 1st Offense \$2,500.00</p> <p>Section 5(17) 1st Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: Education Required; penalties applied. The Education requirement was due by 7/09/2024. Education has not been completed to date. All penalties are raised to \$2500, except Section 9 is kept as a first-time penalty.</p>	
46234	<p><b>Facility Owner:</b> Peoples Gas Company LLC  <b>Contractor/Excavator:</b> EISEL ENTERPRISES  <b>Other:</b> Holy Trinity Serbian Orthodox Cathedral</p>	<p><u>On 4/6/2024 1:00:00 PM at 4910 CLAIRTON BLVD, WHITEHALL BORO, ALLEGHENY</u> The incident occurred on 4/6/2024, at 4910 Clairton Blvd, in Whitehall Borough, Allegheny County.</p> <p>No Pa One Call.</p> <p>A Peoples Gas line was damaged. 911 was not called.</p> <p>Peoples Gas' alleged violation report (AVR) states "Eisel Enterprises was replacing the sewer line for Holy Trinity Church on Clairton Blvd. when they struck and damaged a 2" medium pressure plastic gas main line on Saturday, April 6, 2024. Eisel Enterprises failed to place a PA One Call prior to beginning excavation. Eisel Enterprises failed to notify 911 and Peoples Gas of the damage that occurred on Saturday. Eisel made the repair themselves (without permission by Peoples Gas) by shutting off a gas main line valve, installing stab fittings, and new pipe, not knowing what other issues they could have caused by doing so. Then re-energized the gas mainline. This mainline has a 60# MAOP. Then Eisel called in and emergency one call ticket with a legal dig date for Monday, April 8, 2024, at 8:00 am. That is when the locator arrived onsite and noticed the damage and notified the supervisor. There was several hundred feet of ditch already dug as well. Eisel Enterprises did everything wrong with this damage and placed the Public in immediate danger by not reporting the damage to Peoples Gas, not notifying 911, repairing the damage, operating Peoples Gas' valves, and excavating without a PA One Call. Peoples Gas has the address listed as 450 Maxwell Dr., 4910 Clairton Blvd. is the front road." Pa One Call compliance commented, Eisel Enterprises has placed notifications with PA One Call in the past. There are no tickets associated with this incident.</p> <p>On 6/27/2024 an AVR Request Letter was mailed and e-mailed to EISEL ENTERPRISES. No AVR has been received to date.</p> <p>On 8/7/2024 an AVR Request Letter was mailed and e-mailed to Holy Trinity Serbian Orthodox Cathedral.</p> <p>*EISEL ENTERPRISES is in violation of sections:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.  Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p>	<p><b>EISEL ENTERPRISES: \$3,000.00</b>  Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</p> <p>Recommendation: Education Required and Penalties Applied</p>	
46198	<p><b>Facility Owner:</b> PENCOR SERVICES / BLUE RIDGE COMMUNICATIONS</p> <p><b>Contractor/Excavator:</b> LECMAR UNDERGROUND CABLE</p> <p><b>Project Owner:</b> FRONTIER COMMUNICATIONS OF PA INC</p> <p><b>Other:</b> BRECKNOCK TOWNSHIP LANCASTER COUNTY</p>	<p><u>On 4/8/2024 4:00:00 PM at RUFFLEG CIR, BRECKNOCK TWP, LANCASTER</u> Incident occurred on 4/08/2024 at Ruffleg Circle near Broadwing Dr., in Lancaster Township, Lancaster County.</p> <p>A Communications line was hit, damaged and an unauthorized repair was made.</p> <p>PENCOR SERVICES BLUE RIDGE COMMUNICATION stated in their Alleged Violation Report (AVR) that “At approximately 4pm on 4/8/24, customer called in to report service outage. Tech was dispatched and could not find damage. 4/9/24 in the A.M. the damage was located. buried service drop to 9 Ruffleg Circle was hit at two locations on property of 11 Ruffleg Circle, both side of driveway. This is being reported because the party that hit us unsuccessfully tried to repair the damage and did not call to report the unmarked line”.</p> <p>LECMAR UNDERGROUND CABLE was emailed and mailed an AVR request letter on 7/11/2024. On 7/11/2024 Lecmar responds to email stating that “Sorry, but I never know if we damage any cable on this location. Nobody notify me anything so I don’t even know what company or what kind of cable”. On 7/12/2024, Damage Prevention Investigator (DPI) lets Lecmar know that there was damage and that an AVR needs to be filled out with any information that they may know, to be in compliance with ACT 50. No communication or information has been received since then. No AVR has been submitted to date.</p> <p>FRONTIER COMMUNICATIONS OF PA INC was emailed and mailed an AVR request letter on 7/11/2024. On 7/12/2024 an out of office email was received to contact Layn Buford. DPI resent the AVR request email to Layn Buford. No response or AVR has been received to date.</p> <p>*****</p> <p>*Update Ticket 20240933115 was requested by Lemcar Underground Cable on 4/02/2024 with a response due by 4/04/2024. The scheduled work was to install cable and conduit for Frontier on Ruffleg Cir.</p> <p>Penncore Services responded that they scheduled a mark on 4/04/2024 and on 4/08/2024, they responded “Clear facilities not involved”.</p> <p>Brecknock Township did not respond until 4/22/2024. The DPC has historically considered responses that are over a month, as a no response.</p>	<p><b>PENCOR SERVICES / BLUE RIDGE COMMUNICATIONS: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p> <p><b>LECMAR UNDERGROUND CABLE: \$5,000.00</b> Section 5(16) 3rd Offense \$2,500.00</p> <p>Section 5(7) 1st Offense \$2,500.00</p> <p><b>FRONTIER COMMUNICATIONS OF PA INC: \$2,500.00</b> Section 6.1(7) 2nd Offense \$2,500.00</p> <p><b>BRECKNOCK TOWNSHIP LANCASTER COUNTY: \$500.00</b> Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Frontier Communications also responded Scheduled mark on 4/04/2024, and on 4/08/02024 responded “Clear No facilities”.</p> <p>PPL also responded Scheduled mark on 4/04/2024, and on 4/08/02024 responded “Clear No facilities”.</p> <p>*****</p> <p>PENCOR / BLUE RIDGE COMMUNICATIONS is in violation of Section:</p> <p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20240933115 Recommendation: The penalty is applied. Education is required. Education was completed by 9/11/2023. Incident occurred on 4/08/2024.</p> <p>LECMAR UNDERGROUND CABLE is in violation of Section:</p> <p>5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. This is a third offense violation. 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line Recommendation: The penalty is applied. Education is required. Education was due on 10/09/2023, 6/11/2024, and 8/13/2024. Education has not been taken to date. Recommend that section 5(16) violation of \$1000. and violation section 5(7) of \$1000. Both be raised to \$2500.</p> <p>FRONTIER COMMUNCATIONS OF PA INC is in violation of Section:</p> <p>6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. This is a second offense violation. Recommendation: The penalty is applied. Education is required. Education was due by 3/12/2024 and was not completed. Education is due by 10/7/2024 and not completed to date. Recommend that the \$750. Penalty be raised to \$2500.</p> <p>BRECKNOCK TOWNSHIP LANCASTER COUNTY is in violation of Section:</p> <p>2(5)(v) – Failed to respond to a routine One Call ticket. 20240933115. BRECKNOCK TOWNSHIP LANCASTER COUNTY did not respond until 4/22/2024. The DPC has historically considered responses that are over a month, as a no response. Recommendation: The penalty is applied. Education is required.</p>	
46418	<p><b>Facility Owner:</b> UGI Utilities Inc <b>Contractor/Excavator:</b> Rossi Rooter <b>Project Owner:</b> PA American Water Company</p>	<p><u>On 4/9/2024 8:07:00 AM at 410 JEFFERSON AVE, SCRANTON CITY, LACKAWANNA</u> The incident occurred on Tuesday, April 9, 2024, at 410 Jefferson Avenue, in Scranton City, Lackawanna County.</p> <p>A UGI Utilities gas line was damaged.</p> <p>UGI reported that Rossi Rooter failed to use prudent techniques in the tolerance zone and explained that they hit and damaged a correctly marked 2-inched plastic gas mainline while digging with mechanized equipment.</p>	<p><b>Rossi Rooter: \$6,250.00</b> Section 5(4) 1st Offense \$3,750.00</p> <p>Section 5(16) 2nd Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Rossi Rooter reported that they failed to use prudent techniques in the tolerance zone and stated, while they were digging with a backhoe for a water curb box a 2-inch gas line was hit and damaged. The backhoe operator immediately contacted his Supervisor, and the Supervisor called 911 to report the gas line hit. PA American Water Company (PAWC) the project owner, stated that Rossi Rooter was installing a new curb box when they struck a 2-inch gas line that was marked correctly.</p> <p>On Tuesday, September 3, 2024, emails were sent requesting Alleged Violation Reports (AVR) from Rossi Rooter and PAWC. A letter was mailed to Rossi Rooter requesting an AVR. Rossi Rooter submitted their AVR on 9/4/24 and an updated AVR on 9/9/2024. PAWC submitted their AVR on 9/11/2024.</p> <p>*Rossi Rooter is in violation of sections:  5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.  5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.  Recommendation: Education Required and Penalties Applied. A Fine Factor of 0.5 has been add to 5(4) because repair cost was \$5,001-\$25,000.  Rossi Rooter was ordered by the DPC to attend education on 2/13/2024 for case 33909. Rossi Rooter has not complied withe DPC ordered training within 60 days, and all fines are raised to \$2500.00</p>	
46214	<p><b>Facility Owner:</b> York Water  <b>Contractor/Excavator:</b> Wolfe Manufactured Setup LLC  <b>Project Owner:</b> FOOTE PROPERTY MANAGEMENT LLC</p>	<p><u>On 4/10/2024 7:00:00 AM at 3 3RD ST, LOWER WINDSOR TWP, YORK</u> The incident occurred on 04/10/2024, at 7:00 AM, at 3 3rd Street, Lower Windsor Township, York County.</p> <p>An unmarked water line owned by York Water, was damaged.</p> <p>This case is related to case 046213.</p> <p>York Water submitted an Alleged Violation Report (AVR). Their AVR states, "WOLFE MANUFACTURED SETUP WAS EXCAVATING FOR FOUNDATION OF A MOBILE HOME TO BE INSTALLED. THEY PLACED A PA1 CALL TICKET. USIC RESPONDED AS "FIELD MARKED" FOR YORK WATER CO. HOWEVER, THEY DID NOT ACTUALLY MARK THE MAIN(S) OR SERVICE(S). USIC ALSO DID NOT CONTACT YORK WATER CO. TO NOTIFY THAT THEY DID NOT MARK. WOLFE MANUFACTURED HIT A YORK WATER CO. SERVICE DUE TO NO LOCATES BEING DONE." Photos were submitted.</p> <p>Wolfe Manufactured Setup LLC submitted an AVR. Their AVR states, "PA ONE WAS ON SITE THE DAY BEFORE, EXCAVATOR WAS THERE THE SAME DAY LAYING OUT OWN MARKS. EXCAVATOR ONE DAY LATER ON DAY WE WERE REQUIRED</p>	<p><b>York Water: \$500.00</b>  Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>TO BE THERE BUT THE WATER LINES WERE NOT MARKED BY YORK WATER OR PA ONE."</p> <p>FOOTE PROPERTY MANAGEMENT LLC submitted an AVR. Their AVR states, "On 4/10/24 Kevin (Wolfe Manufactured Setup LLC) was drilling mobile home pier holes at 3 3rd St. and 1 2nd St. York, PA 17406. They were empty lots in Margareta Mobile Home Park. He was using an auger to drill. Before drilling, Kevin called PA One. To the best of my knowledge, he drilled within his legal dig date and after all utilities were marked. The auger hit a water line. The water line belonged to York Water Co. York Water Co was contacted so they could fix their water line. York Water Co completed the water line repair within an hour or two. Unfortunately, I do not have any pictures."</p> <p>Violations:</p> <p>York Water - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. (Facility owner/ locator education completed and passed by York Water on 5/23/24.) York Water has 2 prior violations of 2(5)(i) (both in 2023).</p>	
46213	<p><b>Facility Owner:</b> York Water <b>Contractor/Excavator:</b> Wolfe Manufactured Setup <b>Project Owner:</b> FOOTE PROPERTY MANAGEMENT LLC</p>	<p><u>On 4/10/2024 7:00:00 AM at 1 2ND ST, LOWER WINDSOR TWP, YORK</u> The incident occurred on 04/10/2024, at 7:00 AM, at 1 2nd Street, Lower Windsor Township, York County.</p> <p>An unmarked water line owned by York Water, was damaged.</p> <p>This case is related to case 046214.</p> <p>York Water submitted an Alleged Violation Report (AVR). Their AVR states, "WOLFE MANUFACTURED SETUP WAS EXCAVATING FOR FOUNDATION OF A MOBILE HOME TO BE INSTALLED. THEY PLACE A PA1 CALL TICKET WITH A LAWFUL START DATE OF 4/10/24. USIC RESPONDED TO THE TICKET AS "FIELD MARKED" DESPITE NOT LOCATING AND MARKING THE MAINS/SERVICES IN THE WORK AREA. USIC DID NOT NOTIFY YORK WATER CO. THAT THEY DID NOT LOCATE AND MARK EITHER. WOLFE MANUFACTURED BEGUN DIGGING ON THE LAWFUL START DATE OF 4/10/24 &amp; HIT A YWC SERVICE/MAIN WILL DIGGING". Photos were submitted.</p> <p>Wolfe Manufactured Setup LLC submitted an AVR. Their AVR states, "PA ONE WAS THE DAY BEFORE, EXCAVATOR WAS THERE SAME DAY LAYING OUT OWN MARKS. EXCAVATOR ONE DAY LATER ON DAY WE WERE REQUIRED TO BE THERE, BUT THE WATER LINES WERE NOT MARKED BY YORK WATER OR PA ONE."</p>	<p><b>York Water: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>FOOTE PROPERTY MANAGEMENT LLC - AVR was submitted. AVR2024SEP110021- for both 2nd and 3rd street incidents, both occurred on 04/10/2024. (Case 046214) Their AVR states, "On 4/10/24 Kevin (Wolfe Manufactured Setup LLC) was drilling mobile home pier holes at 3 3rd St. and 1 2nd St. York, PA 17406. They were empty lots in Margareta Mobile Home Park. He was using an auger to drill. Before drilling, Kevin called PA One. To the best of my knowledge, he drilled within his legal dig date and after all utilities were marked. The auger hit a water line. The water line belonged to York Water Co. York Water Co was contacted so they could fix their water line. York Water Co completed the water line repair within an hour or two. Unfortunately, I do not have any pictures."</p> <p>Violations:</p> <p>York Water - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. (Facility owner/ locator education completed and passed by York Water on 5/23/24.) York Water has 2 prior violations of 2(5)(i). (both in 2023)</p>	
46857	<p><b>Facility Owner:</b> PEOPLES GAS COMPANY LLC <b>Contractor/Excavator:</b> A. Folino Constuction <b>Project Owner:</b> PITTSBURGH WATER &amp; SEWER AUTHORITY THE</p>	<p><u>On 4/11/2024 2:45:00 PM at 162 Granville St, PITTSBURGH CITY, ALLEGHENY</u> Incident occurred on April 11th, 2024 at 2:45pm at 162 Granville Street, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report states, "A Folino was completing road restoration for PWSA on Granville St. when they cut a 1" plastic low pressure gas service line for 162 Granville St. A Folino actually started before the lawful start date of the PA One Call ticket placed by them. However; the facility was marked under a previous one call and the damage still occur within the tolerance zone of the markings from the previous one call."</p> <p>A. Folino Construction's AVR states, "A. Folino was saw cutting on Granville St to prep for road surface restoration when we saw cut through a gas service line. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs."</p> <p>PWSA's AVR states, "A. Folino was saw cutting on Granville St to prep for road surface restoration when we saw cut through a gas service line. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs."</p>	<p><b>A. Folino Constuction:</b> <b>\$1,750.00</b> Section 5(2.1) 2nd Offense \$1,500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A Folino Construction placed routine dig ticket, 20241023502, after their emergency new damage ticket, 2021023261. A Folino began excavating prior to place a PA1call.</p> <p>Pictures show that lines had been marked out previously.</p> <p>Violations:</p> <p>A. Folino Construction Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p>	
46480	<p><b>Facility Owner:</b> PECO AN EXELON COMPANY <b>Contractor/Excavator:</b> JAMES D MORRISEY CONSTRUCTION</p>	<p><u>On 4/12/2024 1:00:00 PM at 739 DEKALB PIKE, WHITPAIN TWP, MONTGOMERY</u> The incident occurred on Friday, April 12, 2024, at 739 Dekalb Pike RT 202, in Whitpain Township, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO an Exelon Company reported that James D. Morrissey Construction failed to renotify One Call of any unmarked facility, and stated that they were widening the street and replacing watermains and during the project a driveway was destroyed at 739 Dekalb Pike. As they were excavating up the old driveway and setting the base, 25-feet outside the scope of ticket, a 1-inch gas service line to the property was hit and damaged. James D. Morrissey Construction stated they were working in a driveway using a Gradall Excavator when their crew hit a gas line that was approximately 12-inches down and it was not marked. PECO provide pictures of the damage worksite.</p> <p>~ 20240921703- Routine placed on 4/1/2024, with type of work as Road Widening and Storm Drainage.</p> <p>On Thursday, August 1, 2024, an email and letter were sent to James D. Morrissey Construction requesting an AVR. They submitted their AVR on 8/12/2024.</p> <p>*James D. Morrissey Construction was in violation of sections: 5(20) Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. 5(16) Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Recommendation: Education Required. For section 5(20) penalty applied. For section 5(16) penalty applied, but reduced by 50% (from \$500 to \$250) – AVR was submitted, but not within 10 business days of striking the line.</p>	<p><b>JAMES D MORRISEY CONSTRUCTION:</b> <b>\$500.00</b> Section 5(20) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$250.00</p>
46438	<p><b>Facility Owner:</b> UGI <b>Contractor/Excavator:</b> HOMEOWNER <b>Project Owner:</b></p>	<p><u>On 4/15/2024 5:29:00 PM at 129 Schuylkill St, BLOSSBURG BORO, TIOGA</u> Incident occurred on 4/15/2024 at 129 Schuylkill St in Blossburg Borough in Tioga County.</p>	<p><b>HOMEOWNER:</b> <b>\$2,000.00</b> Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	HOMEOWNER - Placeholder	<p>A gas line was hit and damaged. 911 was notified.</p> <p>UGI stated in their Alleged Violation Report (AVR) that "Homeowner was using skid steer to dig - widen out driveway and hit 3in pl main. No PA-1 Call was placed for this work". Pictures were provided.</p> <p>AVR request letter was mailed to Terry Wood the homeowner on 7/18/2024. No AVR has been received to date. No contact has been made. No return mail has been received.</p> <p>*****</p> <p>Homeowner is in violation of Section:  5(2.1) – Homeowner failed to submit a location request to One Call within the correct timeframe.  5(17) – Homeowner failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.  5(16) – Homeowner Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>Recommendation:  The penalties have been raised from a warning to a first-time offense and are applied, and education is required. This homeowner ignored the requests for information and made no effort to contact the Damage Prevention Investigator. No mail was returned. UPS considers this delivered mail. ACT50 does not differentiate between homeowners and excavators.</p>	<p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$500.00</p>
46598	<b>Facility Owner:</b> UGI <b>Contractor/Excavator:</b> HORN CONSTRUCTION	<p><u>On 4/17/2024 9:50:00 AM at 126 Dunn Ave, OLD FORGE BORO, LACKAWANNA</u> The incident occurred on 4/17/2024, at 9:50am, at 126 Dunn Ave., Old Forge Boro., Lackawanna County</p> <p>UGI gas line was damaged. No Pa One Call. 911 was called.</p> <p>UGI's alleged violation report (AVR) states "Excavator struck and damaged a gas facility while digging without a one call. Excavator was using an auger to excavate to install concrete for a deck." Pa One Call noted that, "Contractor has placed One Call notifications with PA One Call in the past." Photos were submitted.</p> <p>On 7/1/2024 an AVR Request Letter was mailed and e-mailed to Horn Construction. No AVR submitted to date.</p> <p>Horn Construction is in violation of sections:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p>	<p><b>HORN CONSTRUCTION:</b>  <b>\$2,000.00</b>  Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.  Recommendation: Education Required; penalties applied</p>	
46511	<p><b>Facility Owner:</b> Peoples Gas Co.- Spacesaver  <b>Facility Owner:</b> PITTSBURGH WATER AND SEWER AUTHORITY  <b>Contractor/Excavator:</b> M. O'HERRON COMPANY  <b>Project Owner:</b> PEOPLES NATURAL GAS  <b>Other:</b> VERIZON PA LLC</p>	<p><u>On 4/18/2024 10:00:00 AM at FINLAND ST, PITTSBURGH CITY, ALLEGHENY</u> Incident occurred on- 4/18/2024 on Finland St. in Pittsburgh City in Allegheny County.</p> <p>A water service line was hit and damaged.</p> <p>M OHERRON COMPANY stated in their Alleged Violation Report (AVR) that “M. O'Herron Co installing new gas main on Finland st for Peoples Gas co. damaged a water service line to 3501 Bethoven St corner house with service entering side of building on Finland. Previous One call marks showed water main on Bethoven and crew thought water service entered from front of house. Water Co. did not respond to complex ticket, original excavation ticket, or 2 renotify tickets requesting markings. No curb box or any other indications of water service at point of damage. Water company responded to repair damaged service line when notified”.</p> <p>PITTSBURGH WATER &amp; SEWER AUTHORITY THE stated in their AVR that “M O Herron working for Peoples Gas. They hit an unmarked lead active service line. PWSA responded, made repairs, and restored water. Site was not marked. M O Herron's ticket was valid and their location info was legit”. They list the project as &lt;\$400,000. And the length is listed as 6 weeks.</p> <p>PEOPLES GAS COMPANY LLC stated in their AVR that “M. O'Herron Co installing new gas main on Finland st for Peoples Gas damaged a water service line to 3501 Bethoven St corner house with service entering side of building on Finland. Previous One call marks showed water main on Bethoven and crew thought water service entered from front of house. PWSA did not respond to complex ticket, original excavation ticket, or 2 renotify tickets requesting markings. No curb box or any other indications of water service at point of damage. PWSA responded to repair damaged service line when notified”. Reports were attached.  *****  *Final Design Ticket 20240160734 was requested by Peoples Gas Co LLC on 1/16/2024 with a response due by 1/30/2024. All facility owners responded timely.  *Complex Project ticket 20240470471 was requested by M Oherron Co on 2/16/2024 with the meeting held on 2/22/2024 at 10:00 a.m. and a response due by 2/21/2024.  Verizon did not respond “Clear” until 2/22/2022 at 11:22.  Pittsburgh Water and Sewer Authority never responded.  *Ticket 20240882120-000 was requested on 3/28/2024 at 12:59 by M Oherron Company with a response due by</p>	<p><b>PITTSBURGH WATER AND SEWER AUTHORITY:</b>  <b>\$12,500.00</b>  Section 2(5)(viii) 2nd Offense \$1,000.00</p> <p>Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(i.1) 2nd Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p><b>VERIZON PA LLC:</b>  <b>\$2,000.00</b>  Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>4/01/2024. Pittsburgh Water and Sewer scheduled mark on 4/02/2024 at 1pm. This was never updated nor done. **Renotify Ticket 20240882120-001 was requested on 4/11/2024 at 8:20 by M Oherron Company with direct Contact required within 2 hours. Pittsburgh Water and Sewer scheduled mark on 4/01/2024. Then had no response on 4/11/2024.</p> <p>*20240882142-000 was requested on 3/28/2024 with a response due by 4/01/2024. PWSA did not respond until 4/01/2024 that they will mark on 4/2/2024, but they did not respond field marked until 4/04/2024. **Renotify Ticket 20240882142-001 was requested on 4/11/2024 at 8:24 with a response due by 4/11/2024. Direct Contact not required in 2 hours. RNO Remarks-- [ATTN PITTSBURGH WTR AND SWR AUTH YOU HAVE RESPONDED AS FIELD MARKED. CALLER STATES THERE ARE MARKINGS AT THE SITE BUT THEY ARE INCOMPLETE. PLEASE VISIT THE SITE ASAP TO COMPLETE WTR MARKINGS.] Pittsburgh Water and Sewer Authority never responded to this request.</p> <p>*20241020443-000 was requested on 4/11/2024 with a response due by 4/15/2024. PWSA did not respond until 4/19/2024 stating that most of the site will be done and they will return to complete this by 4/20/2024. **Renotify Ticket 20241020443 was requested by M Oherron Company on 4/16/2024. Remarks--[EXTENT APPX 700FT X 1FT.*****=== UPDATE 20240882120-000 --4/11/2024 0821 LNS 999===***** UPDATE REQUESTED BY: DAVID BEACOM REASON FOR UPDATE: WORK NOT STARTED REMARK LINES.] RNO Remarks-- [ATTN PITTSBURGH WATER &amp; SEWER AUTHORITY. NO RESPONSE POSTED. CREW IS ON SITE WAITING FOR MARKINGS. PLEASE FOLLOW UP ASAP SO WORK CAN CONTINUE SAFELY AS SCHEDULED.] They responded field marked again on 4/22/2024.</p> <p>*20241020467-000 was requested by M Oherron Company on 4/11/2024 with a response due by 4/15/2024. PWSA did not respond Field Marked until 4/19/2024. **Renotify Ticket 20241020467-001 was requested by M Oherron Company on 4/16/2024 with a request for a response from Pittsburgh Water and Sewer. The crew is on site waiting. No response was received until PWSA responded Field Marked on 4/19/2024. ***** PITTSBURGH WATER &amp; SEWER AUTHORITY is in violation of Sections: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). CP ticket 20240470471 meeting was held on 2/22/2024 at 10:00 a.m. and a response due by 2/21/2024. Pittsburgh Water and Sewer Authority never responded. This is a second offense.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Tickets 20241020443-000, 20240882142-000 and 20241020467-000 were not responded to so renotify tickets were requested. All three renotify tickets ticket 20240882142-001, 20241020443-001, and 20241020467-001 were also not responded to. PWSA did respond after their line was hit stated in M. O'HERRON COMPANY's AVR. This is a third offense.</p> <p>2(5)(v) – Failed to respond to a routine One Call ticket. Tickets 20240882120-000, 20241020443-000, 20241020467-000 and ticket 20240882142-000 were not responded to so renotify tickets 20240882120-001, 20241020443-001, 20241020467-001 and ticket 20240882142-001 were submitted. These are subsequent offenses.</p> <p>2(5)(v.1) Failed to communicate directly with excavator within 2 hours of renotification of ticket 20240882120.</p> <p>2(5)(i.1) – Failed to locate an actually known facility's point of connection to its facilities. The nonresponses also affected the point of connection lines that were not marked. Note that only 1 violation has been given although this occurred for 3 separate tickets. This is a second offense.</p> <p>Recommendation: the penalties are applied. The required education was completed by 10/07/2024.</p> <p>VERIZON PA LLC is in violation of Sections: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). CP ticket 20240470471 meeting was held on 2/22/2024 at 10:00 a.m. and a response due by 2/21/2024. Verizon did not respond "Clear" until 2/22/2022 at 11:22. This is a subsequent offense. Recommendation: The penalty is applied. The required education was taken by 8/13/2024. The incident occurred on 4/18/2024.</p>	
46903	<p><b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> S &amp; D MECHANICAL <b>Project Owner:</b> Homeowner <b>Other:</b> S &amp; D MECHANICAL</p>	<p><u>On 4/18/2024 12:00:00 PM at 2291 S HARWOOD AVE, UPPER DARBY TWP, DELAWARE</u> Incident occurred on April 18th, 2024 at 12pm at 2291 South Hardwood Avenue, Upper Darby Township, Delaware County.</p> <p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 4/18/2024 Contractor, S &amp; D MECHANICAL was working on sewer line for Homeowner when they struck a gas service T at the Main directly in line with mark outs." AVR notes that 911 was not notified.</p> <p>Emergency ticket, 2021091503, advised caller to notify 911.</p> <p>S&amp;D Mechanical responded by email stating, "Dear sir, this line was not hit by us. We notified peco upon the initial start of the excavation of the smell of gas. The foreman arrived and said the tap had a leak in the adhesion of the tap. We hand dug the trench after they made the repair."</p>	<p><b>S &amp; D MECHANICAL:</b> <b>\$2,000.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>First ticket, 20241032125, was placed on 4/12/24 and the emergency ticket, 20241091503, was placed on 4/18/24. Pictures from USIC show that an excavator was used to dig with excavator bucket marks at the full depth of the hole. Excavator states that a gas smell was present prior to digging, but the pictures show that they proceeded to excavate.</p> <p>Violations:</p> <p>S&amp;D Mechanical  Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.  Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Education is required.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required.</p>	
46494	<p><b>Facility Owner:</b> PECO  <b>Contractor/Excavator:</b> JOAO AND BRADLEY CONSTRUCTION CO  <b>Project Owner:</b> LOWER PROVIDENCE SEWER AUTHORITY  <b>Other:</b> Comcast Cablevision  <b>Other:</b> Pennsylvania American Water (PAWC)  <b>Other:</b> Verizon</p>	<p><u>On 4/19/2024 10:00:00 AM at 11 OAKDALE AVE., LOWER PROVIDENCE TWP, MONTGOMERY</u>  PECO withdrew their dispute for 2.5.i. They are accepting both violations and penalties.</p> <p>*****</p> <p>The incident occurred on 04/19/2024 at 10:00 AM, at 11 Oakdale Ave., Lower Providence Township, Montgomery County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p> <p>PECO submitted an Alleged Violation Report (AVR). Their AVR states, "ON 04/19/2024, CONTRACTOR, JOAO AND BRADLEY CONSTRUCTION CO., WORKING FOR LOWER PROVIDENCE SEWER AUTHORITY TO INSTALL SEWER LATERALS AND MAINS, STRUCK AN UNMARKED ½” PLASTIC SERVICE TO 11 OAK DALE, NORRISTOWN, WITH A TRACKHOE. CONTRACTOR WAS WORKING UNDER POC 20240791139. THE LOCATOR DID NOT COMPLETE THE MARK OUT AND UTILIZED A FLAG TO INDICATE WHERE THE MARKOUT WAS INCOMPLETE, IN FRONT OF 13 OAKDALE. CONTRACTOR WAS AWARE OF THE UNMARKED FACILITIES BUT FAILED TO CONTACT 811 TO REQUEST A RENOTIFICATION AND CONTINUED TO EXCAVATE."</p> <p>JOAO AND BRADLEY CONSTRUCTION CO. submitted an AVR. Their AVR states, "One call clear date was 3/25/2024. Hit an unmarked gas line at house 11 Oakdale. UGI had a flag at house #13 that stated do not dig. We were not excavating at this location at this time. 911 was called. Service lateral ½” plastic. AJ the</p>	<p><b>PECO: \$2,000.00</b>  Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Comcast Cablevision: \$500.00</b>  Section 2(5)(v) 2nd offense \$500.00</p> <p><b>Pennsylvania American Water (PAWC): \$250.00</b>  Section 2(5)(v) 1st Offense \$250.00</p> <p><b>Verizon: \$5,000.00</b>  Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 2(5)(vii) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>mark out guy came on the jobsite and then said he was busy and went to the Pop Eyes and was just sitting there. He said he would come back after everyone leaves. Peco Contact Patrick Dunham 215-444-3292. Katlyn called Patrick and he sent a crew over right away." Photos were submitted.</p> <p>LOWER PROVIDENCE SEWER AUTHORITY - An AVR request letter was emailed and mailed 09/11/2024. An AVR was submitted, that states, "Contractor excavating to install sanitary sewer in front of 11 Oakdale Avenue. Unmarked gas service hit at 10:15 AM. 911 was called. Lower Providence Fire Department and PECO came on site. PECO repaired gas service. USIC representative came on site but did not mark gas service until after service was hit." Photos were submitted.</p> <p>Routine ticket 20240791139 had a response due date of 03/24/2024. PECO responded on 03/22/2024 w/ 'scheduled mark by 03/29/2024'. Then responded on 04/08/2024 w/ 'scheduled mark by 04/11/2024. PECO responded 'FIELD MARKED' on 4/19/2024 at 11:22:04 AM, which was beyond all scheduled mark dates. The line hit took place prior to PECO marking the line. The line hit occurred on 04/19/2024 at 10:00 AM. The emergency ticket 20241101528 was placed on 04/19/2024 at 11:02 AM, which is also prior to PECO responding 'Field Marked' to the routine ticket.</p> <p>Violations:</p> <p>Verizon –</p> <ul style="list-style-type: none"> <li>- Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20233421846 had a response due date of 12/13/2023. Verizon responded 'INSUFFICIENT INFORMATION. DO NOT DIG.' on 01/12/2024.</li> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20240791139 had a response due date of 03/24/2024. Verizon responded 'FIELD MARKED' on 03/26/2024.</li> <li>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20241101528 had a response due date of 04/19/2024. Verizon responded 'CLEAR' on 05/12/2024.</li> </ul> <p>Recommendation: The penalty is applied. (Verizon completed and passed the facility owner/locator education on 06/26/2024.)</p> <p>Verizon has had multiple prior violations of 2(5)(viii), 2(5)(v), and 2(5)(vii).</p> <p>PA American Water –</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20240791139 had a response due date of</li> </ul>	



Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PennDOT disagrees and would like to present before the Damage prevention Committee. No other new information was provided. DPI sent an email on 12/15/2024 asking for any new information that they would like considered to sent in by 12/20/2024. Information as received and violations for sections 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area and Section 6.1(1) – Failed to utilize sufficient quality levels of subsurface utility engineering or other similar techniques to properly determine the existence and positions of underground facilities when designing known complex projects having an estimated cost of (\$400,000) or more. The violations area withdrawn. *****</p> <p>The incident occurred on 4/22/2024 at SR 0054 between Hillside Ave and Catman Hollow Rd. in Ralpho Township in Northumberland County.</p> <p>A water service line was hit and damaged.</p> <p>STAHL SHEAFFER ENGINEERING LLC who checked that they are Representing PennDOT, stated in their Alleged Violation Report (AVR) that “The service was unmarked. When shutoff was discovered, Aqua was contacted to mark the location. Anticipated depth was 36" +. Aqua left site after marking. Service line was damaged at 26" depth”. Project Owner is PennDOT. Project was &gt;\$400,000. The length was listed as 1200 LF. Subsurface Utility Engineering was listed as “C”.</p> <p>H AND P CONSTRUCTION INC the excavator stated in their AVR that” Excavation of sewer line and excavator hit an unmarked water line. Service was unmarked and Aqua was contacted to mark it out. Service was only 26" deep instead of proper 36" depth”. The level of SUE listed is “C”</p> <p>KPI TECHNOLOGY the designer stated in their AVR that “Excavation of sewer line and excavator hit an unmarked water line. Service was unmarked and Aqua was contracted to mark it out. Service was only 26 inches deep instead of 36 inches”. The level of SUE listed is “C”.</p> <p>AQUA PENNSYLVANIA INC the facility owner stated in their AVR that “Excavator hit accurately marked water line and pulled service line from the corporation in the water main. Crew had to install a new corporation at the main. Crew also installed coupler where service line was pulled from the curb stop. Excavator failed to protect and preserve the water line markings”. One picture was provided with no markings visible. On 10/02/2024 DPI sent an email asking if there were any pictures with markings on them. On 10/04/2024 Aqua confirmed that they had no more pictures of any markings for this area.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Please consider the statement made by the designer, project owner and the excavator that “the water line was expected to be 26” and was instead 36”.</p> <p>*****</p> <p>Preliminary Design Ticket 20202600435 was requested by Michael Baker Corporation Inc with a response due by 9/30/2024. All facility owners responded timely.</p> <p>Final Design Ticket 20232081553 was requested by PennDOT with a response due by 8/10/2023. PPL did not respond Engineering until 8/14/2023.</p> <p>Ticket 20240951049 was requested by H and P Construction Inc. with a response due by 4/08/2024. PPL scheduled a mark on 4/08/2024 and field marked on 4/10/2024.</p> <p>*****</p> <p>Aqua PA 2(5)(i.1) Failure to locate point of connection to facility lines (service or abandoned lines) §2(5). Recommendation: The penalty is applied. Required education was completed by 10/08/2024.</p> <p>*****</p> <p>Listed below are facility owners in violation of Act 50, Section 2(4) – Failed to respond to Designer’s request for information within 10 Business days.</p> <p>PPL 2(4) – Failed to respond to designer’s request for information within 10 business days. Recommendation: The penalty is applied. The required facility owner education was completed by 9/10/2024. Incident occurred on 4/22/2024.</p>	
46422	<p><b>Facility Owner:</b> PPL Electric Utilities <b>Contractor/Excavator:</b> BURKENTINE AND SONS BUILDERS <b>Project Owner:</b> BURKENTINE AND SONS BUILDERS - Placeholder <b>Other:</b> Brightspeed <b>Other:</b> Comcast <b>Other:</b> PPL <b>Other:</b> UGI</p>	<p><u>On 4/22/2024 2:56:00 PM at 1030 CAMBRIA BLVD., SOUTH MIDDLETON TWP, CUMBERLAND</u> UGI disagrees and stated that "UGI responded with Insufficient Information because we were unable to determine the job site based on the information provided in the PA One Call ticket. UGI reached out to this excavator multiple times and never received a response back from them. A facility owner cannot issue a final response when the excavator does not provide the site location information requested of them". DPI responded with an email asking for any written verification that there was an attempt to contact the excavator. DPS Locke removed the violations and penalties as UGI was able to demonstrate that they made Multiple attempts to contact excavator who was non-responsive.</p> <p>*</p> <p>PPL disagreed and stated that they "have attached screenshots in reference to this case and I believe it shows that we did reach out to the contractor and PA one call prior to the work starting. I am asking for to remove our violation and fines to be removed". On 12/26/2024 PPL stated in an email that they are looking into these responses and what contact was made with the excavator. All violations and penalties removed as this excavator failed to respond to inquiries.</p> <p>*****</p>	<p><b>BURKENTINE AND SONS BUILDERS:</b> <b>\$500.00</b> Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(20) 1st Offense \$250.00</p> <p><b>Brightspeed: \$3,500.00</b> Section 2(5)(v) 2nd offense \$500.00</p> <p>Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on 4/22/2024, at 2:56pm, at 1030 Cambria Blvd., South Middleton Twp., Cumberland County</p> <p>A PPL electrical line was damaged.</p> <p>PPL's alleged violation report (AVR) states "On Monday, 4/22/2024 at approximately 1456 a non-PPL contractor from Burkentine Builders contacted two underground primary cables in conduit while digging to install stormwater pipes at 1030 Cambria Blvd. (lot 16 Cambria Place) Carlisle, PA 17015. There were no reported injuries. No customers reported loss of electric service. The contractor did not have a valid PA One Call ticket. PPL Public Safety investigation determined that no PPL facilities in the area had been marked. The PPL One Call KARL Response for ticket 20241062683 was "Insufficient – Do Not Dig". PPL's locator from USIC stated they had previous discussions with the contractor that the scope of work was not clearly defined, and that lot numbers and property addresses were not visible on the work site. The damaged CIC cables were directly in front of PMH cabinet 14634S30915. There were no visible markings in the area for any utility lines. PPL crews de-energized and isolated the two damaged cables until permanent repairs can be made."</p> <p>On 7/1/2024 an AVR Request Letter was mailed and e-mailed to Burkentine and Sons Builders.</p> <p>Burkentine and Sons Builders alleged violation report (AVR) states "Burkentine operator was digging a storm water run and caught the electric line. We thought we were working under a good PA One Call ticket but didn't realize that they were coming back insufficient information on them for this job. Our office missed this on the tickets when reviewing them and it never got to the field that we needed cleared and no contact was made to us informing of us with the issues from the locate company. Since this issue I worked to help change our policy to avoid this happening again and put into place that every PA One Call ticket gets complete review from our office, gets sent to myself for review, and to the superintendent on that job site to ensure that this does not happen again in the future."</p> <p>Burkentine and Sons Builders is in violation of sections:  Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner's facilities in the construction area.  Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.  Recommendation: Education Required; The penalties applied.</p> <p>Brightspeed is in violation of sections:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket</p>	<p>Section 2(5)(v) 2nd offense \$500.00</p> <p><b>Comcast: \$7,000.00</b>  Section 2(5)(v)  Subsequent \$1,000.00</p> <p>Section 2(5)(v)  Subsequent \$1,000.00</p> <p><b>PPL: \$0.00</b></p> <p><b>UGI: \$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20240250812. Response was due 1/29/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240362073. Response was due 2/7/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240451762. Response was due 2/16/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240662163. Response was due 3/8/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240750611. Response was due 3/19/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240950541. Response was due 4/8/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20241062683. Response was due 4/17/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Recommendation: penalties applied</p> <p>Comcast is in violation of sections:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240250812. Response was due 1/29/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240362073. Response was due 2/7/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240451762. Response was due 2/16/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240662163. Response was due 3/8/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240750611. Response was due 3/19/24. Responded</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>"Insufficient Information. Do Not Dig." which IS NOT a final response.            Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20240950541. Response was due 4/8/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.            Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time for Ticket 20241062683. Response was due 4/17/24. Responded "Insufficient Information. Do Not Dig." which IS NOT a final response.            Recommendation: penalties applied</p>	
46541	<p><b>Facility Owner:</b> UGI Utilities  <b>Contractor/Excavator:</b> RLE ENTERPRISES  <b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER  <b>Other:</b> PPL Electric  <b>Other:</b> Verizon PA LLC  <b>Other:</b> Wilkes Barre City</p>	<p><u>On 4/23/2024 10:00:00 AM at 531 N Pennsylvania Ave, WILKES BARRE CITY, LUZERNE</u> PPL Electric Accepts</p> <p>*****</p> <p>Incident occurred on the corner of Ralph Street and 531 North Pennsylvania Avenue, Wilkes Barre City, Luzerne County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Excavator struck and damaged a correctly marked gas facility while digging in the tolerance zone." AVR notes that 911 was notified.</p> <p>PAWC's AVR states, "WHILE EXCAVATER WAS DIGGING FOR NEW WATER MAIN INSTALLATION THEY STRUCK A GAS SERVICE LINE FOR 431 INCORRECTLY MARKED BY 19" UGI MARKED THE WRONG LINE WAS OFF BY 19 inches."</p> <p>RLE was mailed and emailed a request for an AVR on 6/28/24.</p> <p>RLE's AVR states, "While digging for a water main replacement project on Ralph St. Our crew struck an unmarked gas service. When test hole / potholing we located a gas service on the mark and while digging for the new water main we located that gas service. Once the marked gas service was located, we continued digging and struck the unmarked gas service 22 inches from the marked gas service that was located. 911 and UGI were notified and arrived onsite. UGI made repairs and restored gas service in a timely manner."</p> <p>Pictures from before the excavation show that the line was potholed. Pictures show that the line was marked at 18 inches which was within the tolerance zone after adding in the line size. Please see files "102109 UGI UTILITIES INC AT20241360029 2" and "sidebyside."</p> <p>The DPC voted to send RLE to education on three separate cases and those requirements have not been met to date, 8/15/2024.</p>	<p><b>RLE ENTERPRISES:</b>  <b>\$5,000.00</b>            Section 5(4) 2nd Offense \$2,500.00</p> <p>Section 5(16) 2nd Offense \$2,500.00</p> <p><b>PPL Electric: \$1,000.00</b>            Section 2(5)(viii) 2nd Offense \$1,000.00</p> <p><b>Verizon PA LLC:</b>  <b>\$2,500.00</b>            Section 2(5)(vii) Subsequent \$2,500.00</p> <p><b>Wilkes Barre City:</b>  <b>\$7,500.00</b>            Section 2(4) 1st Offense \$2,500.00</p> <p>Section 2(5)(v) 1st Offense \$2,500.00</p> <p>Section 2(5)(viii) 3rd Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Case 30969, 30924, 30011. The education was to be completed by 6/11/2023, 9/11/2023, and 8/7/2023.</p> <p>Violations:</p> <p>RLE Enterprises Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required. ***RLE Enterprises was sent to education 4 times by the DPC in 2023 and they have failed to comply. All violations raised to \$2500.</p> <p>Wilkes Barre City Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20232692451 Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20230803504 Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20240713455***Wilkes Barre City is delinquent on Excavator training for case 37879. DPC ordered them to go to education on 2/15/2024. All fines raised to \$2500 for non-compliance</p> <p>Verizon Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20240713455 PPL Electric Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20240713455</p>	
46705	<p><b>Facility Owner:</b> UGI <b>Contractor/Excavator:</b> MANNO CONTRACTING <b>Project Owner:</b> POWERS HEALTH CENTER <b>Other:</b> MANNO CONTRACTING</p>	<p><u>On 4/24/2024 10:16:00 AM at 525 High St., FLEMINGTON BORO, CLINTON</u> Incident occurred on 4/24/2024 at 525 High St. Flemington Borough in Clinton County.</p> <p>A gas line was hit and damaged. No OneCall ticket was requested prior to excavating.</p> <p>UGI UTILITIES INC stated in their Alleged Violation Report (AVR) that Contractor with no 1-Call hit, and damaged a 1-1/4" plastic gas service. 1 close-up picture was provided. On 9/12/2024 DPI sent an email asking for more information. At this time, there is not enough information, and it is not likely that the project owner is the excavator. On 9/12/2024 UGI sent an email stating that “ Brentsee’s Carpentry, 83 Edgewood Ln, Mill Hall, PA is the address for Brentsee’s. Our first responder interviewed the damaging contractor on site and was given that information by someone who refused to give their name, but did give us a phone number of 570-660-7753. This phone number matches the Breensees telephone number online. UGI stated “I have additional photos, but you cannot see the surrounding area unfortunately. If you look at the</p>	<p><b>MANNO CONTRACTING:</b> <b>\$2,000.00</b> Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p><b>POWERS HEALTH CENTER: \$500.00</b> Section 6.1(7) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>screen shot below you'll see that this medical office is the location listed".</p> <p>Compliance Research Results:  Brentsees Carpentry has not placed notifications with PA One Call in the past. Brentsees Carpentry was removed from the case since the project owner provided the excavator's name. On 11/16/2024 DPI reached out to Compliance Specialist to find out if Manno Contracting is a member. On 11/18/2024 email was received confirming that Manno is a OneCall member and a new address was given along with an email.</p> <p>Business owner Richard L Powers II DDS was mailed an AVR request letter on 9/12/2024 was set an AVR request letter on 9/12/224.</p> <p>Letter was received form Richard L. Powers II, DDS that stated that they are unaware of who Brentsees Carpentry is. A contract that was made with Manno Contracting was provided with no contact information, besides a telephone number. This phone number matched Bentrees when the number was typed in online. See attachment named Telephone number matches Bentyrees. He also stated that a gas line was hit, the Utility owner was notified and that the gas line was repaired without further incident. Brentsees Carpentry was removed from the case because the project owner provided a statement that he hired Manno Construction to build an addition onto his office. The contract contacts information only had a telephone number as a contact. Manno states he would like to be paid by check. There should have been an address provided to the Damage Prevention Investigator (DPI).</p> <p>The contract included the scope of the work, which included the cost of landscaping and excavation. *See Dental Office letter for more information.</p> <p>Manno Construction was found on-line and DPI mailed an AVR request letter on 10/01/2024. An email was sent to the company business contact information. No information has been received to date. Return mail was received on 10/23/2024. On 10/31/2024 DPI called the number that was provided by the project owner and left a detailed contact message leaving a telephone number and email address. The person on the line stated that they are Matt Manno. Another address was found on-line and an AVR request letter mailed on 10/31/2024. On 11/18/2024 an AVR request letter was emailed and mailed to Manno Construction. No communication has been received to date.</p> <p>*****</p> <p>Manno Contracting is in violation of:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</p> <p>Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>Recommendation: The penalties are applied. Education is required.</p> <p>Powers Health Center is in violation of Section: 6.1(7) Project Owner failed to submit an Alleged Violation Report (AVR). An AVR letter was sent on 9/12/2024. Richard L Powers II DDS sent a letter on 9/23/2024 and included a contract with only a telephone number for the contact. This number when searched online showed Brentrees. When the DPI called this number, an answering machine named Matt Manno as the recipient of the message. If an AVR would have been filed out, it asks for contact information of the excavator. The law does not differentiate between homeowners, business owners and project owners.</p> <p>Recommendation: The penalty is applied.</p>	
46601	<p><b>Facility Owner:</b> National Fuel</p> <p><b>Contractor/Excavator:</b> Hudson</p>	<p><u>On 4/24/2024 2:00:00 PM at 5200 Golden Run, HERMITAGE CITY, MERCER</u> The incident occurred on 4/24/2024, at 2:00pm, at 5200 Golden Run, Hermitage City, Mercer County</p> <p>A National Fuel gas line was damaged. No Pa One Call.. Unknown if 911 was called.</p> <p>National Fuel's alleged violation report (AVR) states "Excavator was working with no pa one call ticket, excavator struck and damaged an NFG service line."</p> <p>On 7/1/2024 an AVR Request Letter was mailed and e-mailed to Hudson.</p> <p>Hudson is in violation of sections:</p> <p>Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p> <p>Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</p> <p>Recommendation: Education Required; penalties applied</p>	<p><b>Hudson: \$2,000.00</b></p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p>
46650	<p><b>Facility Owner:</b> Peoples Gas Company LLC</p> <p><b>Contractor/Excavator:</b> PITTSBURGH WATER AND SEWER AUTHORITY</p> <p><b>Project Owner:</b> PWSA - Spacesaver</p>	<p><u>On 4/29/2024 9:59:00 AM at 1801 FAIRLEE ST, PITTSBURGH CITY, ALLEGHENY</u> Pittsburgh Water and Sewer Authority (PWSA) disagreed with the violation for Section 5(8) and sent in a log that they did notify the 911. Please not the number on the call log is not 911 but is verified to be the number to the PBG 911 Emergency center.</p> <p>*****</p>	<p><b>PITTSBURGH WATER AND SEWER AUTHORITY: \$1,750.00</b></p> <p>Section 5(16) 2nd Offense \$750.00</p> <p>Section 5(4) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Other:</b> PITTSBURGH DEPARTMENT OF MOBILITY AND INFRASTRUCTURE</p>	<p>Incident occurred on 4/29/2024 at 1801 Fairlee St. In Pittsburgh City in Allegheny County.</p> <p>A gas line was hit during an emergency curb box repair.</p> <p>Peoples Gas stated in their Alleged Violation Report that “Pittsburgh City Water and Sewer was digging to repair a curb box on an emergency ticket when they hit an accurately marked PNG service (main to curb)”. Pictures were provided.</p> <p>Pittsburgh Water and Sewer Authority (PWSA) did not submit an AVR to date. Courtesy AVR request letter was not sent since PWSA was at this site and knew that they hit the gas line. PWSA submitted the Emergency Ticket to repair a curb box, Peoples Gas was notified. 911 was not notified, per AVR from Peoples. *****</p> <p>Emergency Ticket 20241172552 was requested by Pittsburgh Water and Sewer Authority (PWSA) on 4/26/2024 at 2:10 p.m.</p> <p>Pittsburgh Department of Mobility and Infrastructure did not respond until 4/29/2024 at 12:03 a.m. It took over 24 hours to respond. *****</p> <p>Pittsburgh Water and Sewer Authority is in violation of Sections:</p> <p>5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. This is a second offense.</p> <p>5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a second offense. Recommendation: The penalties are applied. Education requirement was fulfilled by 9/10/2024. Case completed 8/25/2024. **</p> <p>Listed below are facility owners in violation of Act 50, Section 2(5)(vii) failed to respond to an emergency ticket within the required amount of time.</p> <p>PITTSBURGH DEPARTMENT OF MOBILITY AND INFRASTRUCTURE is in violation of Section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. This is a subsequent offense.</p> <p>Facility Owner Education was due by 7/09/2024 and another was due by 8/13/2024. Required education is not completed to date.</p> <p>Recommendation: The penalty is applied. Education is required.</p>	<p><b>PITTSBURGH DEPARTMENT OF MOBILITY AND INFRASTRUCTURE: \$2,500.00</b></p> <p>Section 2(5)(vii) Subsequent \$2,500.00</p>
46886	<p><b>Facility Owner:</b> PECO AN EXELON COMPANY <b>Contractor/Excavator:</b> DANELLA LINE SERVICES</p>	<p><u>On 4/29/2024 10:00:00 AM at 1047-1049 ITHAN ST, PHILADELPHIA CITY, PHILADELPHIA AT&amp;T</u> disagrees. DPI responded with an email on 12/11/2024 asking for information about the changes to policy that they have made due to previous violations. On 12/11/2024 AT&amp;T confirmed that DPI requested official</p>	<p><b>DANELLA LINE SERVICES: \$2,000.00</b></p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(3) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Project Owner:</b> PHILADELPHIA GAS WORKS - Spacesaver</p> <p><b>Designer:</b> PHILADELPHIS GAS WORKS (PGW)</p> <p><b>Other:</b> AT&amp;T LOCAL SERVICES</p> <p><b>Other:</b> COMCAST CABLEVISION</p> <p><b>Other:</b> PHILADELPHIA CITY H2O DEPARTMENT</p> <p><b>Other:</b> SOUTHEASTERN PA TRANSPORTATION AUTHORITY</p> <p><b>Other:</b> VERIZON PA LLC</p>	<p>documentation of the new procedure changes. On 12/16/2024 DPI sent an email to PGW asking if AT&amp;T did send in their designs when PGW requested. On 12/17/2024 DPI sent an email to AT&amp;T letting them know that DPI is waiting for more info from the designer. The designer did not respond to this. There are no notes provided that were shared with the designer by the designer or AT&amp;T. Design tickets all read "conflict" Direct Contact to follow. On 2/06/2025 an email was received with a document- showing that AT&amp;T made final positive responses through the OneCall System. The violations section 2(4) that were cited to AT&amp;T have been withdrawn. AT&amp;T is satisfied and does not want to attend the DPC meeting.</p> <p>*****</p> <p>The incident occurred on 4/29/2024 at 1047-1049 Ithan St in Philadelphia City in Philadelphia County.</p> <p>A PECO secondary service line was hit and damaged.</p> <p>PECO the facility owner stated in their AVR that “ON 04/29/2024, DANELLA, WORKING FOR PHILADELPHIA GAS WORKS, TO INSTALL GAS MAINS AND SERVICES, STRUCK AN ACCURATELY MARKED SECONDARY SERVICE TO 1047-1049 ITHAN STREET, WITH AN EXCAVATOR IN THE TOLERANCE ZONE”. 2 customers were affected. Reports and pictures were provided.</p> <p>DANELLA the excavator was mailed and emailed an AVR request letter on 10/02/2024. No AVR or contact has been received to date. No mail has been returned.</p> <p>PHILADELPHIA GAS WORKS (PGW) the project owner and designer were mailed and emailed an AVR request letter on 10/02/2024. PGW stated in their AVR that “PGW's 2nd party contractor Danella's backhoe was excavating in roadway and pulled wood PECO conduit close to 10449 Ithan St. Structure was marked in footway and cover was 1'9". PECO was notified and came to make repair”. No project information was provided. Reports were provided.</p> <p>Verizon was mailed and emailed an AVR request on 10/21/2024, because Emergency ticket 20241201640 was provided with one of the AVR’s stating that a communications line was hit and damaged . No AVR has been received to date. Verizon is not required to submit an AVR for this incident, but please note the number of Design Tickets with no final responses. This communications line incident was not included in this case.</p> <p>*****</p> <p>*Final Design ticket 20232424301 was requested by Philadelphia Gas Works (PGW) on 8/30/2023 with a response due by 9/14/2023. This was to install a new gas main by hand digging.</p> <p>Verizon did not respond until 8/31/2023, when they responded “Conflict DCTF”.</p>	<p>\$250.00</p> <p>Section 5(16) 2nd Offense \$750.00</p> <p>Section 5(17) 2nd Offense \$500.00</p> <p><b>AT&amp;T LOCAL SERVICES: \$0.00</b></p> <p><b>COMCAST CABLEVISION: \$0.00</b></p> <p><b>PHILADELPHIA CITY H2O DEPARTMENT: \$500.00</b></p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p><b>SOUTHEASTERN PA TRANSPORTATION AUTHORITY: \$0.00</b></p> <p><b>VERIZON PA LLC: \$10,000.00</b></p> <p>Section 2(4) Subsequent \$2,500.00</p> <p>Section 2(4) Subsequent \$2,500.00</p> <p>Section 2(4) Subsequent \$2,500.00</p> <p>Section 2(4) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AT&amp;T responded late on 8/31/2023 with “conflict” and never updated this information.</p> <p>*Routine ticket 20241080349 was requested by Danella Line Services on 4/17/2024 with a response due by 4/19/2024. All facility owners responded timely.</p> <p>*Emergency ticket 20241201640 was requested by Danella Construction on 4/29/2024 at 9:57 notifying that a telecom Verizon line was hit and damaged. All facility owners responded timely.</p> <p>*Final Design ticket 20232424306 was requested by Philadelphia Gas Works (PGW) on 8/30/2023 with a response due by 9/14/2023. Verizon, Philadelphia City Water and AT&amp;T had responded that they have a conflict, but this information was never updated.</p> <p>*Final Design ticket 20232424311 was requested by Philadelphia Gas Works (PGW) on 8/30/2023 with a response due by 9/14/2023. Verizon did not respond “Conflict” until 8/31/2023 and never updated this information. AT&amp;T responded late on 8/31/2023 with “Conflict” and never updated this information.</p> <p>*Final Design ticket 20232424314 was requested by Philadelphia Gas Works (PGW) on 8/30/2023 with a response due by 9/14/2023. Verizon did not respond “Conflict” until 8/31/2023 and never updated this.</p> <p>*Final Design ticket 20232424317 was requested by Philadelphia Gas Works (PGW) on 8/30/2023 with a response due by 9/14/2023. AT&amp;T responded with a “Conflict” on 8/31/2023. This information was never updated. Philadelphia City Water responded with a “Conflict”. This information was never updated. Verizon responded with “Conflict” and never updated this information.</p> <p>*Final Design ticket 20232424320 was requested by Philadelphia Gas Works (PGW) on 8/30/2023 with a response due by 9/14/2023. AT&amp;T Responded with a “Conflict”. This information was never updated.</p> <p>*Final Design ticket 20232643456 was requested by Philadelphia Gas Works (PGW) on 9/21/2023 with a response due by 10/05/2023. All facility owners responded promptly.</p> <p>*Ticket 20241080349 was requested by Danella Line Services requesting the lines to be updated on 4/17/2024 with a response due by 4/19/2024. All facility owners responded timely.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Final Design ticket 20241143917 was requested by Philadelphia Gas Works (PGW) on 4/23/2024 with a response due by 5/07/2024. All facility owners responded timely.</p> <p>*Final Design ticket 20241143934 was requested by Philadelphia Gas Works (PGW) on 4/23/2024 with a response due by 5/07/2024. All facility owners responded timely.</p> <p>*Final Design ticket 20241143946 was requested by Philadelphia Gas Works (PGW) on 4/23/2024 with a response due by 5/07/2024. All facility owners responded timely.</p> <p>*Final Design ticket 20241143955 was requested by Philadelphia Gas Works (PGW) on 4/23/2024 with a response due by 5/07/2024. All facility owners responded timely.</p> <p>*Emergency ticket 20241203225 was requested by Danella on 4/29/2024 at 12:43. Remarks-- [SIZE OF PIPE IS APPX 2IN LINE. FACILITY TYPE: ELECTRIC-PECO EXCAVATION EQUIPMENT: BACKHOE HAZARDOUS RELEASE: NO] All facility owners responded timely. *****</p> <p>Danella Line Services is in violation of Sections:  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. This is a second offense violation.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. This is a second offense violation.  Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.  Section 5(3) Excavator failed to hold a preconstruction meeting prior to beginning a complex Project.  Recommendation: The penalties are applied. The required Education was completed by 11/11/2024. *****</p> <p>Listed below are facility owners in violation of Act 50, Violation Section 2(4) – Failed to respond to Designer’s request for information within 10 Business days.</p> <p>PHILADELPHIA CITY H2O DEPARTMENT  Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design tickets 20232424306 and 20232424317 were not updated with a final response.  Recommendation: The penalty is applied. The required education was completed by 10/07/2024.</p> <p>AT&amp;T LOCAL SERVICES  Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design Tickets 20232424301, 20232424306, 20232424311,</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20232424317, and 20232424320 were not responded to with a final response. These are subsequent offenses. The required education was completed by 8/13/2024.</p> <p>COMCAST CABLEVISION Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design Tickets 20232424301, 20232424306, 20232424311, 20232424317, and 20241201640 were not responded to with a final response. These are subsequent offenses. Recommendation: The penalties are applied. The required education that was due by 9/10/2024 has not been completed to date. All \$1500 penalties are raised to \$2500. Education is required.</p> <p>VERIZON PA LLC Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design Tickets 20232424301, 20232424306, 20232424311, and 20232424317 were not responded to with a final response. These are subsequent offenses. Recommendation: The penalties are applied. The required education that was due by 9/10/2024 has not been completed to date. All \$1500 penalties are raised to \$2500. Education is required.</p>	
46911	<p><b>Facility Owner:</b> Connoquenessing Township</p> <p><b>Contractor/Excavator:</b> Glenn O Hawbaker, Inc.</p> <p><b>Project Owner:</b> PennDOT</p> <p><b>Other:</b> GAI CONSULTANTS INC</p> <p><b>Other:</b> Pennsylvania American Water (PAWC)</p>	<p><u>On 5/2/2024 3:00:00 AM at SR 68, CONNOQUENESSING TWP, BUTLER</u> The incident occurred on 05/02/2024 at 3:00 AM, on State Route 68, Connoquenessing Township, Butler County.</p> <p>An electric traffic loop sensor owned by Connoquenessing Township was damaged.</p> <p>Connoquenessing Township - To date, an Alleged Violation Report (AVR) has not been filed. An AVR request letter was emailed and mailed on 08/02/2024. An email was received from Connoquenessing Township on 08/09/2024, that stated, "I am Brenda Davis, Treasurer for Conno. Township. This Case number is all related to Glen O Hawbaker (contractor who was hired by PennDOT (not Connoquenessing Twp) to work on a State Rd. Rt. 68 project. We, as Connoquenessing Township had no damage because we don’t own any of the gas lines, electric or phone lines that they may have hit. In addition, we have no pictures."</p> <p>Glenn O Hawbaker, Inc. submitted an AVR. Their AVR states, "GOH was digging to install cross pipe and dug up an unmarked 4" conduit for traffic signals. There was another conduit below the damaged one that was not damaged. No evidence of tape was found during the excavation. GOH contacted PennDOT who then contacted Connoquenessing Township, who owns the traffic signal wires. The Township repaired the line the next day." Photos were submitted.</p> <p>PennDOT submitted an AVR. Their AVR states, "While excavating to place new drainage, a traffic signal loop sensor was struck."</p>	<p><b>Connoquenessing Township: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p> <p><b>Pennsylvania American Water (PAWC): \$250.00</b> Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>GAI CONSULTANTS INC submitted an AVR. Their AVR states, "GAI was notified on 5/10/2024 that while excavating to place new drainage, a traffic signal loop sensor was struck."</p> <p>No markings were shown. Connoquenessing Township denied owning the lines. The other 3 stakeholders reported Connoquenessing Township as the facility owner. The excavator noted on their AVR that they contacted PennDOT, who then contacted Connoquenessing Township, who owns the traffic signal wires. The Township repaired the line the next day. Connoquenessing Township responded to all 3 routine tickets as, "CNQ-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED".</p> <p>Violations:</p> <p>Pennsylvania American Water (PAWC) - - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20240874604. Recommendation: The penalty is applied. (Facility owner/locator education was completed and passed by PAWC on 06/27/2024.) Pennsylvania American Water (PAWC) has been in violation of 2(5)(v) more than 5 times previously.</p> <p>Connoquenessing Township - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. Education is required. No prior violations found for Connoquenessing Township.</p>	
46908	<p><b>Facility Owner:</b> Columbia Gas of PA - Central</p> <p><b>Contractor/Excavator:</b> CASPER COLOSIMO AND SON INC</p> <p><b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER</p> <p><b>Other:</b> Pittsburgh Water and Sewer (PWSA)</p> <p><b>Other:</b> Verizon</p> <p><b>Other:</b> Verizon Business</p>	<p><u>On 5/2/2024 10:00:00 AM at 122 REDLYN ST, PITTSBURGH CITY, ALLEGHENY</u> Removed two Verizon violations due to upload issue. *****</p> <p>Incident occurred on May 2nd, 2024 at 10am at 122 Ridlyn Street, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas' Alleged Violation Report (AVR) states, "Casper Colosimo, working on behalf of PA American Water for a waterline replacement project, struck and damaged an accurately marked 1" plastic inserted gas service. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The local Damage Prevention Specialist spoke with the crew onsite, and they stated they knew the gas line was there as they identified it during their morning job walk. The crew was advised to use prudent digging techniques within the tolerance zone of marked facilities."</p> <p>Casper Colosimo's AVR states, "Before excavation began, all marked gas service lines or mains were vacuum excavated and then backfilled with stone. When</p>	<p><b>CASPER COLOSIMO AND SON INC: \$500.00</b> Section 5(4) 1st Offense \$500.00</p> <p><b>Pittsburgh Water and Sewer (PWSA): \$500.00</b> Section 2(5)(v) 2nd offense \$500.00</p> <p><b>Verizon: \$3,000.00</b> Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) Subsequent \$1,500.00</p> <p><b>Verizon Business: \$5,000.00</b> Section 2(4) 2nd Offense \$2,500.00</p> <p>Section 2(4) 2nd Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the excavation crew came in to install the pipe, they had the information from the vacuum test pitting. While trying to uncover a sewer lateral in front of 122 Redlyn Street, they accidentally struck the gas service. Moving forward, CCSI is going to plate the vacuum excavation holes instead of backfilling in order to prevent this from reoccurring."</p> <p>PAWC's AVR states, "Colosimo crew vac'd a correctly marked Columbia Gas service prior to digging and then documented the line and backfilled with gravel. The next day the crew was digging to locate a sewer line when they hit and damaged the gas service."</p> <p>Violation:</p> <p>Casper Colosimo Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.</p> <p>PWSA Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20241094441</p> <p>Verizon Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20232072641 Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20232072640 Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20231631904 Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20231631903</p> <p>Verizon Business Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20232072641 Education is required. Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20232072640 Education is required. Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20231631904 Education is required. Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20231631903 Education is required. Verizon Business was ordered to attend education by the DPC twice this year and they are delinquent on both. 4/10/24 Case 36201 and 6/10/24 Case 36553. All Verizon Business fines raised to \$2500 for failure to comply with the DPC's ordered education within 60 days.</p>	
47016	<p><b>Facility Owner:</b> PEOPLES GAS COMPANY LLC <b>Contractor/Excavator:</b> INDEPENDENT ENTERPRISE <b>Project Owner:</b> Pittsburgh Water and</p>	<p><u>On 5/3/2024 8:00:00 AM at 7739 FORBES AVE EXT, PITTSBURGH CITY, ALLEGHENY</u> Incident occurred on May 3rd, 2024, at 8am at 7739 Forbes Avenue Extension, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p>	<p><b>INDEPENDENT ENTERPRISE:</b> <b>\$1,500.00</b> Section 5(3) 1st Offense \$500.00</p> <p>Section 5(4) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Sewer (PWSA)  <b>Designer:</b> JOHNSON MIRMIRAN AND THOMPSON J M T  <b>Other:</b> Verizon</p>	<p>Peoples Gas Company's Alleged Violation Report (AVR) states, "Independent Enterprises was installing new water facilities for PWSA on Forbes Ave Ext. under a PA One Call ticket placed back in February while still working in May when they struck and damaged a 1" plastic low pressure gas service line for 7737 Forbes Ave. Ext. If you view all the photos, including Google Earth, the damage photos, and the locate photos, you will see the line was marked and the spoil piles may either be placed on top of the markings or Independent Enterprises failed to maintain the markings. The mark plac rd is actually on the short service line marking for across from 7737 Forbes Ave. Ext., and that marking is faded pretty good."</p> <p>Peoples Gas Company's pictures show the line was accurately marked. Please see the following: "Prof of accurate makout.png" The damaged section of the line is marked near the landscaping bricks and trashcans.</p> <p>Please note that lateral mark outs near the main and closest to the damage were no longer visible in the damage photos and the line was not a straight-line mark out. The last ticket for mark outs was placed on 01/30/2024, and the damage occurred on 05/08/2024.</p> <p>Independent Enterprise's AVR states, "During excavation at approximately 8am contractor hit a gas service line on public side. Line was mismarked an approximately 4 feet off of mark. Foreman called 911 and Peoples gas at 8:05, Pittsburgh fire and Peoples gas representative arrived on site at 8:15am. Representative called for a repair crew who arrived on site at 8:30am and repaired damaged line. All personal off site by 9:15am."</p> <p>JMT's AVR states, "During excavation at approximately 8am contractor hit a gas service line on public side. Line was mismarked an approximately 4 feet off of mark. Foreman called 911 and Peoples gas at 8:05, Pittsburgh fire and Peoples gas representative arrived on site at 8:15am. Representative called for a repair crew who arrived on site at 8:30am and repaired damaged line. All personal off site by 9:15am. Lines were not shown on the bid documents. Gas service could not be located during design and PNG provided drawings did not show service lines."</p> <p>Pictures dated from the January's utility line mark-outs line up with the bricks in the yard. The marks on the side of the side of the street with the damage are no longer visible in the post damage pictures on May 3rd, 2024. IEI did not submit update tickets for remarks or preserve the mark-outs.</p> <p>PWSA was mailed and emailed a request for an AVR on 8/15/24.</p> <p>PWSA's AVR states, "During excavation at approximately 8am contractor hit a gas service line on</p>	<p><b>Verizon: \$3,000.00</b>  Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>public side. Line was mismarked an approximately 4 feet off of mark. Foreman called 911 and Peoples gas at 8:05, Pittsburgh fire and Peoples gas representative arrived on site at 8:15am. Representative called for a repair crew who arrived on site at 8:30am and repaired damaged line. All personal off site by 9:15am."</p> <p>Case related to 45097,45829, and 47251.</p> <p>Violation:</p> <p>Independent Enterprise Section 5(3) – Excavator failed to preserve mark-outs or request a remark. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p> <p>Verizon Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20222501049 Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20220811477</p>	
46801	<p><b>Facility Owner:</b> PPL <b>Contractor/Excavator:</b> Maitz Home Services <b>Project Owner:</b> HOMEOWNER <b>Other:</b> ASTOUND BROADBAND</p>	<p><u>On 5/6/2024 11:34:00 AM at 2765 DONNA JO WAY, HANOVER TWP, LEHIGH</u> The incident occurred on 5/06/2024 at 2765 DONNA JO WAY in Hanover Township in Lehigh Valley.</p> <p>An Electric line was hit and damaged. One Call ticket was not requested prior to excavation.</p> <p>PPL ELECTRIC UTILITIES CORPORATION stated in their Alleged Violation Report (AVR) that “On Monday 5/6/2024 at approximately 1134 a non-PPL contractor from Maitz Home Services contacted an underground secondary electric service with a mini excavator while digging to repair a sewer lateral at 2765 Donna Jo Way, Allentown, Hanover Township, Lehigh County. There were no reported injuries. One customer lost electric service. The excavator began work before having a legal PA One Call ticket in effect. PPL Public Safety determined that Maitz Home Services began work at approximately 0900. They only contacted PA One Call to repair the sewer line at 1051 AM. USIC arrived on site at 1215 to mark the ticket and discovered the excavation was already completed and PPL’s service to 2765 Donna Jo Way already cut. PPL dispatch confirmed that the meter went out at 1134 AM”. Pictures were provided.</p> <p>Maitz Home Services mailed a AVR request letter on 9/12/2024. No AVR or returned mail has been received to date. UPS considers this delivered mail. Email was also delivered.</p> <p>Homeowner was mailed an AVR request letter on 9/12/2024. No AVR or return mail has been received to date. *****</p>	<p><b>Maitz Home Services:</b> <b>\$1,750.00</b> Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p><b>HOMEOWNER: \$0.00</b> Section 6.1(7) 1st Offense \$0.00</p> <p><b>ASTOUND BROADBAND:</b> <b>\$1,000.00</b> Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Emergency Ticket 20241271922 was requested on 5/06/2024 at 10:51 by Maitz Home Services to replace a broken sewer line. Astound Broadband Powered by RCN never responded. *****</p> <p>Maitz Home Services is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. 5(17) – Excavator failed to comply with all requests for information from PUC staff within 30 days of receipt of the letter. Recommendation: The penalty is applied. Education is required.</p> <p>Homeowner is in violation of sections: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Recommendation: The \$500. Penalty is reduced to a warning.</p> <p>Listed below are facility owners in violation of Act 50, 2(5)(vii) failed to respond to an emergency ticket within the required amount of time.</p> <p>ASTOUND BROADBAND is in violation of Section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalty is applied. Education is required. The most recent training was completed by 11/16/2023.</p>	
46751	<p><b>Facility Owner:</b> Hampton Shaler Water Authority <b>Contractor/Excavator:</b> Titan Energy Solutions <b>Project Owner:</b> Hampton Shaler Water Authority</p>	<p><u>On 5/7/2024 11:00:00 AM at 100 Haffner Street, ETNA BORO, ALLEGHENY</u> The incident occurred on 5/7/2024, at 100 Haffner Street, in Etna Borough, Allegheny County</p> <p>No PA One Call. No tickets were attached to Hampton Shaler Water Authority AVR.</p> <p>A Hampton Shaler Water Authority water line was damaged.</p> <p>Hampton Shaler Water Authority's alleged violation report (AVR) states "While Titan Energy Solutions was hammering through concrete with an excavator and dragging to pull the concrete out with another excavator, our 14" water main which was using the concrete as blocking got damaged on a bend and the bend split in half."</p> <p>On 7/15/2024 an AVR Request Letter was mailed and e-mailed to Titan Energy Solutions. Titan Energy Solutions did send the DPI e-mail communications on 7/16/24 regarding a line hit on Main Street, it was not until I could not find the AVR that Titan Energy Solutions realized they submitted the wrong information and AVR for the wrong line hit. The AVR that Titan Energy Solutions did submit for Main Street line hit did</p>	<p><b>Titan Energy Solutions:</b> <b>\$1,250.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>not provide any summary or pertinent information. On 7/29/24 Titan Energy Solutions advised that they will get the information and AVR submitted as soon as possible. Titan Energy Solutions has until Friday, August 9, 2024 to submit their information and AVR. No other AVR has been submitted to date.</p> <p>Titan Energy Solutions is in violation of sections:            Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.            Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.            Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.            Recommendation: Education Required, penalties applied</p>	
46837	<p><b>Facility Owner:</b> UGI Utilities  <b>Contractor/Excavator:</b> SPECIAL EVENTS TENT &amp; PARTY RENTALS</p>	<p><u>On 5/7/2024 11:00:00 AM at QUAD DR, EASTON CITY, NORTHAMPTON</u> Incident occurred on May 7th, 2024 at 11am at 730 High Street, Easton City, Northampton County.</p> <p>A gas line was hit.</p> <p>UGI's Alleged Violation Report states, "SPECIAL EVENTS TENTS &amp; PARTY RENTALS WAS INSTALLED TENT STAKES AND WHEN DOING SO THEY DRILLED A STAKE INTO A 4' STEEL GAS MAIN CREATING A DAMAGE AND A LEAK. THE SITE THE DAMAGE OCCURRED WAS A COLLEGE UNIVERSITY IN EASTON, PA SPECIAL EVENTS TENTS &amp; PARTY RENTALS DID NOT HAVE A PA ONE CALL FOR THIS WORK SITE."</p> <p>811 notes that Special Events Tent and Party have place dig tickets in the past.</p> <p>Pictures from UGI show mechanized equipment being used to drive tent stakes along with the damaged gas line. PA1 call ticket was for Hand tools while mechanized equipment was used.</p> <p>Special Events Tent and Party was mailed and emailed an AVR request letter on 7/19/24.</p> <p>Special Events Tent and Party's AVR states, "On 5/7/2024 Special Events tent and party rentals was installing a tent at Lafayette College. We submitted a one call but it did not cover this area somehow. Our installers did not know the one call was not done in this area and thought it was clear to set up our tent. After installing a few of the stakes they heard and smelled the gas and immediately stopped working, called 911. fire trucks came out UGI came out the turned off the gas and repaired the line. We submitted a new one call with the correct info and resumed work when it was complete a few days later. We submit a one call every time when installing tents. we believe we had the area marked wrong when we submitted the one call."</p>	<p><b>SPECIAL EVENTS TENT &amp; PARTY RENTALS: \$750.00</b>            Section 5(13) 1st Offense \$250.00             Section 5(16) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The DPC voted to send Special Events Tent and Party to education on 9/12/2023. The education requirement has not been met as of 8/19/2024.</p> <p>Violations:</p> <p>Special Events Tent and Party Section 5(13) – Excavator changed the location, scope, or duration of a proposed excavation without notifying the One call System. Education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required.</p>	
46950	<p><b>Facility Owner:</b> Bristol Borough <b>Contractor/Excavator:</b> Caddick Utilities <b>Project Owner:</b> Aqua PA <b>Other:</b> Bucks County Water and Sewer Authority</p>	<p><u>On 5/10/2024 9:00:00 AM at CANAL ST, BRISTOL BORO, BUCKS</u> Bucks County Water &amp; Sewer Authority submitted an email advising they will be paying the invoice.</p> <p>*****</p> <p>The incident occurred on 05/10/2024, at 9:00 AM, on Canal Street, in Bristol Borough, Bucks County.</p> <p>A sewer line owned by Bristol Borough, was damaged.</p> <p>Bristol Borough submitted an Alleged Violation Report (AVR). Their AVR states, "Storm Drain was not marked. I did not know that there was a Storm Pipe there. Also, our map did not show one there." A photo was submitted.</p> <p>Caddick Utilities submitted an AVR. Their AVR states, "Damaged unmarked 24" terra cotta storm drain. Response crews provided a road plate to cover the area until repairs can be made on 5-13-24." Photos were submitted.</p> <p>Aqua Pa submitted an AVR. Their AVR states, "Aqua Contractor Caddick Utilities, damaged unmarked 24" terra cotta storm drain. Response crews provided a road plate to cover the area until repairs can be made on 5/13/24. 10 Canal St."</p> <p>Violations:</p> <p>Bristol Boro - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. Education is required. (No prior violation of 2(5)(i) located.)</p> <p>Bucks County Water and Sewer Authority - - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design Ticket 20231702280 had a response due date of 07/05/2023. A response was not received from Bucks County Water and Sewer Authority. Recommendation: The penalty is applied. Education is required. (No prior violation of 2(4) located.)</p>	<p><b>Bristol Borough: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p> <p><b>Bucks County Water and Sewer Authority: \$250.00</b> Section 2(4) 1st Offense \$250.00</p>
47141	<p><b>Facility Owner:</b> UGI UTILITIES INC</p>	<p><u>On 5/14/2024 7:30:00 AM at SR 61, NEW CASTLE TWP, SCHUYLKILL</u> Incident occurred on May 14,</p>	<p><b>Linde Corporation: \$500.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Contractor/Excavator:</b> Linde Corporation</p> <p><b>Project Owner:</b> PennDOT</p> <p><b>Project Owner:</b> UGI Utilities</p> <p><b>Designer:</b> UGI Utilities</p>	<p>2024 at 7:30am along State Route 61, New Castle Township, Schuylkill County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Excavator struck and damaged a correctly marked gas facility while excavating in the tolerance zone with mechanized equipment."</p> <p>Linde Corporation's AVR states, "Crew was removing blacktop from the dig area with a JD 200 excavator. Operator was removing blacktop and struck the unmarked 3/4" service tee on the 8" gas main. Upon contact there was damage that caused gas to escape. Crew immediately notified 911 and secured the area." 911 was notified.</p> <p>PennDOT's AVR states, "UGI Gas Line Break 5/14/2024 into 5/15/2024 Details: 5/14/2024: - Time of occurrence: Approximately 7:45 AM +/- - UGI's Contractor Linde Corporation accompanied by a UGI inspector had struck and damaged a live pressurized gas line near the Darkwater Road Intersection. According to information received by field staff, the UGI inspector had thought the line was not active. - PennDOT had been notified that both northbound and southbound had been closed to traffic around 8:00 AM. - The 61-14M inspection staff were directed to monitor the situation and keep a close eye on traffic control. - Traffic had been shut down from Terry Rich Blvd. on the southern end of the project as well as Mall Road on the northern end of the project. - Two inspectors along with the 61-14M PennDOT IIC stayed till approximately 6:00 PM until directed to leave the evening of 5/14/24. 5/15/2024: - The gas line had been shutoff at approximately 4:15 AM +/- the morning of 5/15/24. - UGI crews were on standby until deemed safe enough to repair the broken section of the gas line. - Meeting held at approximately 2:30 PM hosted by UGI to provide PennDOT, J.D. Eckman, &amp; Schuylkill County Emergency Management Agency for updates regarding the gas line &amp; traffic being allowed through. UGI stated they anticipate on having SR 61 re-opened (northbound &amp; southbound) by 4:00 PM. - J.D. Eckman crews on standby for any assistance needed to reopen SR 61. - PennDOT inspector was directed to stay until SR 61 was fully open to traffic. - Northbound had been re-opened to traffic at approximately 4:10 PM. - Southbound had been re-opened to traffic at approximately 4:40 PM."</p> <p>Pictures show that the main was damaged in the tolerance zone with mechanized equipment. The main line and the lateral going to an empty lot were hit.</p> <p>Violation:</p> <p>Linde Corporation</p>	<p>Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. (Excavator education was completed and passed by Linde on 10/12/2024.)	
47239	<p><b>Facility Owner:</b> UGI Utilities</p> <p><b>Contractor/Excavator:</b> RLE Enterprises</p> <p><b>Project Owner:</b> Pennsylvania American Water (PAWC)</p> <p><b>Other:</b> City of Wilkes Barre</p> <p><b>Other:</b> PPL</p> <p><b>Other:</b> Verizon</p>	<p><u>On 5/21/2024 11:40:00 AM at 96 Loomis St., WILKES BARRE CITY, LUZERNE</u> UGI disputed. Violation and penalty withdrawn after review of photos.</p> <p>PPL will except the violation and penalty.</p> <p>*****</p> <p>The incident occurred on 05/21/2024 at 11:40 AM, at 96 Loomis Street, Wilkes Barre City, Luzerne County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator struck and damaged a correctly marked gas facility while digging in the tolerance zone with mechanized equipment." Photos were submitted.</p> <p>RLE Enterprises submitted an AVR. Their AVR states, "While Digging for a water main replacement project on Loomis St. in Wilkes Barre, Pa. Our crew struck a miss marked 3/4" gas service for house #96 Loomis St. The gas service was 3' off the mark. 911 and UGI were notified and arrived onsite. UGI made repairs and restored the gas service in a timely manner." Photos were submitted.</p> <p>Pennsylvania American Water (PAWC) submitted an AVR. Their AVR states, "Contractor damaged 1/2" plastic gas service digging for main line was 3 foot off the mark".</p> <p>Violations:</p> <p>Verizon -</p> <ul style="list-style-type: none"> <li>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20191760444 had a response due date of 07/10/2019. A response was not received from Verizon. Recommendation: The penalty is applied. (The facility owner/locator education was completed and passed by Verizon 07/15/2024.)</li> <li>- Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20241093685 had a response due date of 04/22/2024. Verizon did not respond until 05/24/2024. Recommendation: The penalty is applied. (The facility owner/locator education was completed and passed by Verizon 07/15/2024.)</li> </ul> <p>City of Wilkes Barre -</p> <ul style="list-style-type: none"> <li>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20232692630 had a response due date of 10/11/2023. A response was not received from the City</li> </ul>	<p><b>UGI Utilities: \$0.00</b></p> <p><b>City of Wilkes Barre: \$2,000.00</b></p> <p>Section 2(4) 3rd Offense \$1,000.00</p> <p>Section 2(4) 3rd Offense \$1,000.00</p> <p><b>PPL: \$250.00</b></p> <p>Section 2(4) 1st Offense \$250.00</p> <p><b>Verizon: \$3,500.00</b></p> <p>Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>of Wilkes Barre. Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20191760444 had a response due date of 07/10/2019. A response was not received from the City of Wilkes Barre. Recommendation: The penalty is applied. Education is required.</p> <p>PPL -</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20232692630 had a response due date of 10/11/2023. PPL did not respond until 10/13/2023. Recommendation: The penalty is applied. (Facility owner/locator education was completed and passed by PPL on 06/19/2024.)</p> <p>UGI Utilities -</p> <p>- Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied.</p>	
47977	<p><b>Facility Owner:</b> PEOPLES GAS COMPANY LLC</p> <p><b>Contractor/Excavator:</b> PITTSBURGH WATER &amp; SEWER AUTHORITY</p> <p><b>Project Owner:</b> PITTSBURGH WATER &amp; SEWER AUTHORITY</p>	<p><u>On 5/24/2024 1:37:00 PM at 4291 UPVIEW TER, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Friday, May 24, 2024, about 1:50am, at 4291 Upview Terrace, in Pittsburgh City, Allegheny County.</p> <p>It was reported that a Peoples Gas Company's line was damaged.</p> <p>Pittsburgh Water and Sewer Authority (PWSA) placed an Excavation Emergency ticket, 20241444041, on 5/23/2024 at 8:25pm, to repair a water mainline break. During PWSA’s repair, they were digging and hit a correctly marked 4-inch gas line. They explained, there was a lot of rocks and boulders which made digging hard and PWSA accidently damaged the gas line. Peoples Gas stated, PWSA failed to use prudent digging techniques within the tolerance zone of the markings for the properly marked gas mainline, including excavating for the removal of the rock. Peoples Gas explained, PWSA was repairing a water main break near 4291 Upview Terrace when they were removing a rock from the excavation area with the backhoe and punctured a properly marked 4-inch steel gas low pressure mainline.</p> <p>*Pittsburgh Water and Sewer Authority is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Penalty applied.</p>	<p><b>PITTSBURGH WATER &amp; SEWER AUTHORITY: \$500.00</b> Section 5(4) 1st Offense \$500.00</p>
47357	<p><b>Facility Owner:</b> Hanover Borough</p> <p><b>Contractor/Excavator:</b> Allegheny Contracting</p> <p><b>Project Owner:</b> Columbia Gas</p> <p><b>Designer:</b> C S DAVIDSON INC</p>	<p><u>On 5/30/2024 11:30:00 PM at 2936 Hanover Pike, CONEWAGO TWP, ADAMS</u> The incident occurred on 05/30/2024 at 11:30 PM, at 2936 Hanover Pike, Conewago Township, Adams County.</p> <p>A water line owned by Hanover Borough was damaged.</p>	<p><b>Hanover Borough: \$1,000.00</b> Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Other:</b> Brightspeed  <b>Other:</b> CONEWAGO TWP MA / CONEWAGO TWP</p>	<p>Hanover Borough submitted an Alleged Violation Report (AVR). Their AVR states, "Steve called Zac at 11:40PM on 5-30-24. He said that they hit a water service. We arrived onsite at 12:10 AM. We pumped water from 12:30AM thru 12:33AM. At 12:33 AM we had the line crimped, so the water stopped. We made a one call and while we were waiting for the locators to show up and our one call to be legal, Steve said he would start digging. His one call was already legal from the work being done. By the time all of the locators arrived Steve had everything open that we needed. We go everything back together at approx. 4AM. I had the service marked 5ft on the out-of-town side from where they found it. The service line was out of the tolerance zone. Even though our marks were off Steve, and his crew worked to help us get the repair done." Photo was submitted.</p> <p>Allegheny Contracting submitted an AVR. Their AVR states, "While installing 8" plastic gas main in front of 2936 Hanover Pike, the crew hand shoveled down on the water service mark and its tolerance zone. Once completely clear the crew continued to dig. Five feet away they hit and damaged an unmarked water service that was found at 40." Photo was submitted.</p> <p>Columbia Gas of PA submitted an AVR. Their AVR states, "Allegheny Contracting, working on behalf of Columbia Gas for an infrastructure replacement project, was installing 8" plastic gas main in front of 2936 Hanover Pk., when they struck and damaged an unmarked water service. The crew hand dug within the tolerance zone of the water locate mark. Once the area was completely cleared, the crew proceeded with digging. This is when they hit the unmarked water service approximately 5 feet away. The attached picture was the only picture provided to Columbia Gas for this damage." Photo was submitted.</p> <p>Violations:</p> <p>Hanover Borough -</p> <ul style="list-style-type: none"> <li>- Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. Education is required. (No prior violation of 2(5)(i) located.)</li> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine Ticket 20241240725 had a response due date of 05/07/2024. A response was received from Hanover Borough on 05/13/2024. Recommendation: The penalty is applied. Education is required. (No prior violation of 2(5)(v).)</li> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine Ticket 20241240808 had a response due date of 05/07/2024. A response was received from Hanover Borough on 05/13/2024. Recommendation: The penalty is applied. Education is required. (No prior violation of 2(5)(v).)</li> </ul>	<p>Section 2(5)(v) 1st Offense \$250.00</p> <p><b>Brightspeed: \$4,000.00</b>  Section 2(5)(viii)  Subsequent \$2,000.00</p> <p>Section 2(5)(viii)  Subsequent \$2,000.00</p> <p><b>CONEWAGO TWP MA / CONEWAGO TWP: \$1,000.00</b>  Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Brightspeed -  - Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20240401451 had a response due date of 02/14/2024. A response was not received from Brightspeed.  Recommendation: The penalty is applied.</p> <p>- Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20240401454 had a response due date of 02/14/2024. A response was not received from Brightspeed.  Recommendation: The penalty is applied.  (Facility Owner/Locator education completed and passed by Brightspeed on 9/18/2024.)</p> <p>CONEWAGO TWP MA/CONEWAGO TWP - (No prior violations located.)  - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency Ticket 20241520051 had a response due date of 05/31/2024. A response was not received from CONEWAGO TWP MA/CONEWAGO TWP.  Recommendation: The penalty is applied. Education is required.</p>	
47662	<p><b>Facility Owner:</b> UGI Utilities Inc  <b>Contractor/Excavator:</b> LEEWARD CONSTRUCTION  <b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER  <b>Other:</b> Swoyersville Borough  <b>Other:</b> Verizon PA LLC</p>	<p><u>On 6/3/2024 9:30:00 AM at HILL ST., SWOYERSVILLE BORO, LUZERNE</u> The incident occurred on Monday, June 3, 2024, on Hill Street, in Swoyersville Borough, Luzerne County. It was reported that UGI Utilities mis-marked their gas line. Leeward Construction, working for PA American Water Company (PAWC), explained that their crew was installing a water mainline on Hill Street when an unmarked gas service line, that was back-feeding house 936 Main Street, was hit and damaged. The crew had to relocate to keep working as the entire service had to be replaced. The gas service was very shallow. Emergency services and UGI were notified immediately, and both responded in a timely manner. PAWC explained while Leeward Construction was excavating a trench-line on Hill Street, for water mainline replacement/improvement project, the contractor struck an unmarked 1-inch steel gas service line for house 936 Main Street. The service line was pulled out of the 2-inch steel mainline on the other side of the roadway in front of 16 Hill Street. UGI stated, Leeward Construction struck an unmarked gas service line, servicing house 936 Main Street. Photos of the damaged gas service line were provided.</p> <p>~20241414669- Routine ticket placed on 5/20/2024, there was No Response from Swoyersville Borough</p> <p>~20241090724- Complex Project Meeting ticket placed on 4/18/2024, there was No Response from Swoyersville Borough, and Verizon PA LLC</p>	<p><b>UGI Utilities Inc:</b>  <b>\$1,500.00</b>  Section 2(5)(i) 3rd Offense \$1,500.00</p> <p><b>Swoyersville Borough:</b>  <b>\$1,250.00</b>  Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p><b>Verizon PA LLC:</b>  <b>\$2,000.00</b>  Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>~20231870971-Final Design ticket placed on 7/6/202, by PAWC, there was No Response from Swoyersville Borough</p> <p>*UGI Utilities is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Swoyersville Borough is in violation of sections: 2(5)(v) – Failed to respond to a routine One Call ticket. 20241414669 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20241090724 2(4) – Failed to respond to designer’s request for information within 10 business days. 20231870971 Recommendation: Education Required and penalties applied</p> <p>*Verizon PA LLC is in violation of section: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20241090724 Recommendation: Penalty Applied</p>	
47523	<p><b>Facility Owner:</b> National Fuel Gas <b>Contractor/Excavator:</b> JAC Construction of Ohio <b>Project Owner:</b> Velocity Net Communications, Inc</p>	<p><u>On 6/3/2024 3:00:00 PM at MARCELLA DR, MILLCREEK TWP, ERIE</u> The incident occurred on Monday, June 3, 2024, on Marcella Drive, in Millcreek Township, Erie County.</p> <p>A gas line was damaged.</p> <p>National Fuel Gas (NFG) reported that JAC Construction of Ohio, working for Velocity Net Communications Inc, failed to maintain a safe distance while crossing a NFG service line when they using a horizontal directional drilling, and damaged the gas service line. NFG provide photos of the damage site.</p> <p>On Monday, August 12, 2024, emails were sent to JAC Construction of Ohio and to the project owner, Velocity Net Communications, requesting Alleged Violation Reports (AVR), and letters were mailed on 8/13/2024 requesting the AVR’s.</p> <p>On Monday, August 19th, Jordan of JAC Construction of Ohio called and left a message and his call was returned the same day. He stated that they already paid NFG for the line damage and they had a complex project meeting. He said the Complex Project ticket number is 20241231057. I told him to submit an AVR with the Complex meeting attendance and notes and any additional information.</p> <p>JAC Construction of Ohio did not submit an AVR. There was no response from the project owner, Velocity Net Communications and they submitted no AVR.</p> <p>*JAC Construction of Ohio is in violation of sections: 5(11.2) When using horizontal directional drilling (HDD), Excavator failed to utilize the best practices published by the HDD Consortium. 5(16) Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p>	<p><b>JAC Construction of Ohio: \$1,000.00</b> Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p><b>Velocity Net Communications, Inc: \$5,750.00</b> Section 4(2) 1st Offense \$500.00</p> <p>Section 4(4) 1st Offense \$250.00</p> <p>Section 6.1(3) 1st Offense \$2,500.00</p> <p>Section 6.1(7) 1st Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: Education Required and Penalties Applied</p> <p>*Velocity Net Communications Inc is in violation of sections:            4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed.            4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area.            6.1(3) – Released a project to bid or construction before final design was complete.            6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike.</p> <p>Recommendation: Education Required and Penalties Applied            Velocity was ordered by the DPC to attend education in 2023 and 2024 and have failed to attend with in 60 days. All fines raised to \$2500. Cases 42402 4/10/2024 and 34686 10/11/2023.</p>	
47907	<p><b>Facility Owner:</b> UGI Utilities Inc  <b>Contractor/Excavator:</b> HENKELS &amp; MCCOY</p>	<p><u>On 6/5/2024 11:00:00 AM at WINGCO LN, ONTELAUNEE TWP, BERKS</u> The incident occurred on Wednesday, June 5, 2024, on Wingco Lane, in Ontelaunee Township, Berks County.</p> <p>It was reported that a UGI Utilities gas line was damaged.</p> <p>Henkels and McCoy reported that they failed to exercise due care and take reasonable steps to avoid damage to the gas line and explained, they were directional drilling parallel to a gas line and had potholed the gas line every 50-feet before they started getting close to the yellow locate marks.</p> <p>UGI stated that Henkels and McCoy was directional drilling, when a correctly marked gas mainline was struck. Henkels and McCoy was drilling parallel inside the tolerance zone for many yards. The gas was not spotted appropriately.</p> <p>*Henkels and McCoy is in violation of section: 5(11.2) When using horizontal directional drilling (HDD), Excavator failed to utilize the best practices published by the HDD Consortium.            Recommendation: Penalty applied</p>	<p><b>HENKELS &amp; MCCOY:</b>  <b>\$500.00</b>            Section 5(11.2) 1st Offense \$500.00</p>
47689	<p><b>Facility Owner:</b> UGI Utilities Inc  <b>Contractor/Excavator:</b> DOLI CONSTRUCTION  <b>Project Owner:</b> LOWER PAXTON TOWNSHIP AUTHORITY  <b>Designer:</b> G H D ENGINEERING</p>	<p><u>On 6/6/2024 9:00:00 AM at 306 Beaver Rd, LOWER PAXTON TWP, DAUPHIN</u> The incident occurred on Thursday, June 6, 2024, at 306 Beaver Road, in Lower Paxton Township, Dauphin County.</p> <p>It was reported that a gas line was damaged.</p> <p>Doli Construction reported failing to exercise due care and take reasonable steps to avoid damaging the gas line. They explained, while doing yard restoration at 306 Beaver Road and searching for a downspout pipe to</p>	<p><b>DOLI CONSTRUCTION:</b>  <b>\$500.00</b>            Section 5(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>make it reconnection from the house, the Operator went too deep and caught gas service line to the house. UGI Utilities stated, while Doli Construction was digging to install sanitary sewer they hit and damaged a 1-inch plastic gas service line. UGI provided pictures of the damaged site.</p> <p>~20240922357- Update Routine ticket placed by Doli Construction on 4/1/2024, with lawful start dates of 4/4/2024 – 4/15/2024, a duration of 6 months, and type of work: Sanitary/Storm/Laterals/Concrete/Paving/Rest. Location Information: working on Beaver Road starts at the center of Oak Avenue and goes approximately 609 feet to the north side of Hazel Street mark all utilities in all directions and up to 1 foot of each property. Remarks: Add marking flags when possible due to weather conditions, Reason for update- Work in progress Remark Lines.</p> <p>There Are No Other Update Routine Tickets.</p> <p>*Doli Construction is in violation of section: 5(3) – Excavator failed to preserve mark-outs or request a remark. Recommendation: Education Required and Penalty applied</p>	
47663	<p><b>Facility Owner:</b> MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY</p> <p><b>Contractor/Excavator:</b> SUPERIOR UTILITY EXCAVATING INC</p> <p><b>Project Owner:</b> PEOPLES GAS COMPANY LLC</p>	<p><u>On 6/11/2024 11:58:00 AM at 27 WAYNE AVE, HEMPFIELD TWP, WESTMORELAND</u> The incident occurred on Tuesday, June 11, 2024, at 27 Wayne Avenue, in Hempfield Township, Westmoreland County.</p> <p>It was reported that the Municipal Authority of Westmoreland County's water line was damaged.</p> <p>Superior Utility Excavating, working for Peoples Natural Gas, reported that Municipal Authority of Westmoreland County (MAWC) miss-marked their water mainline. Superior explained, the water mainline was marked on the edge of the road and Superior had been digging the entire job 36-inches off the water mainline markings. The water service line was hit because the water main was incorrectly located by 59-inches. The water service was thought to be in the yard and not the road. The water main was located so far off, the water service was in the road. The water service was pulled from the main line which required multiple houses to be shut-off, approximately 20 customers. MAMC stated, Superior hit an inaccurately marked 6-inch water mainline, the damage was reported and MAWC made the necessary repairs.</p> <p>*Municipal Authority of Westmoreland County is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p>	<p><b>MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p>
47648	<p><b>Facility Owner:</b> Peoples Gas</p> <p><b>Contractor/Excavator:</b></p>	<p><u>On 6/11/2024 1:00:00 PM at S MARIAN ST, EBENSBURG BORO, CAMBRIA</u> Cambria Township</p>	<p><b>Guyer Brothers Inc.: \$500.00</b> Section 5(4) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Guyer Brothers Inc.  <b>Project Owner:</b>  Ebensburg Borough  Municipal Authority  <b>Designer:</b> Stiffler  McGraw And Associates  <b>Other:</b> Cambria Township  <b>Other:</b> Verizon</p>	<p>violation and penalty removed after additional information was submitted.</p> <p>*****</p> <p>The incident occurred on 06/11/2024, at 1:00 PM, on South Marian Street, Ebensburg Borough, Cambria County.</p> <p>A gas line owned by Peoples Natural Gas was damaged. 911 was called.</p> <p>Peoples Natural Gas submitted an Alleged Violation Report (AVR). Their AVR states, "Guyer brother is installing water lines in Ebensburg. Contractor exposed PNG service line but then kinked it with their excavator. This was a 1" plastic service." Photos were submitted.</p> <p>Guyer Brothers Inc. submitted an AVR. Their AVR states, "While digging trench for installation of new water mainline, Guyer brothers struck a marked gas service for 512 W High St. Line was marked by Peoples Gas with paint and flags and marked correctly. 911 was called and Peoples Gas was notified. A representative came on site and had a crew come and repair line."</p> <p>Ebensburg Municipal Authority submitted an AVR. Their AVR states, "While digging new trench for new water mainline to be installed, Guyer Brothers struck a marked gas service for 512 W High St. Gas Service was approximately 2ft deep and was marked correctly on roadway with paint and flagged at curb box. Brody from Guyer Brothers called 911. People's gas had a representative on site, and he called in a crew to repair service."</p> <p>Stiffler McGraw And Associates submitted an AVR. Their AVR states, "While digging new trench for new water mainline to be installed, Guyer Brothers struck a marked gas service for 512 W High St. Gas Service was approximately 2ft deep and was marked correctly on roadway with paint and flagged at curb box. Brody from Guyer Brothers called 911. People's gas had a representative on site and he called in a crew to repair service." Photos were submitted.</p> <p>Violations:</p> <p>Guyer Brothers Inc.  - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.  Recommendation: The penalty is applied. Education is required. (No prior violation of 5(4) located.)</p> <p>Cambria Township -  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine Ticket 20241381693 had a response due date of 05/21/2024. A response was not received from Cambria Township until 05/22/2024. Recommendation: The</p>	<p>\$500.00</p> <p><b>Ebensburg Borough Municipal Authority:</b>  <b>\$1,250.00</b>  Section 2(5)(v) 1st Offense  \$500.00</p> <p>Section 2(5)(v) 1st Offense  \$500.00</p> <p>Section 2(4) 1st Offense  \$250.00</p> <p><b>Cambria Township:</b>  <b>\$0.00</b></p> <p><b>Verizon: \$1,500.00</b>  Section 2(4) Subsequent  \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>penalty is applied. Education is required. (No prior violations located.)</p> <p>Ebensburg Borough -  - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine Ticket 20241381693 had a response due date of 05/21/2024. A response was not received from Ebensburg Borough. Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine Ticket 20241381694 had a response due date of 05/21/2024. A response was not received from Ebensburg Borough until 06/17/2024. Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design Ticket 20221961253 had a response due date of 07/29/2022. A response was not received from Ebensburg Borough. Recommendation: The penalty is applied. Education is required.</p> <p>Verizon -  - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design Ticket 20221961253 had a response due date of 07/29/2022. A response was not received from Verizon until 09/12/2022. Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Verizon on 07/15/2024.)</p>	
47739	<b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> Utility Line Services <b>Project Owner:</b> Aqua PA	<p><u>On 6/12/2024 9:30:00 AM at 257 HOTHORPE LN, RADNOR TWP. DELAWARE</u> The incident occurred on 06/12/2024 at 9:30 AM, at 257 Hothorpe Lane, Radnor Township, Delaware County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p> <p>PECO submitted an Alleged Violation Report (AVR). Their AVR states, "LOCATORS WERE UNABLE TO LOCATE THE GAS FACILITIES DUE TO INACCURATE PRINTS, CAUSING THE MARKS TO BE FIVE &amp; A HALF FEET OFF, CAUSING THE CONTRACTOR, UTILITY LINE SERVICES TO HIT THE GAS MAIN."</p> <p>Utility Line Services submitted an AVR. Their AVR states, "While the crew was digging in the area of 257 Hothorpe Lane to install a water main they damaged a mismarked gas main, off the mark by approximately 5 feet." Photos were submitted.</p> <p>Aqua PA submitted an AVR. Their AVR states, "Aqua Contractor Utility Line Services, while the crew was digging in the area of 257 Hothorpe Lane to install a water main they damaged a mismarked gas main, off the mark by approximately 5 feet."</p> <p>Violations:</p>	<b>PECO: \$2,000.00</b> Section 2(5)(i) Subsequent \$2,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by PECO on 06/20/2024.)</p>	
47658	<p><b>Facility Owner:</b> UGI Utilities <b>Contractor/Excavator:</b> Great Western Services Inc <b>Project Owner:</b> UGI Utilities - Placeholder <b>Other:</b> EMMAUS BOROUGH <b>Other:</b> Verizon</p>	<p><u>On 6/12/2024 11:00:00 AM at MACUNGIE AVE, EMMAUS BORO, LEHIGH</u> UGI accepts the violation and penalty.</p> <p>*****</p> <p>The incident occurred on 06/12/2024, at 11:00 AM, on Macungie Ave., Emmaus Borough, Lehigh County.</p> <p>A gas line owned by UGI Utilities was damaged. 911 was called.</p> <p>UGI Utilities submitted an Alleged Violation Report (AVR). Their AVR states, "GREAT WESTERN WAS DIGGING A TRENCH LINE TO INSTALL NEW GAS MAIN AND WHEN DOING SO THEY STRUCK A GAS SERVICE FACILITY TO HOUSE 743 CREATING A DAMAGE AND A LEAK. UGI LOCATOR DID NOT MARK THIS SERVICE IN THE WORK AREA." Photos were submitted.</p> <p>Great Western Services Inc submitted an AVR. Their AVR states, "While crew was trenching, they struck an unmarked 1-1/4" steel gas service line at 743 Greenleaf St. Crew conducted a walk down in the morning and there was no marked service going to the address or the house. Address was not on the service sheet and no visible curb box. 911 and 811 were called. Gas was safely stopped off using a stopper. The service was then dug up and renewed. UGI personnel admitted that GWS was not at fault." Photos were submitted.</p> <p>Violations:</p> <p>UGI Utilities - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied.</p> <p>EMMAUS BOROUGH - (No prior violations located for Emmaus Borough.) - Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20241292146 had a response due date of 05/13/2024. A response was not received from EMMAUS BOROUGH. Recommendation: The penalty is applied. Education is required. - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20241151753 had a response due date of 05/08/2024. A response to the ticket was not received from EMMAUS BOROUGH. Recommendation: The penalty is applied. Education is required.</p>	<p><b>UGI Utilities: \$2,000.00</b> Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>EMMAUS BOROUGH: \$2,000.00</b> Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p><b>Verizon: \$2,000.00</b> Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20241380884 had a response due date of 05/21/2024. EMMAUS BOROUGH responded on 05/24/2024. Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20241642239 had a response due date of 06/12/2024. EMMAUS BOROUGH responded scheduled mark on 06/12/2024. No additional responses received (Did not respond clear or marked). Recommendation: The penalty is applied. (Facility Owner/ Locator education was completed and passed by Borough of Emmaus on 10/28/2024.)</p> <p>Verizon -</p> <p>- Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20241292146 had a response due date of 05/13/2024. Verizon responded on 06/20/2024. Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Verizon on 07/15/2024.)</p>	
47940	<p><b>Facility Owner:</b> Peoples Gas  <b>Contractor/Excavator:</b> WILKINSBURG-PENN JOINT WATER AUTHORITY  <b>Project Owner:</b> WILKINSBURG-PENN JOINT WATER AUTHORITY - Place holder  <b>Other:</b> SWISSVALE BOROUGH</p>	<p><u>On 6/20/2024 1:50:00 PM at 7621 WESTMORELAND AVE, SWISSVALE BORO, ALLEGHENY</u> Peoples Gas violation withdrawn.</p> <p>*****</p> <p>The incident occurred on 06/20/2024 at 1:50 PM, at 7621 Westmoreland Ave., Swissvale Borough, Allegheny County.</p> <p>A gas line owned by Peoples Gas was damaged. 911 was called.</p> <p>Peoples Gas submitted an Alleged Violation Report (AVR). Their AVR states, "WILKINSBURG PENN JT WTR AUTH working on an emergency ticket drilled a gas main line owned by Peoples Gas causing a damage and service interruption. WILKINSBURG PENN JT WTR AUTH exposed a line within the tolerance zone, this line has a hole visible in the pictures as shown. WILKINSBURG PENN JT WTR AUTH did not renotify the ticket to state that the line uncovered in the tolerance zone did not match the field markings for size. WILKINSBURG PENN JT WTR AUTH proceeded to further excavate and uncovered a line matching the size and type in the field markings and still proceeded to damage the line." Photos were submitted.</p> <p>WILKINSBURG-PENN JOINT WATER AUTHORITY submitted an AVR. Their AVR states, "While excavating for a water main repair Wilkinsburg-Penn Joint Water Authority struck unknown/unmarked 2" steel gas service line owned by People's Gas. Service was for house #7704 Westmoreland. Service runs from S Braddock Avenue 600+ feet North on Westmoreland, past intersection at Milligan and to house #7704. Line</p>	<p><b>Peoples Gas: \$0.00</b></p> <p><b>SWISSVALE BOROUGH: \$2,500.00</b>  Section 2(5)(vii) 1st Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ran up middle of road and overall location was very unusual." Photos were submitted.</p> <p>Violations:</p> <p>Peoples Gas - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. (Peoples Gas completed and passed the facility owner/locator education on 06/21/2024.)</p> <p>SWISSVALE BOROUGH - - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency Ticket 20241721193 had a response due date of 06/20/2024. SWISSVALE BOROUGH did not respond until 07/09/2024. Recommendation: The penalty is applied. Education is required. (No prior violation of 2(5)(vii) located.) The DPC ordered Swissvale Borough to attend education within 60 days on 2/13/2024. Swissvale failed to comply with DPC ordered education. All fines raised to \$2500</p>	
48075	<p><b>Facility Owner:</b> National Fuel Gas <b>Contractor/Excavator:</b> ROWDY GEHRLEIN CONCRETE</p>	<p><u>On 6/25/2024 1:00:00 PM at 2201 LOVELAND AVE, MILLCREEK TWP, ERIE</u> The incident occurred on Tuesday, June 25, 2024, at 2201 Loveland Avenue, in Millcreek Township, Erie County.</p> <p>A gas line was damaged.</p> <p>National Fuel Gas (NFG) stated that Rowdy Gehrlein Concrete failed to maintain marks throughout the concrete project and struck a natural gas distribution service line.</p> <p>Rowdy Gehrlein Concrete reported failing to protect and preserve the markings during excavation and not submitting an Alleged Violation Report (AVR) within 10 business days of damaging the gas line. They explained they were digging and grazed the gas line approximately 7-8 inches below grade, then called 811 to report the struck line. NFG showed up in a timely fashion to check for leakage. There was no leakage, but the line was deemed too close to grade for construction to continue, and the line was moved outside of construction zone.</p> <p>NFG provided pictures of the damage.</p> <p>On Thursday, August 1, 2024, an email and letter were sent to Rowdy Gehrlein Concrete requesting an AVR. Their AVR was submitted on 8/2/2024.</p> <p>*Rowdy Gehrlein Concrete is in violation of sections: 5(3) Failed to protect and preserve the markings after beginning excavation, or contact the One Call System to request the facilities be marked again. 5(16) Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Recommendation: Education Required. For section 5(3) penalty applied. For section 5(16) penalty applied, but</p>	<p><b>ROWDY GEHRLEIN CONCRETE: \$750.00</b> Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
48430	<p><b>Facility Owner:</b> Peoples Gas Company  <b>Contractor/Excavator:</b> DIEHL CONTRACTING LLC  <b>Project Owner:</b> LOGAN TOWNSHIP BLAIR COUNTY  <b>Designer:</b> STIFFLER MCGRAW ENGINEERS  <b>Other:</b> BREEZELINE  <b>Other:</b> Verizon PA LLC</p>	<p>reduced by 50% – AVR was submitted, but not within 10 business days of striking the line.</p> <p><u>On 7/1/2024 12:28:00 PM at 320 HEATHER AVE, LOGAN TWP, BLAIR</u> The incident occurred on Monday, July 1, 2024, at 320 Heather Avenue, in Logan Township, Blair County.</p> <p>It was reported that Diehl Contracting hit a gas line and failed to use prudent techniques in the tolerance zone. It was not reported that 911 was called. Peoples Natural Gas (PNG) provided damage photos.</p> <p>Stiffler McGraw Engineers stated in their Alleged Violation Report (AVR), while Diehl Contracting was excavating for a sewer lateral they struck a marked 1-1/2-inch gas mainline. Stiffler McGraw Engineers explained, that the Contractor exposed the 1-1/2-inch gas main and while repositioning the excavator to better excavate for the sewer lateral, some material fell in and covered the exposed gas main. Upon excavating for the sewer lateral the Contractor hit the gas main, then bent the 1-1/2-inch plastic gas line over, next duct taped the gas main it to stop the gas leak, then called PNG and PA One Call.</p> <p>PNG stated, while Diehl Contracting was digging to install a sewer lateral they hit a 1-inch plastic service line. Marks were off 9-inches. Wire, dust and yellow tape were in the ditch. The Contractor did not dig prudently around PNG gas line.</p> <p>Diehl Contracting stated they were digging around the gas service line to install a new sewer lateral and accidentally broke the gas line. Both One Call and PNG were contacted immediately.</p> <p>~20240042156- Final Design ticket placed on 1/4/2024, Sanitary Sewer Replacement, worksite- Creekside Drive, with a response due date of 1/19/2024. No Response from- Verizon PA LLC, and Breezeline responded on 5/15/2024 as Field Marked.</p> <p>~20240042235- Final Design ticket placed on 1/4/2024, Sanitary Sewer Replacement, worksite- Garden Street. No Response from- Verizon PA LLC.</p> <p>*Diehl Contracting is in violation sections:  5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.  5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.  Recommendation: Education Required and Penalties Applied</p> <p>*Verizon PA LLC is in violation of section:  2(4) – Failed to respond to designer’s request for information within 10 business days. 20240042156  2(4) – Failed to respond to designer’s request for information within 10 business days. 20240042235</p>	<p><b>DIEHL CONTRACTING LLC: \$1,500.00</b>  Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p><b>BREEZELINE: \$250.00</b>  Section 2(4) 1st Offense \$250.00</p> <p><b>Verizon PA LLC: \$3,000.00</b>  Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: Penalties Applied</p> <p>*Breezeline is in violation of section: 2(4) – Failed to respond to designer’s request for information within 10 business days. 20240042156 Recommendation: Education Required and Penalty Applied</p>	
48723	<p><b>Contractor/Excavator:</b> JAMES D MORRISEY CONSTRUCTION <b>Contractor/Excavator:</b> PENNSYLVANIA AMERICAN WATER</p>	<p><u>On 7/19/2024 8:53:00 AM at DEKALB PIKE RT 202, WHITPAIN TWP, MONTGOMERY</u> The incident occurred on Friday, July 19, 2024, on Dekalb Pike Rt 202, in Whitpain Township, Montgomery County.</p> <p>A water line was damaged.</p> <p>PA American Water Company (PAWC) reported that James D. Morrisey Construction failed to exercise due care and use prudent excavation techniques when they hit and damaged an accurately marked water service line. JD Morrisey proceeded to isolate the work area of the PAWC system by closing the valves. JD Morrisey did not notify PAWC of the damaged line and PAWC had no knowledge of the damage until customers started calling in reporting that they had no water service. The line damage impacted several businesses and a surgical center.</p> <p>PAWC provided photos of the site explaining that they took the best photos they could as JD Morrisey dug through the marks that were there, so there was no way to show the relationship between the marks and the hit location.</p> <p>On Friday, August 2, 2024, an email and letter were sent to James D. Morrisey Construction requesting an Alleged Violation Report (AVR). JD Morrisey did not respond to the request and no AVR was submitted.</p> <p>*James D. Morrisey Construction is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Recommendation: Education Required and Penalties Applied</p>	<p><b>JAMES D MORRISEY CONSTRUCTION:</b> <b>\$2,000.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p>
48681	<p><b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> Caddick Utilities <b>Project Owner:</b> Aqua PA <b>Other:</b> Comcast <b>Other:</b> Verizon</p>	<p><u>On 7/25/2024 8:00:00 AM at SUGAR MAPLE LN, WHITEMARSH TWP, MONTGOMERY</u> Comcast accepts.</p> <p>*****</p> <p>The incident occurred on 07/25/2024 at 8:00 AM, at Sugar Maple Lane, Whitmarsh Township, Montgomery County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p>	<p><b>PECO: \$1,500.00</b> Section 2(5)(i) 3rd Offense \$1,500.00</p> <p><b>Comcast: \$500.00</b> Section 2(5)(v) 2nd offense \$500.00</p> <p><b>Verizon: \$3,500.00</b> Section 2(5)(v) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO submitted an Alleged Violation Report (AVR). Their AVR states, "ON 07/25/2024, CADDICK UTILITIES, WORKING FOR AQUA PA, REPLACING WATER MAIN, SERVICES AND HYDRANTS, STRUCK AN UNMARKED 1" PLASTIC GAS SERVICE WITH AN EXCAVATOR. THE SERVICE WAS NOT MARKED DUE TO INACCURATE RECORDS."</p> <p>Caddick Utilities submitted an AVR. Their AVR states, "Damaged unmarked gas service at 29 Sugar Maple Ln. Response crew repaired within 2 hours." Photos were submitted.</p> <p>Aqua PA submitted an AVR. Their AVR states, "Aqua Contractor Caddick Utilities, damaged unmarked gas service at 29 Sugar Maple Ln. Response crew repaired within 2 hours."</p> <p>Violations:</p> <p>PECO -  - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. Education is required.</p> <p>Verizon -  - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242042777 had a response due date of 07/24/2024. Verizon did not respond to the ticket. Recommendation: The penalty is applied. (Facility Owner/Locator education completed and passed by Verizon on 8/30/2024.)  - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20242071410 had a response due date of 07/25/2024. Verizon did not respond until 08/05/2024. Recommendation: The penalty is applied. (Facility Owner/Locator education completed and passed by Verizon on 8/30/2024.)</p> <p>Comcast -  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20242042777 had a response due date of 07/24/2024. Comcast responded to the ticket on 07/25/2024. Recommendation: The penalty is applied. (Comcast completed the facility owner/locator education on 07/25/2024.)</p>	<p>Section 2(5)(vii)  Subsequent \$2,500.00</p>
48910	<p><b>Facility Owner:</b>  Elizabethtown Regional Sewer Authority  <b>Contractor/Excavator:</b>  PennDOT - spacesaver  <b>Project Owner:</b>  PENNDOT</p>	<p><u>On 8/5/2024 1:00:00 PM at 600 Turnpike Road, WEST DONEGAL TWP, LANCASTER</u> Incident occurred on 8/05/2024 at 600 Turnpike Road in West Donegal Township in Lancaster County.</p> <p>An Eight “Gravity Sewer main and a 4” force main was hit and damaged.</p>	<p><b>PENNDOT: \$3,250.00</b>  Section 5(4) 3rd Offense  \$1,500.00</p> <p>Section 5(4) 3rd Offense  \$1,500.00</p> <p>Section 9 1st Offense  \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Elizabethtown Regional Sewer Authority is represented by Rettew and is the facility owner stated in their Alleged Violation Report (AVR) that “Elizabethtown Regional Sewer Authority (ERSA) marked out utilities in the project area, including an 8" gravity sewer main and a 4" force main. The gravity main was approximately 9' deep, while the force main had a minimum depth of 4'-6" but assumed to be slightly deeper to be under an existing culvert. The excavator did not use prudent techniques, such as hand-dug test holes, vacuum excavation, or similar methods, to accurately determine the position of the facilities. As a result, a utility strike occurred on the sewage force main at a depth of approximately 6', causing a release of sewage into the nearby waterway. Utility strike was caused by using a backhoe and hitting the force main. Additionally, no preliminary or final design tickets were placed for this work prior to the submission of the excavation ticket”. Pictures were provided. Pictures were received in the email from Rettew, who is representing ERSA.</p> <p>PennDOT gave no statement in their AVR but noted that this was a project owner issue. No pictures provided and no tickets found. *****</p> <p>Ticket 20242052153 was requested by PennDOT on 7/23/2024 with a response due by 7/25/2024. Location Information-- [SR 4008 IS TURNPIKE RD. WORKING APPX 930FT E FROM DECATUR ST AND 2831FT W OF W HIGH ST. WORKING IN FRONT OF ELIZABETHTOWN SEWER AUTHORITY.]</p> <p>All facility owners responded timely including Elizabeth Town Area Water Authority (ETAWA) who responded field marked on 7/23/2024. PennDOT is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques when hitting both facilities. This is a third offense. 9 – Failed to make best efforts to comply with Common Ground Alliance Best Practices.</p> <p>CGA Best Practices 5-15: Facility Avoidance. Practice Statement: The excavator uses reasonable care to avoid damaging underground facilities. The excavator plans the excavation so as to avoid damage or to minimize interference with the underground facilities in or near the area. Recommendation: The penalty is applied. (Excavator education completed and passed by PennDOT on 9/26/2024.)</p>	

**Full Session**

Case Number	Stakeholders	Summary	Violations & Recommendation
39475	<b>Facility Owner:</b> LEHIGH COUNTY AUTHORITY	<u>On 6/16/2023 4:00:00 PM at HAMILTON ST, ALLENTOWN CITY, LEHIGH</u> On 2/11/2025 Lumen	<b>LEHIGH COUNTY AUTHORITY: \$1,000.00</b>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Contractor/Excavator:</b> NORTH STAR CONSTRUCTION MANAGEMENT</p> <p><b>Contractor/Excavator:</b> SCHEUERMANN EXCAVATING INC</p> <p><b>Project Owner:</b> ALLENTOWN CITY</p> <p><b>Designer:</b> RETTEW ASSOCIATES INC</p> <p><b>Other:</b> ALLENTOWN CITY - spaceholder</p> <p><b>Other:</b> LUMEN COMMUNICATIONS</p>	<p>was not in attendance. The Damage Prevention Committee (DPC) voted to accept the Damage Prevention Investigators (DPI) recommendations as presented.</p> <p>*****</p> <p>LUMEN disagreed and stated that "I am reaching about Case No. 039475. The ticket number (20222592071) under investigation is Design ticket that was worked prior to Lumen correcting the response back to PA811 on May 2023".</p> <p>Looking to have the same resolution as the past Cases; of keeping the penalties and waving the fee and education.</p> <p>*****</p> <p>Incident occurred on 6/16/2023 at Hamilton St. between S 11th ST. and S. 12th ST. Allentown City in Lehigh County.</p> <p>A water service line was hit and damaged.</p> <p>LEHIGH COUNTY AUTHORITY (LCA) stated in their Alleged Violation Report (AVR) "Was notified by our customer care dept. that our line was hit on Hamilton between 11th &amp; 12th. Our checker was dispatched to verify hit line. Our line was indeed hit". No project information was provided. On 1/03/2024 an email was sent requesting verification of the number of folks that were affected by this damage. Pictures were submitted. No information has been received to date. An email was sent on 9/11/2024 asking ab out the number of customers that were affected by this damage, the cost of the damage and why LCA responded that they had no facilities in the area to the design tickets 20222592071 and 20213500948.</p> <p>SCHEUERMANN EXCAVATING INC stated in their AVR that "Scheuermann Excavating Inc. was excavating for new sidewalk, approximately 2 feet deep when we struck an unmarked water service. The service was later discovered to be an old fire hydrant line that was capped. No plans showed any existing service in that area and as stated was not marked in the field". Project cost is listed as &lt;\$400,000 and level "C" Subsurface Utility Engineering (SUE) was used. AVR read that 11-50 People were affected. Picture was submitted.</p> <p>NORTH STAR CONSTRUCTION MGT the construction manager stated in their AVR that "Scheuermann Excavating Inc was excavating for a new sidewalk, approx. 2 feet deep when they struck an unmarked water service. The service was later discovered to be an old fire hydrant line that was capped. No plans showed any existing service in that areas as stated was not marked in field" Project was &gt;\$400,000. And level "C" SUE was used. Pictures were submitted.</p> <p>City Of Allentown the Project Owner was mailed and emailed an AVR request letter on 1/03/2024.</p>	<p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p><b>NORTH STAR CONSTRUCTION MANAGEMENT: \$250.00</b></p> <p>Section 5(3) 1st Offense \$250.00</p> <p><b>SCHEUERMANN EXCAVATING INC: \$250.00</b></p> <p>Section 5(3) 1st Offense \$250.00</p> <p><b>LUMEN COMMUNICATIONS: \$5,000.00</b></p> <p>Section 2(5)(v) 2nd Offense \$2,500.00</p> <p>Section 9 1st Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR was received on 1/18/2024. Allentown City stated in their AVR that Scheuermann Excavating Inc. was excavating for a new sidewalk and curb approx. 2 feet deep when they struck an unmarked water service. the service was later discovered to be an old fire hydrant line that was capped. no plans showed any existing service in that area and as stated it was not marked in the field. Note that the AVR address was submitted from DPW Bureau of Engineering, Allentown PA 18013.</p> <p>Rettew, the designer was mailed an AVR request letter on 1/03/2024. Rettew stated in their AVR that “The line that was struck was not identified in any records provided by the utility or the client, the line was not able to be located by geophysical methods. Please see attached document for additional information”.</p> <p>Documents and Project Reports were provided. Two areas of design in the city were provided. The first one named Hamilton, had a Predesign start date:12/16/2021. Final Design start date: 12/30/2021. Bid and Construction start date: 1/13/2022. Another area was 9th – 12th Streetscape with a preliminary design start of 9/30/2022, Final Design: 10/28/2022. Construction start date: 11/25/2022 and a bid date of 10/28/2022. Rettew sent a lengthy description of issues. For Design Tickets 2022592071 and 20213500948 Rettew stated that LCA did not send in plans when requested. the applicable GIS image with the area of the line strike shown in red. Note that the LCA image does not indicate any facility at the location of the line strike. See attachment RETTEW AT20240220025 with pictures. The Project is listed as 2300 FT, &gt;\$400,000, and Level “B” SUE is noted. Reports are attached.</p> <p>Please see 2024 Google map images. Although Google snip is from 2024. These images show that this area had much developed by 2021. One might consider that there would be facilities in this area. Using google maps for design information would be considered a level “D” process. It would be prudent for the designer to contact the facility owner and find out more information for this project. An AVR should have been submitted by the designer for an alleged violation to be investigated. Please also consider that no predesign tickets were submitted for this project. Part of the SUE process level D is preliminary design tickets requested to gather information about the facilities in the design area.</p> <p>*****</p> <p>*Final Design Ticket 20213500948 was requested by Rettew 12/16/2021, with a response due by 1/03/2022. UGI has a design conflict and requests plans to be sent. Verizon responds with a design conflict and that direct contact will follow. Lehigh County Authority responds that they are clear, no facilities involved.</p> <p>*Final Design Ticket 20222592071 was requested by RETTEW on 9/16/2022 with a response due by 9/30/2022.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon responded with a conflict on 9/19/2022, and never updated this information.  UGI responded with a conflict on 9/16/2022 and never updated this information.  Lumen formerly level 3 never responded.  Lehigh County Authority responded Clear, no facilities or facilities not involved. This is a large business area of, and one might consider that there would be facilities in this area. Certainly, using google maps (level D SUE)  One would at least question a response of no sewer facilities in this area.</p> <p>*Routine ticket 20231564104 was requested by Scheuermann Excavating Inc. on 6/05/2023 with a response due by 6/07/2023.  City of Allentown did not respond until 6/09/2023  *****</p> <p>LEHIGH COUNTY AUTHORITY is in violation of  2(4) – Failed to respond to designer’s request for information within 10 business days.  2(4) – Failed to respond to designer’s request for information within 10 business days.  2(5)(i) Failed to locate underground lines within 18” horizontally of the outside wall of line.  Recommendation: The penalty is applied. (Facility Owner/ Locator Education was completed and passed by Lehigh County Auth on 10/07/2024.)</p> <p>SCHEUERMANN EXCAVATING INC is in violation of:  Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project.  Recommendation: The penalty is applied. Education is required.</p> <p>NORTH STAR CONSTRUCTION MANAGEMENT is in violation of  Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project.  Recommendation: The penalty is applied. Education is required.</p> <p>LUMEN COMMUNICATIONS is in violation of:  Section 2(5)(v) – Failed to respond to a routine excavation design One Call ticket 20222592071. This is a second offense.  Section 9 – Failed to make the best efforts to comply with the Common Ground Alliance (CGA Best Practices 5-16. Federal and State regulations for required training.  Recommendation: The penalty is applied. Facility Owner education was completed by 3/12/2024. And Incident is prior to this date. Facility Owner education was due by 7/9/2024 and was not completed within 60 days as stated in the letter. Lumen did scramble to complete education after they were notified that their fine had been raised for failure to comply, but the deadline to complete was September 9, not November 16. The deadline is part of the DPC's order Lumen did not request an extension. The \$1000. Penalty is raised to \$2500. For noncompliance with the education</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
40651	<p><b>Facility Owner:</b> UGI  <b>Contractor/Excavator:</b> Glenn O. Hawbaker, Inc.  <b>Project Owner:</b> PENNDOT  <b>Designer:</b> AECOM TECHNOLOGY CORPORATION  <b>Other:</b> DERRY TOWNSHIP MIFFLIN COUNTY  <b>Other:</b> Derry Township Sanitary Sewer Authority  <b>Other:</b> NAVARRO AND WRIGHT CONSULTING EN  <b>Other:</b> VERIZON PA LLC</p>	<p>requirement as per the DPC order, Federal and State regulation.</p> <p><u>On 8/9/2023 2:30:00 AM at 326 VALLLEY ST, LEWISTOWN BORO, MIFFLIN</u> On 2/11/2025 the Damage Prevention Committee (DPC) voted to accept the Damage Prevention Investigators (DPI) recommendations as presented.  *****</p> <p>DERRY TOWNSHIP MIFFLIN COUNTY is disputed. The DPI returned a call to Kelly from Derry Township Mifflin County yesterday, who stated that they sent in a check, and we sent it back. This is correct, because the check also had a disagreement letter in the envelope with it. DPI let them know that they are scheduled for the meeting and went over the violation. DPI also let them know that if they decided to agree, with the findings they would need to make the payment and to please notify us that they are not disagreeing. There was no confirmation either way on the telephone.  *****</p> <p>Incident occurred on 8/09/2023 at 326 Valley St. in Lewistown Boro in Mifflin County.</p> <p>A Gas line was hit and damaged.</p> <p>GLENN O HAWBAKER INC stated in their Alleged Violation Report (AVR) that the excavator failed to plan the excavation or demolition work or minimize interference with a facility owner’s facilities in a construction area. 911 was called. No photos were provided.  On 3/06/2024 DPI sent an email asking for the CP sign-in sheet and details surrounding the incident.</p> <p>PENNDOT stated in their AVR that “At approximately 2:35 PM, an underground gas service line was hit by the excavator performing excavation for the reconstruction of the existing roadway. The excavation was to be approximately 26" below existing roadway. The line that was hit was approximately 19" below the existing roadway. The service line was cut off near the curb line and UGI was called immediately. UGI employees were there within minutes to begin repair. Repair was made and UGI left the site around an hour after damage. The gas main was uncovered and determined that it was not damaged. The only damage was to the service line which was cut and spliced back together by UGI”. Pictures were provided.  On 3/06/2024 DPI sent an email asking for the Final Designer and a little more information about the Preliminary Designs that stated were blasting and using a backhoe. DPI asked Navarro about this, and they stated this ticket was supposed to read digging. They also stated the only digging would have been done for investigative purposes.</p> <p>UGI submitted another AVR that stated, “While excavating for full-depth roadway replacement,</p>	<p><b>Glenn O. Hawbaker, Inc.: \$1,500.00</b>  Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p><b>DERRY TOWNSHIP MIFFLIN COUNTY: \$500.00</b>  Section 2(5)(viii) 1st Offense \$500.00</p> <p><b>Derry Township Sanitary Sewer Authority: \$500.00</b>  Section 2(5)(viii) 1st Offense \$500.00</p> <p><b>VERIZON PA LLC: \$5,000.00</b>  Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>contractor damaged a correctly marked gas service, causing an unplanned release of gas". 911 was called by the UGI first responder. Glenn O Hawbaker Inc is listed as the excavator also.</p> <p>AECOM TECHNOLOGY CORPORATION was mailed an AVR request letter on 3/07/2024. DPI returned a call to Kathleen from AECOM, on 3/15/2024, and answered questions about submitting the AVR and what we are asking for. Kathleen stated that they will submit an AVR and that they received information that PENNDOT and the Excavator filled out an AVR as well. DPI sent an email with ACT50 booklet and PA1Call contact information.</p> <p>*****</p> <p>*Preliminary Design Ticket 20190720249 was requested by NAVARRO AND WRIGHT CONSULTING EN for work on Valley St between N. Dorcas St. and 3rd St. on 3/13/2019 with a response due by 3/27/2019. (Lewistown Boro) The method of excavation will be blasting and work with a backhoe. Location Information: [THIS IS TICKET 1 OF 3 FOR A RESTORATION PROJECT. MPMS 93316. BEGINNING AT THE INTERSECTION OF VALLEY ST AND DORCAS ST 6500 FT NORTH/NORTH EAST ON VALLEY ST AND ELECTRIC AVE.] All responses were timely.</p> <p>*Preliminary Design Ticket 20190720250 was requested by NAVARRO AND WRIGHT CONSULTING EN for work on Valley St between N. Dorcas St. and 3rd St. on 3/13/2019 with a response due by 3/27/2019. (Derry TWP) The method of excavation will be blasting and work with a backhoe. Location Information: [THIS IS TICKET 1 OF 3 FOR A RESTORATION PROJECT. MPMS 93316. BEGINNING AT THE INTERSECTION OF VALLEY ST AND DORCAS ST 6500 FT NORTH/NORTH EAST ON VALLEY ST AND ELECTRIC AVE.] All responses were timely.</p> <p>*Preliminary Design Ticket 20190720332 NAVARRO AND WRIGHT CONSULTING EN for work from the intersection of Chestnut St and Dorcas St. The responses were due by 3/27/2019. All responses were timely.</p> <p>*Preliminary Design Ticket 20190720283 NAVARRO AND WRIGHT CONSULTING EN for work between Chestnut St and Dorcas St. The responses were due by 3/27/2019. All responses were timely.</p> <p>*Final Design Ticket 20221741059 was requested by AECOM TECHNOLOGY CORPORATION on 6/23/2022 for a full depth reconstruction and Mill overlay for 5187 'X40' of work., with a response due by 7/08/2022. UGI responded Insufficient Info – Do not Dig on 7/05/2022 and on 8/05/2022 Engineering was completed. Verizon had no response until they responded “field marked” on 7/28/2022.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Final Design Ticket 20221741060 was requested by AECOM TECHNOLOGY CORPORATION on 6/23/2022 with a response due by 7/08/2022. UGI responded Insufficient Info – Do not Dig on 7/05/2022 and on 8/05/2022 Engineering was completed. Verizon had no response until they responded “field marked” on 7/28/2022.</p> <p>*Complex Project (CP) Ticket 20230410325 was requested by Glenn O. Hawbaker, Inc. on 2/10/2023 with a response due by 2/21/2023. Meeting was held on 2/22/2023 at 15:00. Verizon did not have a clear response. On 2/13/2023 they responded that they will attend the meeting, then on 2/23/2023 they responded with insufficient Info – Do not dig. Derry Township Mifflin County never responded. Derry Township Sanitary Sewer Authority responded that they will attend the meeting. This was never updated.</p> <p>*Ticket 20230870433 was requested by Glenn O. Hawbaker, Inc. on 3/28/2023 with a response due by 4/02/2023. Work area is on Valley St. for work between S. Pine St. and Oak St. All facility owners responded timely.</p> <p>*Ticket 20230942132 was requested by Glenn O. Hawbaker, Inc. on 4/04/2023 with a response due by 4/06/2023. Work area is on Valley St. for work between N. Spruce St. and S. Pine St. All facility owners responded timely.</p> <p>*Ticket 20231360615 was requested by Glenn O. Hawbaker, Inc. on 4/04/2023 with a response due by 5/18/2023. Work was for Valley St. between S.Dorcas and S. Pine. Note: Rest of Valley St not marked. All facility owners responded timely.</p> <p>*Ticket 20232082544 was requested by Glenn O. Hawbaker, Inc. on 7/27/2023 with a response due by 8/01/2023. Work is on Valley St. between Stine Dr. and Central Ave. Work is listed for replacing drainage pipe. All facility owners responded timely.</p> <p>*Ticket 20232142299 was requested by Glenn O. Hawbaker, Inc. on 8/02/2023 with a response due by 8/04/2023. Work is on Valley St. between Dorcas and Walnut. All facility owners responded timely.</p> <p>*Emergency Ticket 20232214112 was requested by UGI on 8/09/2023 at 16:11. All facility owners responded timely.</p> <p>*****</p> <p>Glenn O. Hawbaker, Inc. is in violation of Section: 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. UGI stated that “911 was called by the UGI first responder”.</p> <p>5(4) Excavator failed to exercise due care and employ prudent techniques.</p> <p>Recommendation: The penalty is applied. Education is required.</p> <p>VERIZON PA LLC is in violation of Section:</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Ticket 20230410325 was not responded to until on 2/23/2023 they responded Insuff Info. Do Not Dig. This is a subsequent offense.</p> <p>2(4) – Failed to respond to designer’s request for information within 10 business days. Design Tickets 20221741059 and 20221741060 were due by 7/08/2022. Verizon had no response to either ticket until they responded “field marked” on 7/28/2022 to both tickets. These are subsequent offenses.</p> <p>Recommendation: The penalty is applied. Education was completed on 8/13/2024.</p> <p>DERRY TOWNSHIP MIFFLIN COUNTY is in violation of Section:</p> <p>2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Ticket 20230410325 was never responded to.</p> <p>Recommendation: The penalty is applied. Education is required.</p> <p>Derry Township Sanitary Sewer Authority is in violation of Section:</p> <p>2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Ticket 20230410325 read that they will attend the meeting, and this response was not updated to a final response.</p> <p>Recommendation: The penalty is applied. Education is required.</p> <p>*DPI requested a CPM sign in sheet from the excavator Glenn O Hawbaker, Inc. No sheet has been received to date.</p>	
41336	<p><b>Facility Owner:</b> UGI  <b>Contractor/Excavator:</b> Barwis Construction  <b>Project Owner:</b> UNKNOWN see synopsis  <b>Other:</b> MASTIC PROFESSIONAL SERVICES formerly HMI TECHNICAL SOLUTIONS</p>	<p><u>On 8/17/2023 9:05:00 AM at 3809 Penn Ave, SINKING SPRING BORO, BERKS</u> On 2/11/2025 the Damage Prevention Committee (DPC) voted to keep the violations and penalties as recommended.</p> <p>***</p> <p>Barwis Construction disagrees and says if we have any questions to please reach out. Barwis also pointed out that our system showed that they had a previous offense, which was withdrawn. Our MIS department is aware of this issue and the DPI's are manually checking all cases to ensure the previous violations are not listed if they were withdrawn. Note that this issue does not affect the violation or the occurrence of the violation at all to Barwis, as this is a first offense violation.</p> <p>Barwis added in another email that they will send a rebuttal prior to 11/15/2024. DPI asked how the marks were preserved for 8 months on this project.</p> <p>On 11/15/2024 Barwis sent a statement saying that “We feel that this charge is unwarranted due to the fact that we had worked continuously on the site for the duration of the ticket and were instrumental in the installation of the affected utility. In our opinion this absolves us from being required to request a remark and maintain marks that were never present”.</p>	<p><b>UGI: \$0.00</b></p> <p><b>Barwis Construction: \$1,000.00</b>  Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Barwis responded to the violation Section 5(16) stating that “In regards to the failure to submit an AVR. I am unsure when the requirement to submit one was first introduced or began being enforced but in our experience this was around the time that we learned that we needed to do this. We also did not believe that anyone violated any policy as it was a simple mistake that happens during complicated large construction. As both parties together fixed the problem and moved on it did not seem necessary to submit one. Once receiving the letter that we were in violation for not submitting and AVR we immediately submitted one”.</p> <p>Please see attachment Barwis responds email 11-15-2024, for full statement.</p> <p>*****</p> <p>UGI disagreed. They submitted Final Design ticket 20212081894 and explained that there were 2 separate projects occurring in this area. They stated that they were not the project owner for the work that Barwis was doing. Violations section 4(2) - Designer failed to request the line and facility information prescribed by section 2 (4) from the One Call System n... and section 6.1(3) released a project to bid or construction before the final design was complete are withdrawn. Note *No Project owner was listed on any of the AVR’s The tickets had multiple “work for” entities, but the design ticket stated that UGI was the project owner. After the stakeholder review it was found that the design ticket was for this area, but a different project. One ticket 20221592088 listed D AND B CONSTRUCTION as who the work was being completed for. Another ticket 202223461502, listed COMMONWEALTH GROUP, but most of the tickets and the final design listed the project owner as UGI.</p> <p>On 11/26/2024 DPI sent an email to Barwis asking who they were working for at the time of the damage. On 11/26/2024 Barwis confirmed that they were working for DB Construction. NO project Owner was named in the AVR.</p> <p>ALL VIOLATIONS AND PENALTIES AGAINST UGI HAVE BEEN WITHDRAWN</p> <p>*****</p> <p>Incident occurred on 8/17/2023 at 3809 Penn Ave in SINKING SPRING BOROUGH, in Berks County.</p> <p>A Gas line was hit. 911 was notified.</p> <p>UGI the project owner, designer and facility owner stated in their Alleged Violation Report (AVR) that “Site excavator utilizing mechanized equipment struck a 4in main that was just installed on this site within 2 weeks. This excavator has not done a new PAOC on this site since the gas facilities have been installed. Marks were present from the installation process and though they were marked correctly were not the result of a valid PAOC by the excavator”. 911 was notified.</p> <p>Barwis Construction was mailed and emailed an AVR request letter on 7/15/2024. They were the ones who</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>called in the Emergency Ticket and are required to submit an AVR when they strike a line.  AVR received on 7/25/2024. Barwis stated in their AVR that “UGI gas service was hit that was previously installed by us on the site. We had been working continuously on the site for over a year and work directly with the facility owner to have the utility repaired. Since it was a gas line we did an emergency one call but both parties worked together to remedy the situation, thus we did not believe that an AVR was necessary. Barwis also pointed out that our system showed that they had a previous offense, which was withdrawn. Our MIS department is aware of this issue and the DPI's are manually checking all cases to ensure the previous violations are not listed if they were withdrawn. Note that this issue does not affect the violation or the occurrence of the violation at all to Barwis, as this is a first offense violation. Barwis added in another email that they will send a rebuttal prior to 11/15/2024.</p> <p>Mastic Professional Services formerly HMI TECHNICAL SOLUTIONS LLC was mailed and emailed an AVR request letter on 7/15/2024. On 7/22/2024 AVR was received from Mastic Professional Services. AVR stated that “Is this company the final designer for this project? No. What was the total estimated cost and length of this project? Total Design Cost - \$4,695; Total Project Footage – 1,700LF Can you explain the process of the Subsurface Utility Engineering (SUE) that was utilized for this project and why this was sufficient. MPS (formerly HMI) received this project from UGI Utilities on 11/8/2022. The scope of work was base mapping and an exhibit for the proposed main on private property. MPS placed a preliminary one call on 11/10/2022 (Ticket# 20223143529) and began working to convert the developers CAD file. Once complete, MPS sent to UGI for them to finalize the design with proposed main. UGI returned the finalized design to MPS and asked for an exhibit and a final one call to be placed (Ticket# 20231151516). MPS used a combination of the developers CAD file, Google earth, and one call information to compile the base maps. This was sufficient because we were able to obtain all necessary information to complete the base maps. Once this was complete, the project was turned over to UGI. MPS has no record of placing ticket # 20232291003. MPS was not aware that an underground facility had been hit nor which underground facility had been hit. Please upload pertinent pictures &amp; field reports to your AVR submission. To be provided by UGI Utilities and/or Barwis Construction.</p> <p>*****</p> <p>*Preliminary Design Ticket 20223143529 was requested by HMI Technical Solutions LLC on 11/10/2022, with a response due by 11/29/2022. The project is the approach main for proposed Village Green Subdivision. Ticket requests row widths and all utility as-builds.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PPL did not respond to Engineering Completed until 11/30/2022.  Frontier Communications did not respond “Insufficient Info Do Not Dig” until 11/30/2022 and this was never updated.  Comcast Cable Inc did not respond to Engineering Completed until 11/30/2022.</p> <p>*Final Design Ticket 20231151516 was requested by HMI Technical Solutions LLC on 4/25/2023 with a response due by 5/09/2023.  Verizon did not respond “clear” until 6/14/2024.  Frontier Communications responded “Insuff Info Do Not Dig” on 5/09/2023.  Spring Township of Berks County did not respond “field marked” until 5/11/2023.  Crown Castle never responded.  *Ticket 20223461502 was requested by Barwis Construction LLC on 12/12/2022 with a response due by 12/14/2022.  PPL Electric, Comcast, and Fastbridge Fiber responded “Scheduled Mark” on 12/14/2022, then Clear no facilities on 12/19/2022.</p> <p>*Ticket 20221592088 was requested by Barwis Construction LLC working for B and D Construction on 6/08/2023 with a response due by 6/10/2023. All facility owners responded timely.</p> <p>*Emergency ticket 20232291003 was submitted by Barwis on 8/17/2023 at 9:23. 911 was notified. All facility owner's responded timely.  *****  Barwis is in violation of Sections:  5(3) – Excavator failed to preserve mark-outs or request a remark.  5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.  Recommendation: The penalty is applied. Education is required.</p>	
40943	<p><b>Facility Owner:</b> Adelpia Gateway, LLC.  <b>Contractor/Excavator:</b> INNOVATIVE CONSTRUCTION SERVICE (ICS)  <b>Project Owner:</b> WESTTOWN TOWNSHIP  <b>Other:</b> VERIZON PA LLC</p>	<p><u>On 8/21/2023 2:30:00 PM at Johnny's Way, WESTTOWN TWP, CHESTER</u> On 2/11/2025 the Damage Prevention Committee (DPC) voted to keep all of the violations but only keep 1 penalty for Section 5(9) to Innovative Construction Service (ICS).  *****  Innovative Construction Services disagreed. An email was received from the solicitor asking for a call to discuss the matter. 11/6/2024 Damage Prevention Investigator (DPI) sent an email stating she will call and returned a call on 11/6/2024 at 9:30 as requested. See Comments for more information. On 12/6/2024 DPI sent an email asking of all of the violations were being disputed. No answer has been received to this question to date. Please also see attachment from the Damage Prevention Liaison GDanks notes, stating that he spoke with NJR Midstream.  *****  Incident occurred on 8/21/2023 on Johnny’s Way in West Goshen Township in Chester County.</p>	<p><b>INNOVATIVE CONSTRUCTION SERVICE (ICS):</b>  <b>\$2,000.00</b>  Section 5(9) 1st Offense \$0.00  Section 5(9) 1st Offense \$2,000.00  Section 5(3) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*No Damage*</p> <p>Adelphia Gateway the facility owner stated in their Alleged Violation Report (AVR) that “Paving contractor milling on 8/21/23 on Johnny’s Way in West Chester PA over our pipeline crossing near the intersection of Johnny’s Way and Elk Lane, without a on-call ticket. The contractor is Inncon and the owner is Richard Somers, Office (610) 522-2221 Cell (610) 476-8000. He explained to our inspector that he plans to Pave tomorrow and didn’t want to acknowledge that a one call ticket needs to be cleared through PA 1 Call before conducting any work. Adelphia reached out to Greg Danks -PA One Call and informed him of the situation and provided him with the specific aforementioned information. Greg contacted the contractor and he tried to tell him that the milling work is considered excavating and requires a call ticket. The contractor responded that he would call in an emergency ticket so he could continue to work tomorrow paving on 8/22/23. Greg informed the contractor that would be unlawful because it is not an emergency and that he would have to call in an insufficient ticket. Soon after the contractor called in 5-emergency tickets for the entire Johnnys Way road milling and paving scope of work”. On 12/04/2024 DPI reached out to Greg Danks to get a recollection of events from his perspective. On 12/04/024 GDanks sent in his log of communication with ICS. * Please See attachment.</p> <p>INNOVATIVE CONSTRUCTION SERVICE (ICS) the excavator was mailed and emailed an AVR request letter on 3/25/2024. AVR was received on 4/042024 and stated that “Milling and paving work was completed without incident”.</p> <p>On 3/26/2024, DPI returned a call to Richard Summers, who had questions about the questions that were added in the AVR request letter. He stated he did not know what a Complex project is. He calls his tickets in, so he has never been on the OneCall site. DPI gave him the telephone number for OneCall to help in case he has trouble getting the form. He stated he will fill out the questions as best as he can and submit an AVR. DPI also explained that the PO needs to submit an AVR and that we get the AVR's from the different parties that are involved in a project.</p> <p>WESTTOWN TOWNSHIP the project owner was mailed an AVR request letter on 3/25/2024 and emailed an AVR request letter on 3/26/2024. Weston Township stated in their AVR that “Work within the impacted area was replace in-kind overlay work of the existing pavement surface course. Additional work was completed along the roadway for in-kind pipe replacement work, for which the Contractor had previously placed One Calls for. Upon the first day of the milling work (8/21) Adelphia Gateway arrived onsite after milling of the roadway and reviewed concerns with</p>	<p>\$0.00</p> <p><b>VERIZON PA LLC:</b>  <b>\$2,000.00</b>  Section 2(5)(vii) 3rd  Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>roller vibration over the pipeline within the work limits, with the Contractor agreeing to static roll and not vibratory roll within the area that could potentially impact the pipeline. Adelpia Gateway remained onsite during paving work in order to ensure that the area was static rolled. As all work under this contract was replace in-kind, no plans were prepared for the work, with work bid as unit quantities and descriptions were needed. Additionally, Innovative Construction Services was required to comply with Act 287 of 1974, as amended, and was also instructed to comply with the same at a preconstruction meeting”. Please see Google map with measurement for the distance of Johnny’s Way.  *****</p> <p>*Ticket 20232141218 was requested by Innovative Construction Services on 8/02/2023, for a 3-day project, with a response due by 8/08/2023. Location information: WORKING ACROSS THE ENTIRE ST AND ON BOTH SIDES OF THE ST. PROP IS DIRECTLY ACROSS FROM FRANKLIN DR. All facility owners responded timely.</p> <p>*Ticket 20232141240 was requested by Innovative Construction Services on 8/02/2023, for a 3-day project, with a response due by 8/08/2023. Work Site--[1425 JOHNNYS WAY] working the entire length of the street on both sides. All facility owners responded timely.</p> <p>*Emergency Ticket 20232333516 was requested by Innovative Construction Services on 8/21/2023 at 15:25 for paving. Verizon never responded.</p> <p>*Emergency Ticket 20232333523 was requested by Innovative Construction Services on 8/21/2023 at 15:27 for paving. All facility owners responded timely.</p> <p>*Emergency Ticket 20232333533 was requested by Innovative Construction Services on 8/21/2023 at 15:28 for milling. All facility owners responded timely.</p> <p>*Emergency Ticket 20232333541 was requested by Innovative Construction Services on 8/21/2023 at 15:30 for Asphalt Paving. All facility owners responded timely.</p> <p>*Emergency Ticket 20232333558 was requested by Innovative Construction Services on 8/21/2023 at 15:30 for Asphalt Paving. All facility owners responded timely.  *****</p> <p>Innovative Construction Service (ICS) is in violation of Sections:  5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project.  5(9) – Emergency notification does not meet the requirements of “emergency” as defined in Section 1 – Excavator Ticket. Emergency Tickets 20232333516, 20232333523, 20232333558, 20232333541, and 20232333533.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. Education is required.</p> <p>Fines for emergency tickets raised from \$1000 standard to \$2000 because they placed numerous emergency tickets after being informed by the liaison that this was not lawful.</p> <p>Listed below are facility owners in violation of Act 50, Section 2(5)(vii) failed to respond to an emergency ticket within the required amount of time.</p> <p>Verizon is in violation of Section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. This is their third offense. The penalty is applied.</p>	
41344	<p><b>Facility Owner:</b> UGI</p> <p><b>Contractor/Excavator:</b> SA WAY PLUMBING AND HEATING</p> <p><b>Project Owner:</b> Paramount Realty</p> <p><b>Other:</b> Burlington Coat Factory</p> <p><b>Other:</b> VERIZON PA LLC</p>	<p>On 9/18/2023 12:45:00 AM at 3215 N 5TH STREET HWY, MUHLENBERG TWP, BERKS On 2/11/2025 SA WAY Plumbing and Heating were not in attendance. The Damage Prevention Committee (DPC) voted to accept the DPI's recommendation as presented. Paramount Realty presented their disagreement to the DPC. The DPC voted to keep the violations, penalty and education to Paramount Realty.</p> <p>*</p> <p>Paramount disagrees and stated that "My recollection is that the contractor S.A. Way, did send in the paperwork". On 1/16/2025 Paramount stated they will be at the meeting. DPI responded and gave a date to submit any more information to be considered.</p> <p>*</p> <p>SA WAY disagreed. No other information was provided. *****</p> <p>Incident occurred on 9/18/2023 at 3215 N 5TH ST HWY, in Muhlenberg in Berks County.</p> <p>An incorrectly marked gas line was hit and damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR) Excavator utilizing mechanized equipment, struck an incorrectly marked service. 911 was noted as notified. Pictures were provided.</p> <p>SA WAY PLUMBING AND HEATING the excavator was mailed an AVR request letter on 3/30/2024. DPI returned a call to SA WAY two times. It rang once and then cut the call off. There was no way to leave a message. DPI sent an email letting SA WAY know that a call was returned. No return mail has been received to date. On 1/10/2025 DPI received a telephone call from Sean from SA WAY Plumbing and explained that if they want to disagree, this must be done in writing by midnight of 1/10/2025. Disagreement email was received later that day.</p> <p>Burlington Coat Factory, the named Project Owner was mailed an AVR request letter on 3/30/2024. Letter was returned undeliverable. AVR request letter sent to Headquarters in NJ on 5/10/2024.</p>	<p><b>UGI: \$2,000.00</b> Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>SA WAY PLUMBING AND HEATING: \$5,000.00</b> Section 5(16) 1st Offense \$2,500.00</p> <p>Section 9 1st Offense \$2,500.00</p> <p><b>Paramount Realty: \$500.00</b> Section 6.1(7) 1st Offense \$500.00</p> <p><b>VERIZON PA LLC: \$2,000.00</b> Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>On 5/29/2024 Burlington Coat Factory called to confirm that Paramount Realty is the property owner and Project owner who hired the excavator:</p> <p>Paramount Realty the Project Owner was mailed and emailed an AVR request letter on 6/07/2024. No return mail has been received to date. *****</p> <p>Ticket 20232180170 was requested by SA WAY PLUMBING AND HEATING to replace the sewer line on 8/06/2023, with a response due by 8/09/2023. Verizon did not respond until 8/17/2024. *****</p> <p>UGI is in violation of Section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent offense. Recommendation: The penalty is applied. Education was completed in Oct 2023. The incident occurred on 9/18/2023.</p> <p>Paramount Realty is in violation of Section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Excavator education was due by 3/12/2024 for the same offense. This is a violation of a DPC order. Recommendation: The penalty of \$500. Has been raised for this reason to \$2500. Education is required.</p> <p>SA WAY PLUMBING AND HEATING is in violation of Section: 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. The \$500 penalty is raised to \$2500. 9 – Failed to make the best efforts to comply with the Common Ground Alliance Best Practices. CGA 5-16 Federal and State Regulations for required training. The \$250. Penalty is raised to \$2500. because they did not take the required education by the due date. Recommendation: The penalties are applied. Education is required. The required education was due by 3/12/2024 and has not completed to date.</p> <p>VERIZON PA LLC is in violation of Section: 2(5)(v) – Failed to respond to a routine One Call ticket. This is a subsequent offense. Recommendation: The penalty is applied. Required Education was completed by 8/13/2024.</p>	
44487	<p><b>Facility Owner:</b> Suburban Lancaster Sewer Authority <b>Contractor/Excavator:</b> Infrasource <b>Project Owner:</b> PPL <b>Designer:</b> KATAPULT ENGINEERING <b>Other:</b> CDM SMITH INC (environmental Engineer) <b>Other:</b> HOMEOWNER <b>Other:</b> VERIZON PA LLC</p>	<p><u>On 1/29/2024 11:00:00 AM at 1626 LAMPETER RD, WEST LAMPETER TWP, LANCASTER</u> On 2/11/2025 the Damage Prevention Committee (DPC) voted to remove the violation, penalty and education that was cited to Suburban Lancaster Sewer Authority. *****</p> <p>Suburban Lancaster Sewer Authority (SLSA) disagreed and stated in an email on 11/26/2024, that "The board of Suburban Lancaster Sewer Authority (SLSA) decided at their monthly public meeting yesterday to reject the PUC's DPI Report for this case.</p>	<p><b>Suburban Lancaster Sewer Authority: \$0.00</b></p> <p><b>Infrasource: \$750.00</b> Section 5(16) 1st Offense \$500.00</p> <p>Section 5(3) 1st Offense \$250.00</p> <p><b>VERIZON PA LLC:</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>On 11/08/2024 email was received stating that the decision to accept the violation and reduced penalty needs to be made by the board. Thier meeting is on Nov 22. DPI responded with an email that is acceptable.</p> <p>Suburban Lancaster Sewer Authority (SLSA) sent an email on 11/07/2024 and disagreed. 1. The violation Section 2(5)(i) was penalized as a second offense. It was found that our program was picking up all violations even though some violations were withdrawn when the DPC voted to withdraw them, but they are recently showing up as violations. This was corrected to show that the violation is a first offense. \$1000. has been reduced to a first offense penalty of \$500. 2. The location and pole markings requested by Infrasource on the OneCall ticket were not clear. Please see attachment named: 2023-08-02_Map with Original Ticket for more details about this. DPI considered this information while working the case and determined that SLSA had the responsibility to reach out to Infrasource and confirm which pole they were replacing, since there was a discrepancy and SLSA were aware of the discrepancy. SLSA are asking for a warning and education. They have since updated their policies to manage their locate requests better.</p> <p>Another letter was received from CDM Smith on 12/06/2024, on behalf of SLSA clarifying why they have rejected the DPI report. Pictures are included. Please see attachment named 2024-12-06_Letter to PUC from SLSA_Case No 044487. *****</p> <p>The incident occurred on 1/29/2024 at 1626 Lampeter Rd. in West Lampeter Township in Lancaster County.</p> <p>A sewer line was not marked.</p> <p>CDM SMITH INC who is representing Suburban Lancaster Sewer Authority stated in their Alleged Violation Report (AVR) that “The above referenced ticket was received on August 2, 2023 as indicated on the ticket. We (as facility owner and locator) marked the service lateral at the indicated address on the ticket (1626 Lampeter Road) within the allotted time. The week of January 26, 2024, CDM Smith was contacted by a contractor of the property owner at 1621 Lampeter Road regarding a blockage of the sewer service line. The contractor explained to us that he believed the sewer line blockage was cause by PPL's replacement of a utility pole at this address in August. Upon field investigation on Monday, January 29, 2024, it was found that the utility pole replacement had damaged and partially blocked the sewer service line, causing a disruption of sewer service. While on site, the contractor provided the above referenced one call ticket, indicating a different address (1626/1623 Lampeter Road) from where the pole excavation took place (1621 Lampeter Road). At this time, we observed paint marking and a green flag still present at 1626 Lampeter Road from August when the marking was done. Our further review of this matter</p>	<p><b>\$1,000.00</b> Section 2(4) 3rd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>confirmed that we field marked sewer facilities at 1626 Lampeter Road within the "work site excavation area" shown on the map submitted with the ticket. However the actual utility pole location was outside of the "work site excavation area" at 1621 Lampeter Road. The contractor claims that our field marking should have been based on the the utility pole number on the ticket, rather than the street address and map provided with the ticket. The contractor also claims that the utility pole was marked with white paint prior to our field marking, but we cannot confirm this now".</p> <p>On 4/11/2024 DPI asked CDM Smith about the Pole number 42280524339 on the ticket and asked for a response to that. It is noted that the routine ticket and the emergency ticket have two different addresses that are given to locate for the same area. Routine ticket 20232141872 lists an work area to be 1626, which is an address across the street. Emergency ticket 20240221162 work site is 1623. On 4/11/2024 CDM Smith responded that "The pole number listed on the one call ticket is 42280S24339. That being said, from our experience in doing one call markouts, we have found these pole numbers to not always be reliable and therefore base our markouts on the provided address and location description".</p> <p>PPL was emailed and mailed an AVR request letter on 3/29/2024. An email was received with pictures and asking for more information on 3/29/2024. Emergency ticket 20240221162 was provided, which is dated 1/22/2024 and has been added to the case. DPI sent what information she had.</p> <p>PPL AVR stated that "On Sunday Sept.17th, of 2023, Gina Krouse, homeowner at 1621 Lampeter Rd, experienced a sewer back up into her basement. She contacted her service contractor to investigate. The contractor attempted to clear the line with no success so he then engaged a line opening company to assist. The line was jetted and flushed and appeared to be free flowing. On Sunday December 3rd, 2023, Gina experienced another sewer back up and contacted her service contractor again. The sewer effluent was then several inches deep in sections of the basement and made it unbearable to be in the house due to odor and not being able to use any plumbing facilities. Contractor reached out to sewer line opening company again and arranged for them to be on site within an hour. Line was jetted and flushed again and appeared to be free flowing. Contractor helped to clean up the residual solids remaining in the basement. On Sunday January 21st, 2024, Gina experienced another similar sewer back up. She again contacted her service contractor. Upon further investigation, a sinkhole was noted at the new pole location. Contractor immediately contacted Infrasource team lead to arrange for a site visit to discuss possibility that the pole installation may somehow have caused the sewer issues since the replacement in August. Gina and her three children had to vacate their home due to</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>inhabitability. On Monday January 22nd, 2024, Gina’s service contractor met with InfraSource team lead at the location and determined that it was likely that the pole installation did potentially come in contact with the sewer line. Arrangements were made with PPL to expedite a service call and assign InfraSource to that call in an effort to get the customer back into her house in a timely fashion. An emergent POCS 20240221162 was placed by InfraSource team lead at ~1100 for the same immediate location including a 20’ radius of new pole. In the meantime, the line clearing company was engaged again to jet, flush, and now camera the line. The camera was unable to reach the suspected problem area due to the house trap configuration. By 1500, all utilities responded and SLSA indicated that the area was “clear, no facilities”. The service contractor immediately reached out to SLSA to inform them of the potential issue and the suspected lateral location within the radius of the POCS description. The engineer at SLSA that the contractor spoke to was also the respondent to the POCS ticket and he indicated that he misunderstood the location directions and would immediately dispatch a field representative to mark the proper location. The contractor then caught up with the representative marking the lateral location in the field and discussed the situation. The mark that he placed at the curb appeared to be several feet too far to the North for it to align with yard vents and trap. The SLSA field representative then double checked his mark and indicated that he felt he was correct for the information he had on record. Contractor contacted SLSA engineer again and discussed a plan to have PPL/InfraSource on site the following Monday, January 29th, and that SLSA should have representation there to witness the hydro-excavation as it occurs. Contractor indicated that he would make all arrangements to get the pipe fixed, if it was indeed compromised, at the same time to minimize overall costs to all parties. Engineer agreed to have SLSA representation on site to witness the excavation and agreed to support the potential repair from a “compliance/inspection” standpoint. On Monday, January 29th, 2024, InfraSource hydro-excavated on the north side of the pole, down approximately 8’. At the base of the pole was the broken sections of the sewer lateral piping and it was located approximately 3’6” South of the mark placed by the SLSA representative. Contractor had a new section of piping routed around the recently installed pole and plumbed back to the location... Pictures were provided.</p> <p>Infrasource was mailed and emailed an AVR request letter on 3/29/2024. No AVR has been received to date.</p> <p>Katapult Engineering the designer was emailed and mailed an AVR request letter on 7/22/2024. Although the AVR was requested, the damage information was already provided by PPL and Google mapping. Katapult stated in their AVR that “At 9:23 and 10:06 AM on 7/22/2024 the ppl@katapultwebservices.com email</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>address associated with Steven Miller's PA1Call account was notified about the Alleged Violation report Case 44487. we submit design one call tickets during the engineering process designing MR work on distribution poles for PPL Electric Utilities. Searching the email for the ticket number showed the submission and responses, but no prior AVR alerts. The design 1Call was submitted on 27-Apr-22] at [1204] by [KATAPULT] At the time of submission, the contractor for the work had not been assigned nor the work scheduled. We did receive a response from the City of Lancaster regarding water and/or sanitary sewer infrastructure adjacent to the 1Call location - that map is attached. Please contact <a href="mailto:ecarroll@katapultengineering.com">ecarroll@katapultengineering.com</a> or <a href="mailto:ppl@katapultwebservices.com">ppl@katapultwebservices.com</a> with any questions".</p> <p>*Shentel Communications is listed as the Project Owner. PPL is listed as the Project Owner on the other AVR's and on the One Call ticket. The project is listed at 13556 FT. Level "C" Subsurface Utility Engineering (SUE) was used and the project is listed as &lt;\$400,000. On 8/25/2024 DPI sent an email to Katapult Engineering to show where the pole was located on the drawings and asked about any other utilities included on the designs and confirming if the &lt;\$400,000. Was just for the design or for complete project.</p> <p>The homeowners at 1626 Lampeter Rd were mailed an AVR request letter on 7/22/2024. No AVR has been received to date. AVR was requested incase there was any more information they could add, but AVR was not required.</p> <p>* There are two Poles across from 1626 Lampeter Rd. One of the poles has the number 42280S24339. This looks to be across the house at 1624, but the number on the pole 42280S24339 is clear. There is a second pole across the street from 1626. This pole has a different number on it. SLSA should have contacted the excavator if they had any questions about which pole was the correct pole. They did not use the details (number) given in the ticket to mark the correct location. Pole# 42280524339 is across from house address of 1624 and on the edge of the fence separating house addresses 1621 and 1623. Location in ticket 20232141872 is misleading. *Ticket 20232141872 was requested by Infrasource on 8/02/2023 noting that excavation was at worksite 1626. Pole#42280s24339 is being replaced, with a response due by 8/09/2023. Note also that the incident is at the odd numbered side of the street. The emergency ticket lists 1623 as the work site. *See attachment OneCall tickets side by side.</p> <p>Suburban Lancaster Field Authority field marked. All facility owners responded timely.</p> <p>*Emergency Ticket 20240221162 was requested by Infrasource on 1/22/2024 at 10:59, for hand digging. All facility owners responded timely. SLSA responded Clear no facilities in the area based on ticket information.</p>	

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		<p>*Final Design Ticket 20221172540 was requested by Katapult Engineering on 4/27/2022 with a response due by 5/11/2022.</p> <p>Verizon responded “clear” on 6/03/2022. This response is over a week past due. In the past, the DPC members have considered this amount of time to respond, a no response.</p> <p>Violations</p> <p>Suburban Lancaster Sewer Authority Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. Education is required.</p> <p>Infrasource Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line Section 5(19) – Excavator failed to provide accurate information to the One Call System. The pole Pole#42280s24339 is across from the house with the address 1624 Lampeter Rd. Map graphic shows an “X” on address 1623. Google shows a fence separating the properties with the pole to be removed on the property of 1621. Recommendation: The penalty is applied. Education is required.</p> <p>Verizon Section 2(4) – Failed to respond to designer’s request for information within 10 business days. This is a third-time offense. Recommendation: The penalty is applied. Required education was completed by 8/13/2024.</p>	
44608	<p><b>Facility Owner:</b> PPL Electric</p> <p><b>Contractor/Excavator:</b> Friendly Underground Construction, LLC</p> <p><b>Project Owner:</b> Frontier Communications</p> <p><b>Other:</b> Dalton Sewer Authority</p> <p><b>Other:</b> La Plume Township</p>	<p><u>On 2/5/2024 12:37:00 PM at OLD LOGGERS RD, LAPLUME TWP, LACKAWANNA</u> On 2/11/25 the DPC voted to:</p> <p>La Plume Township 2(5)(v) – Keep the violation and remove the penalty – keep education. 2(5)(v) - Keep the violation and remove the penalty – keep education. 2(5)(v) - Keep the violation and remove the penalty – keep education. 2(5)(vii) - Keep the violation and remove the penalty – keep education.</p> <p>Dalton Sewer Authority - Not in attendance. 2(5)(v) – Keep the DPI’s recommendations. 2(5)(v) - Keep the DPI’s recommendations. 2(5)(v) - Keep the DPI’s recommendations.</p> <p>***** LaPlume Township is disputing. *** Dalton Sewer Authority is disputing.</p> <p>*****</p>	<p><b>Friendly Underground Construction, LLC:</b> <b>\$2,000.00</b> Section 5(17) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(3) 1st Offense \$250.00</p> <p><b>Frontier Communications:</b> <b>\$3,500.00</b> Section 4(2) 1st Offense \$500.00</p> <p>Section 4(4) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Incident occurred on February 5th, 2024, at 12:37pm at Old Loggers Road, Laplume Township, Lackawanna County.</p> <p>An electrical line was damaged.</p> <p>PPL Electric's Alleged Violation Report (AVR) states, "On Monday, 2/5/2024 at approximately 1237 a non-PPL contractor from Friendly Underground Construction contacted an underground electric secondary / service cable with a pneumatic missile while installing fiber optic communications lines for Frontier Communications near 80 Old Loggers Road, Factoryville, La Plume Township, Lackawanna County. There were no reported injuries. One customer lost electric service. The contractor was working with a valid PA One Call ticket. PPL Public Safety and USIC investigations determined the damaged service was accurately marked. The excavator is in violation of using powered excavation equipment within the tolerance zone of a marked facility."</p> <p>PPL provided 115 pictures. 30 of the pictures have been uploaded to the case that show the incident site. Pictures indicate that the line was hit within the tolerance zone. Please see file named damage photo (14) &amp; (15) for the best view.</p> <p>Friendly Underground was working for Frontier Communication, the project owner.</p> <p>Frontier was mailed and emailed a request for an AVR on 4/12/2024. Email was replied to by Frontier, but no AVR has been received to date. Last AVR received 2021. A total of five AVRs have been received since 2019.</p> <p>Friendly Underground Construction was mailed and emailed a request for an AVR on 4/12/2024. Email delivery receipt is attached. No AVR received to date.</p> <p>No complex or design tickets were located by 811 compliance.</p> <p>Violations:</p> <p>Friendly Underground Construction, LLC  Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.  Section 5(11.2) – When using Horizontal Directional Drilling (HDD), Excavator failed to utilize the best practices published by the HDD Consortium. Education is required.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p>	<p>Section 6.1(1) 2nd Offense \$1,000.00</p> <p>Section 6.1(7) 2nd Offense \$750.00</p> <p>Section 6.1(3) 2nd Offense \$1,000.00</p> <p><b>Dalton Sewer Authority:</b>  <b>\$1,500.00</b>  Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p><b>La Plume Township:</b>  <b>\$0.00</b>  Section 2(5)(vii) 1st Offense \$0.00</p> <p>Section 2(5)(v) 1st Offense \$0.00</p> <p>Section 2(5)(v) 1st Offense \$0.00</p> <p>Section 2(5)(v) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Frontier Communications            Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. Education is required.            Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. Education is required.            Section 6.1(3) – Released a project to bid or construction before final design was complete. Education is required.            Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Education is required.</p> <p>La Plume Township            Section 2(5)(v) – Failed to respond to a routine One Call ticket. Education is required. 20240122488            Section 2(5)(v) – Failed to respond to a routine One Call ticket. Education is required. 20240150522            Section 2(5)(v) – Failed to respond to a routine One Call ticket. Education is required. 20240150570            Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Education is required. 20240362672</p> <p>Dalton Sewer Authority            Section 2(5)(v) – Failed to respond to a routine One Call ticket. Education is required. 20240122488            Section 2(5)(v) – Failed to respond to a routine One Call ticket. Education is required. 20240150522            Section 2(5)(v) – Failed to respond to a routine One Call ticket. Education is required. 20240150570</p>	
45568	<p><b>Facility Owner:</b> Pittsburgh Water Sewer Authority (PWSA)  <b>Contractor/Excavator:</b> Costa Contracting Inc  <b>Project Owner:</b> Mistick Construction  <b>Project Owner:</b> TREK DEVELOPMENT GROUP</p>	<p><u>On 3/6/2024 8:44:00 AM at MILLER ST, PITTSBURGH CITY, ALLEGHENY</u> On 2/11/2025 Costa Contracting inc. was a no show. The Damage Prevention Committee (DPC) voted to keep the Damage Prevention Investigators (DPI) recommendations for section 5(4) and 5(16) and as presented and withdraw the violation for 5(17) to Costa Contracting Inc.            *****            Costa disagreed and sent information about the gas line that they found with a leak in it, but nothing about the water line which the AVR letter had requested an AVR submitted for. DPI responded with an email on 12/11/2024 explaining the situation and asking if they still are wanting to disagree.            *****            The incident occurred on 3/6/2024, at 8:44am, at Miller St., Pittsburgh City, Allegheny County</p> <p>A Pittsburgh Water Sewer Authority water line was damaged.</p> <p>Pittsburgh Water Sewer Authority's alleged violation report (AVR) states "Costa Contracting installing utilities and hit the corp on an exposed water main. PWSA responded, install saddle. Careless digging."</p>	<p><b>Costa Contracting Inc: \$1,000.00</b>            Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p><b>TREK DEVELOPMENT GROUP: \$500.00</b>            Section 6.1(7) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Costa Contracting Inc. was mailed and emailed an AVR request on 6/13/2024. Costa stated in their AVR that “The time of occurrence is unknown. Please see attached daily report for specifics of work and incident”. They listed Trek Development Group as the project Owner and provided the address.</p> <p>Mistick Construction the project owner named in PWSA's AVR, was mailed and emailed an AVR request on 6/13/2024. The stated in their AVR that “while opening the street and during excavation for a new tap, a unknown existing service line was disturbed and started leaking. PWSA was called immediately”.</p> <p>Trek Development Group, the project owner named in Mistick's AVR, was mailed and emailed an AVR request letter on 9/25/2024. *****</p> <p>Costa Contracting is in violation of sections: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendations: Education Required; penalties applied</p> <p>Trek Development Group is in violation of section: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Recommendation: The penalty is applied. Education is required.</p>	
46210	<p><b>Facility Owner:</b> UGI <b>Contractor/Excavator:</b> J M Wile Backhoe Service</p>	<p><u>On 4/4/2024 10:30:00 AM at 15 E Simpson St, MECHANICSBURG BORO, CUMBERLAND</u> On 2/11/2025 the damage prevention Committee (DPC) voted to accept the violations, keep the education, and reduce the penalties by 50%. *****</p> <p>J. M. Wile Backhoe Services disagreed by sending in a handwritten note with his Company logo on it, stating that he disputes the claims of case 46210. *****</p> <p>The incident occurred on 4/4/2024, at 10:30am, at 15 E Simpson St., Mechanicsburg Boro., Cumberland County</p> <p>No Pa One Call.</p> <p>A UGI gas line was damaged. 911 was called by UGI.</p> <p>UGI's alleged violation report (AVR) states "While demolishing a structure, a gas service was damaged causing an unplanned release of gas. PA One call system was not notified prior to demolition." Pa One Call noted under additional information that, "Contractor has placed One Call notifications with PA One Call in the past. Listed contact info is most recent contact info on file for JM Wile Backhoe Service."</p> <p>On 6/13/2024 an AVR Request Letter was mailed to J M Wile Backhoe Service. No AVR received to date. On 6/24/202 DPI returned a call to J M Wile Backhoe Service's phone call. He wanted to know what he needs</p>	<p><b>J M Wile Backhoe Service: \$1,500.00</b> Section 5(2.1) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$125.00</p> <p>Section 5(8) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$250.00</p> <p>Section 5(17) 1st Offense \$125.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>to do. I advised that he needs to file a report through Pa One Call, advised him where to find the report. He wanted to know how this is being brought up. I advised that all parties involved file reports and we look at each party's side of the story. I advised that right now that UGI is claiming that you damaged a gas line while demolishing a building. He said that he didn't file the ticket, that the homeowner filed the ticket. I stated well PA One Call states that you have put ticket in, in the past. He stated yes, but its been about two years since I put a ticket in, I now just make the homeowner put the ticket in and I don't deal with all that. He stated that he doesn't have a computer. I advised that he needed to call 811 and speak with them on how to get an AVR submitted. He stated he would do that.</p> <p>J M Wile Backhoe Service is in violation of sections:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.  Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.  Recommendation: Education Required; penalties applied</p>	
46171	<p><b>Facility Owner:</b> Municipal Authority of Westmoreland County  <b>Contractor/Excavator:</b> H E T CORPORATION  <b>Project Owner:</b> North Versailles Township  <b>Designer:</b> GLENN ENGINEERING AND ASSOCIATES  <b>Other:</b> North Versailles Township Sanitary Authority</p>	<p><u>On 4/10/2024 2:00:00 PM at CEDARHURST DR, NORTH VERSAILLES TWP, ALLEGHENY</u> On 2/11/25 the DPC voted to:  MAWC – Accept the DPI’s recommendations.  North Versailles Township – (Not in attendance.) – Accept the DPI’s recommendations.  North Versailles Township Sanitary Authority - Accept the DPI’s recommendations.</p> <p>*****  North Versailles Township is disputing their violation for not submitting an AVR within 10 business days of the line strike.  ***  North Versailles Township Sanitary Authority is disputing their no response to ticket 20240782329.  *****  MAWC is disputing.  *****</p> <p>Incident occurred on April 10th, 2024, at 2pm along Cedarhurst Drive, North Versailles Township, Allegheny County.</p> <p>A water line was damaged.</p>	<p><b>Municipal Authority of Westmoreland County:</b>  <b>\$500.00</b>  Section 2(5)(i) 1st Offense \$500.00</p> <p><b>North Versailles Township:</b> <b>\$500.00</b>  Section 6.1(7) 1st Offense \$500.00</p> <p><b>North Versailles Township Sanitary Authority:</b> <b>\$500.00</b>  Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Glenn Engineering &amp; Associates Alleged Violation Report (AVR) states, "HET Construction placed the original one-call as the responsible contractor of the work. Upon my arrival to the worksite at approximately 2:45 PM on 4/10/2024, it was brought to my attention that, during excavation activities in the driveway and approximately 20' from the shoulder of 417 Cedarhurst Drive, a 2" water main was struck and broken. The visible markings for the water line placed by the Municipal Authority of Westmoreland County were shown to be just off of the shoulder (~5 feet) and approximately 15' from the actual location of the water line. The line was incorrectly marked in the field by ~15'. HET was instructed an AVR would need to be placed by all parties."</p> <p>HET Corporation's AVR was blank.</p> <p>MAWC's AVR states, "Excavator, HET Corporation was digging to install new storm sewer lines along Cedarhurst Dr. for Project Owner North Versailles Township. HET struck a mismarked Municipal Authority of Westmoreland County (MAWC) 2" water main. HET contacted MAWC to report the damage. MAWC responded and made the necessary repairs."</p> <p>North Versailles Township was mailed and emailed an AVR on 7/30/24. AVR was submitted on 8/9/24.</p> <p>North Versailles Township's AVR states, "HET construction placed original one call as a responsible contractor of the work. Upon arrival to the worksite, Glenn Engineering, at approximately 2:45 PM on 04/10/24 was notified that during excavation activities in the driveway and approximately 20' feet from the shoulder of the 417 Cedarhurst Dr., a 2" water main was struck and broken. The visible markings for the water line placed by MAWC were shown to 5 ft just off of the shoulder and approximately 15' from the actual location of the waterline The line was incorrectly marked in the field by -15'. HET was instructed that an AVR will need to be placed by all parties. Glenn Engineering placed the AVR, thinking it was on behalf of the township as well."</p> <p>Violations:</p> <p>MAWC Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Education is required.</p> <p>North Versailles Township Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Reduce penalty to \$0 for filing an AVR after receiving courtesy letter. Education is required.</p> <p>North Versailles Township Sanitary Authority Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20240782329. Education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
46527	<p><b>Facility Owner:</b> PECO an Exelon Company  <b>Contractor/Excavator:</b> BORRELL EXCAVATING  <b>Project Owner:</b> Homeowner</p>	<p><u>On 4/16/2024 10:00:00 AM at 107 KREWSON TERRACE, UPPER MORELAND TWP, MONTGOMERY</u> On 02/11/2025: The DPC voted to accept the Damage Prevention Investigator's recommendations for Borrell Excavating, who was not in attendance.</p> <p>*****</p> <p>Borrell Excavating mailed in a copy of a cancelled check for case 30357-005069 and stated they wanted to dispute case 030357, but the address given under the dispute was for case 046527-008407, 107 Krewson. Case 030357 was voted on by the DPC in 2023.</p> <p>*****</p> <p>The incident occurred on 4/16/2024, at 107 Krewson Terrace, in Upper Moreland Township, Montgomery County</p> <p>No Pa One Call.</p> <p>A PECO gas line was damaged. 911 was called.</p> <p>PECO's alleged violation report (AVR) states "On 4/16/24 Contractor, Borrell Excavating was digging with an excavator at 107 Krewson Ter. Upper Moreland Twp Borrell and severed the 1" plastic gas service to that address. The damage occurred because Borrell Excavating was digging without a PA One Call." After the line hit, Borrell Excavating placed a Damage Emergency ticket, 20241071221. PA One Call Compliance commented, Borrell Construction has placed notifications with PA One Call in the past.</p> <p>On 7/1/2024 an AVR Request Letter was mailed to the Homeowner and a letter mailed and e-mailed to Borrell Excavating. No AVR has been received to date.</p> <p>Borrell Excavating is in violation of sections:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.  Recommendation: Education Required and Penalties Applied</p>	<p><b>BORRELL EXCAVATING:</b>  <b>\$2,000.00</b>  Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>
46761	<p><b>Facility Owner:</b> PECO  <b>Contractor/Excavator:</b> Marino Corporation  <b>Contractor/Excavator:</b> TRAFFIC PLANNING</p>	<p><u>On 4/26/2024 2:00:00 PM at BIRCH ST, KENNETT SQUARE BORO, CHESTER</u> Borough of Kennett Square (NO SHOW) is disputing Section 6.1(3) – Released a project to bid or construction before final design was complete. Education is required.</p>	<p><b>Marino Corporation:</b>  <b>\$1,750.00</b>  Section 5(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>AND DESIGN INC  <b>Project Owner:</b>  BOROUGH OF  KENNETT SQUARE  <b>Designer:</b> GILMORE &amp;  ASSOCIATES, INC.</p>	<p>*****  Incident occurred on April 26th, 2024 at 2pm along Birch Street, Kennett Square Boro, Chester County.</p> <p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 04/26/2024, Contractor, Marino Corp was working for the Township replacing sidewalks &amp; curbs. When they struck a 2" plastic main. The damaged occurred due to Contractor working on expired dig ticket."</p> <p>Borough of Kennett Square and Traffic Planning &amp; Design's AVR states, "At 2:00pm on 4/26/2024, an operator from Marino Corp hit an active PECO gas line with an excavator bucket along Birch St, between S. Broad St and Church Alley. Marino Corp called PECO and TPD (consultant inspection firm) called 911 immediately. Police, Fire and Emergency personnel/apparatus arrived shortly thereafter. Both Hank's Place Restaurant (201 Birch St) and the residence at 601 S. Broad St. were evacuated by emergency personnel. PECO arrived onsite at approximately 2:30pm and placed a clamp on the gas line to stop the leak. The PECO crew then worked to repair the broken gas line. PECO completed repairs to the gas line at approximately 6:15pm. The affected gas line is located ~48' east of the SE corner of S. Broad and Birch Sts, directly across from Hank's Place Restaurant." AVR was submitted on behalf of the Borough of Kennett Square.</p> <p>Gilmore &amp; Associates' AVR states, "An active PECO gas line was hit on 4/26 at 2:00 PM along Birch Street between S Broad Street and Church Alley in Kennett Square. 911 was called and emergency services arrived shortly after. Peco arrived at 2:30 PM and clamped the line to stop the leak. Repairs were completed at 6:15 PM. As the designer I was alerted by the project owner, Heidi Bauer, on 5/6 and asked to fill out an incident report. The gas line was not properly marked by the facility owner. I have no additional knowledge on the incident."</p> <p>Marino Corporation was mailed and emailed a request for an AVR on 7/19/24. Email deliver receipt attached. A search for all AVRs from Marino resulted in one AVR ever submitted in 2022. No AVR has been received to date for this line incident.</p> <p>PECO emailed pictures from USIC that show the line was marked from the curb to the pole on the ticket placed in January. Excavator failed to call in new tickets or preserve mark outs between January 16th and April 26th.</p> <p>Ticket 20240161024 states, [THE WORK AREA IS THE INTERSECTION OF SOUTH BROAD STREET - THEN EAST ALONG BIRCH STREET FOR 900 FT UP TO AND INCLUDING THE INTERSECTION</p>	<p>Section 5(4) 1st Offense  \$500.00</p> <p>Section 5(16) 1st Offense  \$500.00</p> <p>Section 5(17) 1st Offense  \$250.00</p> <p><b>BOROUGH OF  KENNETT SQUARE:  \$500.00</b></p> <p>Section 6.1(3) 1st Offense  \$500.00</p> <p><b>GILMORE &amp;  ASSOCIATES, INC.:  \$500.00</b></p> <p>Section 4(2) 1st Offense  \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>WITH TERMINAL WAY.] Work For--[PENNDOT / KENNETT SQUARE BOROUGH] This crosses three intersections.</p> <p>No design or complex tickets were located by 811. Please view Damage_Details_2024.04.29_14.1.06_4356879 for pictures of mark outs.</p> <p>Violations:</p> <p>Marino Corportation Section 5(3) – Excavator failed to preserve mark-outs or request a remark. Education is required. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p> <p>Borough of Kennett Square Section 6.1(3) – Released a project to bid or construction before final design was complete. Education is required.</p> <p>Gilmore &amp; Associates Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. (Project Owner/Designer education completed and passed by Gilmore &amp; Associates on 9/24/2024.)</p>	
46666	<p><b>Facility Owner:</b> Verizon <b>Contractor/Excavator:</b> E K SERVICES <b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER <b>Other:</b> Comcast <b>Other:</b> Riverton Woods LP</p>	<p><u>On 4/29/2024 11:15:00 AM at BRANDT AVE, LEMOYNE BORO, CUMBERLAND</u> On 2/11/25 the DPC voted to:</p> <p>Riverton Woods, LP 2(5)(v) – Accept the violation and reduce the penalty by 50% \$500 to \$250 - keep education. 2(5)(vii) – Accept the violation and reduce the penalty by 50% \$1,000 to \$500 - keep education. 2(5)(viii) - Accept the violation and reduce the penalty by 50% \$500 to \$250 - keep education.</p> <p>***** Riverton Woods, LP is disputing their violations and penalties. ***** Incident occurred on April 24th, 2024, along Brandt Avenue, Lemoyne Boro, Cumberland County.</p> <p>A telecom line was hit.</p> <p>E K Services' Alleged Violation Report (AVR) states, "Crew arrived onsite and performed a jobsite walkthrough, locating any marked utilities, overhead utilities, and other obstacles prior to starting excavation. Crew began excavating for water line service work and</p>	<p><b>Verizon: \$7,250.00</b> Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v) 3rd Offense \$1,500.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(10) 1st Offense \$500.00</p> <p>Section 2(11) 1st Offense \$250.00</p> <p><b>Comcast: \$1,500.00</b> Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p><b>Riverton Woods LP: \$1,000.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>at approx. 30 inches down they struck conduit. Crew stopped work and immediately contacted PA 1 Call. A Verizon rep came out and stated that the line was theirs and that he was putting in the system as an unmarked line strike. It appeared that the line was not damaged, only the conduit. He contacted a crew to come fix the conduit."</p> <p>PAWC's AVR states, "Crew arrived on site and performed a job site walk through, locating any marked utilities, overhead utilities, and other obstacles prior to starting excavation. Crew began excavating for water line service work and at approx. 30 inches down they struck conduit. Crew stopped work and immediately contacted PA 1 Call. A Verizon rep came out and stated that the line was theirs and that he was putting in the system as an unmarked line strike. It appeared that the line was not damaged, only the conduit. He contacted a crew to come fix the conduit."</p> <p>E K Services has hit two or more Verizon lines within 6 months. Please see AVR2024APR260020 that is attached.</p> <p>Verizon was mailed and emailed a request to file an AVR on 7/26/24. No AVR has been received to date. Email delivery receipt attached.</p> <p>Verizon responded clear to complex ticket 20240803448. A Verizon line was damaged.</p> <p>Violations:</p> <p>Verizon  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20241013185  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241202679  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20240803448  Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.  Section 2(11) – Facility Owner failed to comply with all requests for information by the Commission relation to the Commission’s enforcement authority under this act within thirty days of the receipt of the request.</p> <p>Riverton Woods LP  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20241013185. PUC online compliance education is required.</p>	<p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(vii) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241202679. PUC online compliance education is required.</p> <p>Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20240803448. PUC online compliance education is required.</p> <p>Comcast</p> <p>Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241202679</p>	
46932	<p><b>Facility Owner:</b> Columbia Gas</p> <p><b>Contractor/Excavator:</b> Berkheimer Excavation</p> <p><b>Project Owner:</b> Berks Homes</p> <p><b>Other:</b> Adams Electric Cooperative</p> <p><b>Other:</b> Stewartstown Borough</p>	<p><u>On 4/29/2024 3:13:00 PM at DAVE ANNE CIRCLE (LOTS 1 &amp; 2), HOPEWELL TWP, YORK</u> On 2/11/25 the DPC voted to:</p> <p>Stewartstown Borough</p> <p>2(5)(v) – Keep the violation, remove the penalty. Keep education.</p> <p>2(5)(v) – Keep the violation, remove the penalty. Keep education.</p> <p>2(5)(vii) – Keep the violation, remove the penalty. Keep education.</p> <p>*****</p> <p>Stewartstown Borough disputed all 3 violations and penalties for failure to respond to tickets.</p> <p>Adams Electric Cooperative's violation and penalty were removed during stakeholder review.</p> <p>*****</p> <p>Incident occurred on April 29th, 2024 at 3:13pm along Dave Anne Circle (Lots 1 &amp; 2), Hopewell Township, York County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas' Alleged Violation Report (AVR) states, "Berkheimer Excavation was digging without a valid One Call to install sewer lateral at Lots 1 and 2. The Operator struck and damaged the 2" gas main with the trackhoe bucket. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. Berkheimer Excavation's damage ticket also referenced lots 7 and 8, not lots 1 &amp; 2 where they were working."</p> <p>AVR comments: No One Call for this job site; Lots 1 &amp; 2. The recent One Call ticket # 20240874348 placed on 03/27/2024 was for Lots 7 &amp; 8.</p> <p>Berkheimer Excavation and Berk Homes were mailed and emailed requests to submit AVRs on 8/9/24. No AVR has been received to date from Berkheimer Excavation.</p>	<p><b>Berkheimer Excavation:</b> <b>\$1,250.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p><b>Berks Homes: \$5,000.00</b> Section 6.1(3) 1st Offense \$2,500.00</p> <p>Section 6.1(7) 1st Offense \$2,500.00</p> <p><b>Adams Electric Cooperative: \$0.00</b></p> <p><b>Stewartstown Borough: \$0.00</b> Section 2(5)(v) 1st Offense \$0.00</p> <p>Section 2(5)(v) 1st Offense \$0.00</p> <p>Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Berkheimer Homes' AVR states, "locating sewer main, punctured gas line. Smelled gas, called 911 and pa one call."</p> <p>Violations:</p> <p>Berkheimer Excavation  Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required.  Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p> <p>Berks Homes  Section 6.1(3) – Released a project to bid or construction before final design was complete. Education is required. Berks Homes is delinquent on education that was due by 7/9/24.  Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Education is required.  Berks Homes is delinquent on education that was due by 7/9/24. The DPC ordered Berks Homes to education on 4/9/24 for case 35117.</p> <p>Adams Electric Cooperative  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241204367. Education is required.</p> <p>Stewartson Borough  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20240874348. Education is required.  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20241205138. Education is required.  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241204367. Education is required.</p>	
46831	<p><b>Facility Owner:</b> PEOPLES NATURAL GAS</p> <p><b>Contractor/Excavator:</b> WILSON EXCAVATING</p> <p><b>Project Owner:</b> Peoples Gas - spacesaver</p> <p><b>Designer:</b> Peoples Natural Gas - Space saver</p> <p><b>Other:</b> COLUMBIA GAS OF PA INC</p> <p><b>Other:</b> KEYSTONE SURVEYING AND MAPPING</p> <p><b>Other:</b> MOON TOWNSHIP MUNICIPAL AUTHORITY (MTMA)</p>	<p><u>On 4/29/2024 10:55:00 PM at 54 MCGOVERN BLVD, CRESCENT TWP, ALLEGHENY</u> On 2/11/2025 the Damage Prevention Committee (DPC) voted to keep the violation and remove the penalty and keep the education that was cited to Columbia Gas. Peoples Gas was present at the meeting and were able to verify that Columbia Gas representative was present at the Complex Project Meeting.  *****  Columbia Gas disagreed. Violation section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification was responded to One of the Columbia gas CDC's and is withdrawn. Columbia Gas was not on the Complex Project sign in sheet. See attachment CP sign in sheet.  *****  Incident occurred on 4/29/2024 on McGovern BLVD by Jackson St, in Crescent Township in Allegheny County.</p>	<p><b>PEOPLES NATURAL GAS: \$2,000.00</b>  Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>COLUMBIA GAS OF PA INC: \$0.00</b>  Section 2(5)(viii) 1st Offense \$0.00</p> <p><b>MOON TOWNSHIP MUNICIPAL AUTHORITY (MTMA): \$500.00</b>  Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Other:</b> VERIZON PA LLC</p>	<p>An unmarked main line was hit and damaged.</p> <p>Peoples Gas the project owner and facility owner stated in their Alleged Violation Report (AVR) that “on 4/29/2024, Wilson Excavating was performing work for Peoples Natural Gas to install new gas lines along McGovern Blvd. Wilson struck a 2" LP gas mainline that was mismarked by 30 feet”. No project information was provided. No 911 information was provided. No number of customers affected was provided. Comments added “Employee locator located gas facilities based on tone. Gas line was mismarked by 30 feet”. They agreed that this was a facility owner issue. Pictures and reports were provided.</p> <p>Wilson Excavating the excavator stated in their AVR that “Wilson Excavating was performing work for Peoples Gas on McGovern Blvd in Crescent Township, PA when a mismarked gas line was struck and damaged. The Operator struck the 2" main with an excavator. The closest mark was approximately 30 feet away from where the line was struck. A Peoples Gas representative was on site when this happened and immediately shut off the gas. This is why 911 was called because the gas was shut off immediately. Peoples repaired the line. Pictures and reports were provided.</p> <p>KEYSTONE Surveying and Mapping, designer submitted tickets for preliminary design information.</p> <p>*****</p> <p>*Preliminary Design ticket 20230532992 was requested by Keystone Surveying and Mapping on 2/22/2023 with a response due by 3/08/2023. Moon Township Municipal Authority had no response until on 4/19/2023 they responded Engineering completed. Verizon never responded.</p> <p>*Preliminary Design ticket 20230533068 was requested by Keystone Surveying and Mapping on 2/22/2023 with a response due by 3/08/2023. Moon Township Municipal Authority had no response until on 4/19/2023 they responded Engineering completed. Verizon never responded.</p> <p>*Design ticket 20240710342 was requested by Peoples gas Company LLC on 3/11/2024 with a response due by 3/25/2024. Moon Township did not respond “Engineering Completed” until 4/1/2024.</p> <p>*Complex Project ticket 20240813150 was requested on 3/21/2024 by Wilson Excavating with the meeting to be held on 3/27/2024 at 9:30. The response was due by 3/26/2024, Meeting attendees on Complex Project Meeting Sign-in Sheet: Wilson, Peoples, Verizon, MTMA, Buckeye, and CHJA.</p>	<p><b>VERIZON PA LLC:</b>  <b>\$3,000.00</b>  Section 2(4) Subsequent  \$1,500.00</p> <p>Section 2(4) Subsequent  \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Buckeye Partners attended the meeting on 3/22/2024. This is prior to the requested meeting time. They are on the CP sign-n sheet. Columbia Gas responded that they will attend the meeting. This information never updated. They are not on the CP sign-in sheet.</p> <p>*Ticket 20240992683 was submitted on 4/08/2024 by Wilson Excavating with a response due by 4/10/2024. All facility owners responded timely.</p> <p>*Final Design ticket 20241150801 was requested by Peoples Gas with a response due by 5/08/2024 All facility owners responded timely.</p> <p>*Emergency Ticket 20241205517 was requested by Peoples Gas on 4/29/2024 at 22:34 to repair a gas main. Columbia Gas never responded. *****</p> <p>PEOPLES NATURAL GAS is in violation of Section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent offense. Required facility owner education was completed on 8/13/2024.</p> <p>COLUMBIA GAS OF PA INC is in violation of Sections:</p> <p>2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Recommendation: The penalty is applied. The required education was taken on 8/13/2024.</p> <p>MOON TOWNSHIP MUNICIPAL AUTHORITY (MTMA) is in violation of section: 2(4) – Failed to respond to designer’s request for information within 10 business days. For design ticket 20230533068, Moon Township Municipal Authority had no response until on 4/19/2023 when they responded Engineering completed. Preliminary Design ticket 20230532992 was not responded to until on 4/19/2023, when MTMA responded Engineering completed. The last required Facility Owner education was completed by 12/12/2022. Design tickets are from 2023. Recommendation: the penalty is applied. (Facility Owner/ Locator education was completed and passed by MTMA on 11/26/2024. Education requirement has been satisfied,)</p> <p>VERIZON PA LLC is in violation of section: 2(4) – Failed to respond to designer’s request for information within 10 business days. Ticket 20230532992 and 20230533068 were never responded to. These are subsequent offenses. Recommendation: The penalty is applied. Education is required. Required Facility Owner education was due by 9/10/2024 and has not been completed to date.</p>	
46803	<b>Facility Owner:</b> Peoples Gas	<u>On 5/6/2024 10:15:00 AM at 138 CLARA STREET, MILLVALE BORO, ALLEGHENY</u> On 02/11/2025:	<b>Independent Enterprises, Inc.: \$1,250.00</b>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Contractor/Excavator:</b> Independent Enterprises, Inc.</p> <p><b>Project Owner:</b> Millvale Borough</p> <p><b>Designer:</b> Gateway Engineers</p> <p><b>Other:</b> PITTSBURGH WATER &amp; SEWER AUTHORITY</p>	<p>The DPC voted to accept the damage prevention investigator recommendations for PITTSBURGH WATER &amp; SEWER AUTHORITY, who was not in attendance.</p> <p>*****</p> <p>PITTSBURGH WATER &amp; SEWER AUTHORITY is disputing.</p> <p>*****</p> <p>The incident occurred on 05/06/2024 at 10:15 AM, at 138 Clara Street, Millvale Borough, Allegheny County. (House number shown in submitted photos.)</p> <p>A gas line owned by Peoples Gas was damaged. 911 was called.</p> <p>Peoples Gas submitted an Alleged Violation Report (AVR). Their AVR states, "Independent Enterprises struck an accurately marked PNG service line (main to curb) while performing work for Millvale Boro." Photos were submitted.</p> <p>Independent Enterprises, Inc. - To date, an AVR has not been filed. An AVR request letter was sent by USPS on 09/13/2024.</p> <p>Millvale Borough - An AVR request letter was sent by USPS and email on 09/13/2024. An AVR was received from Millvale Borough, which stated, "contractor hit service line at 132 Clara Street. Their contractor called 911 police and fire responded. The inspector spoke with png rep. at 11:45 am, Png arrived at 10:18 am. Police and fire left scene. Gas line repaired by 12:10 pm."</p> <p>GATEWAY ENGINEERS INC. submitted an AVR. Their AVR states, "Contractor hit service gas line at 138 Clara St approximately 9:56 AM. Foreman called the Inspector who informed foreman to call 911. Police and firetrucks arrived in a few minutes. The Inspector spoke with PNG representative around 11:45 AM. PNG reported arriving at 10:18 AM. PNG informed the Inspector that authorities had already vacated the premises. The gas line had been clamped and sealed. See pictures for details. A crew is on the way to restore the line. Made this note at 12 PM. PNG restored line approximately 12:10 PM Other notes: Paint lines appear accurate within 6". See picture below for details. Plan also has approximate markings and a "warning" highlighted in yellow. See that picture below as well. Depth-1.88' pictured below with measuring tape" Photos were submitted.</p> <p>This case is related to cases 043793, 044214, 044216, which are all related by the Complex Project ticket 20232291899.</p> <p>Violations: Independent Enterprises, Inc. - - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p>	<p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p><b>Millvale Borough:</b> <b>\$250.00</b></p> <p>Section 2(4) 1st Offense \$250.00</p> <p><b>PITTSBURGH WATER &amp; SEWER AUTHORITY: \$500.00</b></p> <p>Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>- Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</p> <p>Recommendation: The penalty is applied. Education is required.</p> <p>Independent Enterprises, Inc., has multiple violations of 5(4) &amp; 5(16) in the past, and two prior violations of 5(17).</p> <p>MILLVALE BOROUGH –</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Design ticket 20240662612 had a response due date of 03/20/2024. MILLVALE BOROUGH responded 'Field Marked' on 03/22/2024.</p> <p>Recommendation: The penalty is applied. Education is required.</p> <p>MILLVALE BOROUGH has 1 prior violation of 2(4) from 2019.</p> <p>PITTSBURGH WATER &amp; SEWER AUTHORITY –</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20241152988 had a response due date of 04/26/2024. PITTSBURGH WATER &amp; SEWER AUTHORITY responded 'Field Marked' on 04/29/2024.</p> <p>Recommendation: The penalty is applied. (Facility Owner/ Locator education was completed and passed by PITTSBURGH WATER &amp; SEWER AUTHORITY on 09/04/2024)</p> <p>PITTSBURGH WATER &amp; SEWER AUTHORITY has multiple prior violations of 2(5)(v).</p>	
47168	<p><b>Facility Owner:</b> PECO</p> <p><b>Contractor/Excavator:</b> Philadelphia Gas Works</p> <p><b>Project Owner:</b> PGW</p> <p><b>Other:</b> American Traffic Solution aka Verra Mobility</p> <p><b>Other:</b> PHILADELPHIA CITY DEPARTMENT OF STREETS</p> <p><b>Other:</b> Philadelphia City H2O Department</p> <p><b>Other:</b> Verizon</p>	<p>On 5/7/2024 10:00:00 AM at 2700 COTTMAN AVE, PHILADELPHIA CITY, PHILADELPHIA On 2/11/25 the DPC voted to:</p> <p>American Traffic Solution aka Verra Mobility – Keep violation and remove the penalty.</p> <p>Philadelphia Water – Keep the violation and reduce the penalty by 50% from \$1,500 to \$750.</p> <p>Philadelphia Dept of Streets – Keep the DPI’s recommendation. Add education.</p> <p>*****</p> <p>Philadelphia City Department of Streets is disputing their violation on the New Emergency dig ticket, 20241284738, placed by PGW.</p> <p>****</p> <p>Verra mobility is disputing and states that USIC responded to the ticket.</p> <p>*****</p> <p>PWD is disputing, "PWD’s facilities were not directly involved in this case. Furthermore, PWD did respond to this EMERGENCY TICKET and have it marked by our locator, GPRS, as soon as was practicable." PWD's picture from their response is dated 5/9/2024.</p>	<p><b>Philadelphia Gas Works: \$500.00</b></p> <p>Section 5(4) 1st Offense \$500.00</p> <p><b>American Traffic Solution aka Verra Mobility: \$0.00</b></p> <p>Section 2(5)(vii) 1st Offense \$0.00</p> <p><b>PHILADELPHIA CITY DEPARTMENT OF STREETS: \$1,000.00</b></p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p><b>Philadelphia City H2O Department: \$750.00</b></p> <p>Section 2(5)(vii) 2nd Offense \$750.00</p> <p><b>Verizon: \$1,500.00</b></p> <p>Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>0 PD PHILADELPHIA CITY WATER DEPARTMENT PD-NO RESPONSE 5/7/2024 8:14:35 PM Auto-KARL 0 PD PHILADELPHIA CITY WATER DEPARTMENT PD-SCHEDULED MARK 5/8/2024 9:46:57 AM EH- WEB</p> <p>No final response was recorded in KARL and the picture shows they responded on 5/9/2024 to an emergency ticket placed on 5/7/24. ***** Incident occurred on May 7th, 2024, at 10am at 2700 Cottonman Avenue, Philadelphia City, Philadelphia County.</p> <p>An electric line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 05/08/2024, Philadelphia Gas Works contacted the PECO Emergency Line to report smoke coming out of one of the bar holes (see Netviewer report). PGW began work at 2700 Cottman Avenue on 05/07/2024 to repair a gas leak under POC 20241284738. PGW Emergency POC was submitted at 6:12 pm on 5/7/24. USIC Locator arrived on site and marked the location at 7:42 pm, within the 2-hour response time which allows the excavator to hand dig with caution. POC 2024128473 locator photos show the location was accurately marked by USIC upon arrival and that PGW had already excavated at the location of the damage with mechanized equipment, within 5' of the Street Light (see page 5 of the mark out). PECO UG Foreman confirmed that the damage was to the secondary feeding the streetlight at corner of Cottman and Roosevelt Blvd. EXCAVATOR FAILED TO COMPLY WITH PA ACT 50, WHICH REQUIRES THAT IF THE EXCAVATOR IS UNABLE TO LOCATE THE FACILITY, AFTER NOTIFYING THE ONE CALL SYSTEM, THAT THE EXCAVATOR USE DUE CARE, AND TAKE ALL REASONABLE STEPS NECESSARY TO AVOID INTERFERENCE WITH THE FACILITIES."</p> <p>PECO's side by side photo shows the line was marked out.</p> <p>PGW's AVR states, "PGW crew was on site investigating a gas leak and damaged a peco line by accident while dropping barholes."</p> <p>Violations</p> <p>PGW Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.</p> <p>American Traffic Solutions Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241284738 Education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Philadelphia City Water Department Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241284738</p> <p>Philadelphia City Department of Streets Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241284738</p> <p>Verizon Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20241284738</p>	
46971	<p><b>Facility Owner:</b> UGI Utilities <b>Contractor/Excavator:</b> Doli Construction <b>Project Owner:</b> Stroudsburg Borough <b>Designer:</b> RKR HESS A DIVISION OF UTRS INC <b>Other:</b> Crown Castle <b>Other:</b> Verizon</p>	<p><u>On 5/13/2024 2:00:00 PM at ANN STREET, STROUDSBURG BORO, MONROE</u> On 02/11/2025: The DPC voted to accept the Damage Prevention Investigators recommendations for Crown Castle.</p> <p>*****</p> <p>UGI- without admitting or denying UGI violated the Act, UGI accepts the remedial action and will remit the designated payment.</p> <p>Crown Castle is disputing.</p> <p>*****</p> <p>The incident occurred on 05/13/2024 at 2:00 PM, on Ann Street, Stroudsburg Borough, Monroe County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI Utilities submitted an Alleged Violation Report (AVR). Their AVR states, "DOLI CONSTRUCTION WAS ININSTALLING A SHORING BOX INTO THERE EXCAVATION AND WHEN DOING THEY STRUCK A GAS SERVICE FACILITY WITH THE SHORING BOX CREATING A DAMAGE AND A LEAK. FAILURE TO PROTECT AN EXPOSED GAS FACILITY." Photos were submitted.</p> <p>Doli Construction submitted an AVR. Their AVR states, "Pulling plate out of trench hit marked gas service."</p> <p>Stroudsburg Borough submitted an AVR. Their AVR states, "Contractor was pulling steel plate from the trench and it hit a marked gas service line."</p> <p>AVR was not requested from RKR HESS A DIVISION OF UTRS INC.</p> <p>Violations:</p> <p>Stroudsburg Borough - - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20241343460. The response was due 05/13/2024. Did not respond until 05/16/2024. (No prior violation of 2(5)(vii) was located.) Recommendation: The penalty is applied. Education is required. - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design</p>	<p><b>UGI Utilities: \$500.00</b> Section 2(4) 2nd Offense \$500.00</p> <p><b>Doli Construction: \$500.00</b> Section 5(6)(ii) 1st Offense \$500.00</p> <p><b>Stroudsburg Borough: \$2,000.00</b> Section 2(4) 1st Offense \$250.00 Section 2(4) 1st Offense \$250.00 Section 2(5)(vii) 1st Offense \$1,000.00 Section 2(4) 1st Offense \$250.00 Section 2(4) 1st Offense \$250.00</p> <p><b>Crown Castle: \$5,000.00</b> Section 2(4) 3rd Offense \$2,500.00 Section 2(4) 3rd Offense \$2,500.00</p> <p><b>Verizon: \$10,500.00</b> Section 2(4) Subsequent \$1,500.00 Section 2(4) Subsequent \$1,500.00 Section 2(5)(v) Subsequent \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ticket 20231673266. The response was due 07/03/2023. A response was not received. (No prior violation of 2(4) was located.) Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20231673188. The response was due 07/03/2023. A response was not received. (No prior violation of 2(4) was located.) Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20230382926. The response was due 02/22/2023. A response was not received. (No prior violation of 2(4) was located.) Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20220451131. The response was due 03/01/2022. A response was not received. (No prior violation of 2(4) was located.) Recommendation: The penalty is applied. Education is required.</p> <p>Verizon -</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20241140875. A response was due 04/25/2024. Verizon did not respond until 05/09/2024.Recommendation: The penalty is applied.</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20240791099. A response was due 03/21/2024. Verizon did not respond until 04/26/2024.Recommendation: The penalty is applied.</p> <p>- Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project Ticket 20240731155. A response was due 03/17/2024. Verizon did not respond until 04/10/2024.Recommendation: The penalty is applied.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20231673266. The response was due 07/03/2023. A response was received 07/31/2023. Recommendation: The penalty is applied.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20231673188. The response was due 07/03/2023. A response was received 07/15/2023. Recommendation: The penalty is applied.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20230382926. The response was due 02/22/2023. A response was received 04/05/2023. Recommendation: The penalty is applied. (Facility owner and locator education was completed and passed by Verizon on 07/15/2024.)</p> <p>Crown Castle -</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20231673188. The response was due 07/03/2023.</p>	<p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A response was not received. Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20230382926. The response was due 02/22/2023. A response was not received.</p> <p>Recommendation: The penalty is applied. Education is required.</p> <p>Crown Castle was ordered to attend Facility Owner education on 6/12/2024 for case 42290 and failed to attend. Their last attendance at a class was August 2023 and the incident in 42290 took place on 10/03/2023, so they can't use any class taken prior to that date as education. Crown Castle's fines are raised to \$2500 for failure to attend DPC ordered education.</p> <p>UGI -</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20220451131. The response was due 03/01/2022. A response was received 03/18/2022. Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed on 11/11/2024.)</p> <p>Doli Construction -</p> <p>- Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. (No prior violation of 5(6)(ii) was located.) Recommendation: The penalty is applied. Education is required.</p>	
47565	<p><b>Facility Owner:</b> Altoona Water Authority Water Division</p> <p><b>Contractor/Excavator:</b> TITAN ENERGY SOLUTIONS</p> <p><b>Project Owner:</b> Peoples Gas Company</p> <p><b>Designer:</b> PEOPLES</p> <p><b>Other:</b> AT&amp;T</p> <p><b>Other:</b> Verizon PA LLC</p>	<p><u>On 6/4/2024 2:00:00 PM at 8TH AVE, ALTOONA CITY, BLAIR</u> On 2/11/25 the DPC voted to:</p> <p>AT&amp;T</p> <p>2(5)(v) – Keep the DPI’s recommendations.</p> <p>2(5)(v) - Keep the DPI’s recommendations.</p> <p>*****</p> <p>Peoples Gas violation and penalty removed after providing additional documents.</p> <p>****</p> <p>AT&amp;T is disputing their late responses. AT&amp;T did respond to the ticket on 4/8/24. This is before the work by date. This was not an emergency locate ticket.</p> <p>Response Due Date--[05-Apr-24]</p> <p>*****</p> <p>Incident occurred on June 4th, 2024, at 2pm along 8th Avenue, Altoona City, Blair County.</p> <p>A water line was damaged.</p> <p>Altoona Water Authority's Alleged Violation Report (AVR) states, "DURING INSTALATION OF 16" GAS MAIN BY CONTRACTOR, THE CONTRACTOR INSTALLED THE MAIN DIRECTLY ON TOP LEAVING APPROX 2" GAP BETWEEN THE 2 LINES. DURING THE BACKFILL PROCEDURE WHILE USING A VIBRATORY SHEEPS\FOOT ROLLER THE DOWNWARD FORCE CAUSED THE WATER MAIN TO CRACK AND SPLIT. THE</p>	<p><b>TITAN ENERGY SOLUTIONS: \$1,250.00</b></p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p><b>Peoples Gas Company: \$0.00</b></p> <p><b>AT&amp;T: \$2,000.00</b></p> <p>Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 2(5)(v) Subsequent \$1,000.00</p> <p><b>Verizon PA LLC: \$1,500.00</b></p> <p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>CONTRACTOR DID NOT LEAVE ADEQUATE DISTANCE BETWEEN THE WATER AND NEW GAS MAIN. THE RESULT WAS 3 CUSTOMERS OUT OF WATER FOR APPROX 6 HOURS, APPROX 100,00 GALLONS OF WATER LOST AND A REPAIR TO THE DISTRIBUTION SYSTEM WITH A COST TO BE DETERMINED."</p> <p>Pictures from Altoona Water show the cracked water line directly below the newly installed line.</p> <p>Peoples Gas Company's AVR states, "Titan Energy Solutions were installing a 16" steel main for PNG. The contractor was tamping 7ft away from the water main. Main line started leaking. Titan did not hit any lines".</p> <p>Titan Energy Solutions was mailed and emailed a request for an AVR on 10/3/2024.No AVR has been received to date.</p> <p>Violations:</p> <p>Titan Energy Solutions Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. Education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p> <p>Peoples Gas Company Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. Education is required.</p> <p>Verizon Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20240242427</p> <p>AT&amp;T Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20240942620 ATM AT&amp;T ATM-FIELD MARKED 4/8/2024 7:30:05 AM MB -WEBSVC ATM AT&amp;T ATM-NO RESPONSE 4/6/2024 12:02:31 AM Auto-KARL Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20240942576 ATM AT&amp;T ATM-NO RESPONSE 4/6/2024 12:02:19 AM Auto-KARL ATM AT&amp;T ATM-FIELD MARKED 4/8/2024 7:30:04 AM MB -WEBSVC</p>	
48361	<p><b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> Zaveta Excavation <b>Project Owner:</b> Gilmore &amp; Associates</p>	<p><u>On 7/10/2024 11:00:00 AM at 2250 S Easton Rd, DOYLESTOWN TWP, BUCKS</u> On 02/11/2025: The DPC voted to accept the Damage Prevention Investigators recommendations for Doylestown Borough.</p>	<p><b>Zaveta Excavation:</b> <b>\$1,250.00</b> Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Designer:</b> Gilmore &amp; Associates - Placeholder  <b>Other:</b> BUCKS COUNTY WATER AND SEWER AUTHORITY  <b>Other:</b> Comcast Cablevision  <b>Other:</b> DOYLESTOWN BOROUGH  <b>Other:</b> Verizon</p>	<p>*****  Doylestown Water Department is disputing.</p> <p>Comcast accepts.  *****</p> <p>The incident occurred on 07/10/2024 at 11:00 AM, at 2250 South Easton Road, Doylestown Township, Bucks County.</p> <p>A gas line owned by PECO was damaged. No PA One Call ticket for excavator. 911 was called.</p> <p>PECO submitted an Alleged Violation Report (AVR). Their AVR states. "ON 7/10/2024 ZAVETA WAS EXCAVATING FOR SOIL SAMPLES WHEN THEY SEVERED AN UNMARKED 1" PLASTIC GAS SERVICE. THE SERVICE WAS NOT MARKED BECAUSE ZAVETA DID NOT HAVE A PA ONE CALL TICKET. 0 INJURIES, 1 CUST INTERRUPTED."</p> <p>Zaveta Excavation submitted an AVR. Their AVR did not include a summary and referred to, "Please see attachments for incident summary and photos." The incident summary stated, "Our understanding was that Gilmore &amp; Associates could perform the PA OneCall and that would satisfy the requirements. After speaking with Mr. Orr, we now clearly understand that is not the case, and that ultimately, our organization must file the PA OneCall request. I understand that, based on the requirements, we are responsible, but I did want to express to the Board who will be reviewing this matter that we did not approach this with a blind eye to the PA OneCall notification. Ironically, we thought that having Gilmore coordinate with PA OneCall would be the safer path and allow less opportunity for confusion. The area where the gas line was encountered was in the middle of a large, mature woodland which showed no signs of trenching or the possibility of utilities being located in that area. I have attached pictures of the area for your reference. The property has considerable frontage on the southern portion of Main Street in Doylestown. Logically, we thought that the utilities were routed from the front of the property." Photos were submitted.</p> <p>Zaveta Excavation submitted an AVR representing Bucks County Historical Society. Their AVR states, "This application is being submitted on behalf of the Bucks County Historical Society. Please see the letter which was uploaded to the system for additional detail."</p> <p>Gilmore &amp; Associates submitted an AVR. Their AVR stated, "At around 11 AM Zaveta excavating informed us that they had hit a gas utility at test location MW-1. Previous infiltration work had been completed the prior month and a mark-out was requested in the beginning of June. G&amp;A updated the One Call for the efforts in July</p>	<p>Section 5(6)(i) 1st Offense \$250.00</p> <p><b>BUCKS COUNTY WATER AND SEWER AUTHORITY: \$500.00</b>  Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p><b>Comcast Cablevision: \$2,000.00</b>  Section 2(5)(v)  Subsequent \$1,000.00</p> <p>Section 2(5)(v)  Subsequent \$1,000.00</p> <p><b>DOYLESTOWN BOROUGH: \$250.00</b>  Section 2(4) 1st Offense \$250.00</p> <p><b>Verizon: \$5,000.00</b>  Section 2(5)(vii)  Subsequent \$2,500.00</p> <p>Section 2(5)(vii)  Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>and PECO had given the all clear notice for the area around the building. PECO, 911, and 811 were notified and measures were taken to ensure public safety and investigate why the utility was hit. PAPUC representative Scott Orr requested the submission of this notice from G&amp;A and Zaveta. Attached is the site plan for the testing efforts. Please feel free to reach out with questions!"</p> <p>Violations:</p> <p>Zaveta Excavation - (No prior violations located.)  - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Recommendation: The penalty is applied. Education is required.</p> <p>- Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Recommendation: The penalty is applied. Education is required.</p> <p>BUCKS COUNTY WATER AND SEWER AUTHORITY - (No prior violation of 2(4) was located.)  - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20241503203 ad a response due date of 06/12/2024. A response was not received from BUCKS COUNTY WATER AND SEWER AUTHORITY.  Recommendation: The penalty is applied. Education is required.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20241503204 had a response due date of 06/12/2024. A response was not received from BUCKS COUNTY WATER AND SEWER AUTHORITY.  Recommendation: The penalty is applied. Education is required.</p> <p>DOYLESTOWN BOROUGH - (No prior violation of 2(4) was located.)  - Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Preliminary Design ticket 20241503204 had a response due date of 06/12/2024. A response was not received from DOYLESTOWN BOROUGH. Recommendation: The penalty is applied. Education is required.</p> <p>Comcast -  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20241511583 had a response due date of 06/03/2024. Comcast responded on 06/04/2024.  Recommendation: The penalty is applied. (Facility owner/locator education was completed and passed on 07/25/2024.)  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20241852881 had a response due date of 07/08/2024. Comcast responded on 07/09/2024.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. (Facility owner/locator education was completed and passed on 07/25/2024.)</p> <p>Verizon - - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency Ticket 20241922011. Verizon's response was over 24 hours after the emergency ticket was requested. Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Verizon on 07/15/2024.)- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency Ticket 20241922145. Verizon's response was over 24 hours after the emergency ticket was requested. Recommendation: The penalty is applied. (Facility owner/ locator education was completed and passed by Verizon on 07/15/2024.)</p>	
48356	<p><b>Facility Owner:</b> PPL ELECTRIC UTILITIES CORPORATION  <b>Contractor/Excavator:</b> E K SERVICES  <b>Project Owner:</b> VEOLIA WATER PENNSYLVANIA INC  <b>Other:</b> AT&amp;T</p>	<p><u>On 7/11/2024 9:10:00 AM at 3 GREENFIELD DR, LOWER SWATARA TWP, DAUPHIN</u> On 2/11/25 the DPC voted to:  AT&amp;T  2(5)(v) – Accept the DPI’s recommendations.  2(5)(viii) - Accept the DPI’s recommendations.</p> <p>*****  Dispute- AT&amp;T stated, This is a formal notice of dispute. Please see attached documents. AT&amp;T did respond on time to the one calls.  *****</p> <p>The incident occurred Thursday, July 11, 2024, at 3 Greenfield Drive, in Lower Swatara Township, Dauphin County.</p> <p>A PPL Electric underground line was damaged.</p> <p>E K Services was working for Veolia Water PA, installing water service lines. E K Services stated that during the excavation process, the operator struck an unmarked electric line. All work stopped and a Damage Emergency ticket, 20241930876, was placed. A vacuum truck had gone through and exposed all marked utilities prior to excavation beginning, but this section on the road did not have any markings. PP&amp;L arrived and fixed the line, and crew was able to backfill. PPL stated that E K Services hit an unmarked underground service with an excavator while digging to install water lines.</p> <p>~20241763168- Routine ticket placed on 6/24/2024, to install water lines. No Response- AT&amp;T responded on 6/26/2024 as conflict DCTF by FO but no final response.</p> <p>~20240682235- Complex Project Meeting ticket placed on 3/8/2024. No Response- AT&amp;T responded on 3/19/2024 as conflict DCTF by</p> <p>*PPL Electric is in violation of section:</p>	<p><b>PPL ELECTRIC UTILITIES CORPORATION:</b>  <b>\$1,500.00</b>  Section 2(5)(i) 3rd Offense \$1,500.00</p> <p><b>AT&amp;T: \$2,000.00</b>  Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*AT&amp;T is in violation of sections: 2(5)(v) – Failed to respond to a routine One Call ticket. 20241763168 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20240682235 Recommendation: Penalties Applied</p>	
48918	<p><b>Facility Owner:</b> HAMPTON SHALER WATER AUTHORITY <b>Contractor/Excavator:</b> TITAN ENERGY SOLUTIONS <b>Project Owner:</b> PEOPLES GAS COMPANY LLC <b>Other:</b> AT&amp;T Legal Department <b>Other:</b> Pittsburgh Water &amp; Sewer Authority</p>	<p><u>On 7/29/2024 12:00:00 AM at 1017 Main St, SHARPSBURG BORO, ALLEGHENY</u> On 02/11/2025: The DPC voted to accept the Damage Prevention Investigator's recommendations for AT&amp;T.</p> <p>*****</p> <p>Dispute- AT&amp;T stated, We were fined for not responding to the designer’s ticket withing 10 days. The tech responded within 4 days. I have attached the pictures of the response given to one call. NIV positive conformation was made within 10 day. *****</p> <p>Titan Energy Solutions agree with new recommendation: -Remove the penalty for 5(4) but keep the violation. -Keep 5(16) as is, with the reduced penalty- from \$500 to \$250. -Remove education because Titan Energy Solutions stated in the email, “our group is scheduled for the 811 training 1/27/25 &amp; 2/27/25 and we look forward to staying active in their ongoing damage prevention outreach. Also the PUC compliance training that Braxton sent over is being completed today”</p> <p>*****</p> <p>The incident occurred on Monday, July 29, 2024, at 1017 Main Street, in Sharpsburg Borough, Allegheny County.</p> <p>It was reported that Hampton Shaler Water Authority’s line was damaged by Titian Energy Solutions.</p> <p>Hampton Shaler Water explained that Titan Energy Solutions has been working in Sharpsburg Borough for a few months now, and have hit causing damage to our lines a few times this far. At this current event, Titan Energy Solutions was crossing our 14-inch water mainline with their 20-inch gas mainline. They were using prudent techniques to shovel around the pipe for a couple days. When they assumed they were clear the ripped a corporation (service tap) out of the side of the water main with a backhoe, where prudent techniques were to be used. Also, in an email Hampton Shaler Water stated, “In this AVR, it has been stated that Titan Energy Solutions has been neglectful in taking responsibility for damage done to our water distribution system. This has been the fourth invoice sent to Titan on this project thus far. The first two were paid (the second was complained about) as the line is a old 14” water main. The repairs made last week July 30/July 31 were a lost cost in material. None-the-</p>	<p><b>TITAN ENERGY SOLUTIONS: \$250.00</b> Section 5(4) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$250.00</p> <p><b>AT&amp;T Legal Department: \$500.00</b> Section 2(4) 2nd Offense \$500.00</p> <p><b>Pittsburgh Water &amp; Sewer Authority: \$1,000.00</b> Section 2(5)(v) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>less it is still damage that Hampton Shaler Water Authority acquired due to someone else’s work.”</p> <p>Peoples Gas stated, Titan Energy was working to install a steel gas pipeline. While installing the crew exposed a water main, and while widening the hole, they struck an unmarked water tap. Hampton Shaler Water Authority shut off water and tried to use clamp, but it didn't seal. Hampton Shaler Water rethreaded hole and installed a plug in the tap.</p> <p>Titan Energy Solutions stated, while performing work for Peoples Gas, we hit and damaged an unmarked abandoned waterline. Hampton Shaler Water Authority was contacted and was able to make a quick full repair to the damaged area. This damage did not affect any services in the area since the line was abandoned.</p> <p>On Thursday, August 22, 2024, an email and letter were sent requesting an Alleged Violation Report (AVR) from the excavator, Titan Energy Solutions. There was no response to the request and no AVR was submitted. On Thursday, September 18, 2024, emails were sent to Titan Energy Solutions (2nd AVR Request) and to Peoples Gas Company, the project owner, requesting AVR’s. Their AVR’s were submitted on 9/18/2024.</p> <p>~20241911416- Routine ticket placed on 7/9/2024, for steel gas utility installation. No Response- Pittsburgh Water &amp; Sewer Authority responded on 9/19/2024 as clear no facilities.</p> <p>~20240430742- Final Design placed on 2/12/2024, by Peoples Gas. No Response- AT&amp;T.</p> <p>*Titan Energy Solutions is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Recommendation: Education Required and Penalties Applied. For 5(16) penalty reduced by 50%- from \$500 to \$250</p> <p>*Pittsburgh Water &amp; Sewer Authority is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket. 20241911416 Recommendation: Penalty Applied *AT&amp;T is in violation of section: 2(4) – Failed to respond to designer’s request for information within 10 business days. 20240430742 Recommendation: Penalty Applied</p>	
50680	<p><b>Facility Owner:</b> UGI <b>Contractor/Excavator:</b> GreenTree Property Care &amp; Maintenance <b>Contractor/Excavator:</b> GreenTree Property Care</p>	<p><u>On 10/21/2024 1:10:00 PM at 841 Miller St, NORTH LONDONDERRY TWP, LEBANON</u> On 2/11/2025 Green Tree Property Care did not attend the meeting. The Damage Prevention Committee (DPC) voted to accept the Damage Prevention Investigator's (DPI) recommendations for all the violations cited.</p>	<p><b>GreenTree Property Care &amp; Maintenance:</b> <b>\$3,500.00</b> Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	& Maintenance <b>Other: HOMEOWNERS</b>	<p>*****</p> <p>Green Tree disputed all violations and penalties:            "I will not be paying the 3500\$, 811 was in fault here.            Invoice # 050680-008801"</p> <p>DPS Locke verified that Green Tree wished to dispute and he verified that he did below:            "I would like to dispute. When i called 811, i explained to them it was a two stage process, first grinding stumps and then planting plants in lieu of the stumps. There was no instruction given to me that i had to call again when going back to plant (assuming thats how they are claiming i offended???)</p> <p>Also - there were no markings from the gas company. I called to inquire about this and the 811 operator just said "oh that just means its ALL clear". The gas line was like 1 foot from the stump and buried like 8"!!!</p> <p>I shouldn't have to be dragged into court or whatever for this. I also lost money due to down time. Perhaps i should sue!!!!!"</p> <p>*****</p> <p>Incident occurred on 10/21/2024 at 841 Miller St. in North Londonderry Township in Lebanon County.</p> <p>A gas line was hit and damaged. 911 was notified, but not by the excavator.</p> <p>UGI stated in their Alleged Violation Report (AVR) that "While digging with mechanized equipment to plant trees, contractor damaged a 1/2" plastic gas service. PA One Call was not notified prior to excavation". 911 was notified. 1 customer was affected. Pictures were provided and show the equipment used.</p> <p>GreenTree Property Care &amp; Maintenance was mailed and emailed an AVR request letter on 11/07/2024 to 2 different addresses. A AVR request letter was also sent and accepted through the online email for the company. On 11/07/2024 and AVR was received from Greentree Property Care and Maintenance which stated that " 811 was contacted to locate lines for a 2 part job. First part was stump grinding trees to be removed and then to replace with new trees. We got notices from communication companies etc..but never received any notice from the gas company. When i called 811 to inquire about this (prior to commencing the work), i was told that if i didn't receive anything, that meant that we were clear of lines. Everything was clearly marked with spray paint. when doing the stump grinding, there was no disruption to lines. When we came back to dig to plant the trees, gas line was hit. fyi, I have no photos...no one told me i had to fill this form. The responders just took my information". The AVR request letter that was mailed to 9 Care St was returned on 11/25/2024.</p>	<p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Homeowner was mailed an AVR request letter on 11/07/2024. An email was received on 11/14/2024 from Rick who detailed the incident. He stated that he hired Greentree Property &amp; Maintenance to remove dying shrubs and replant new bushes and trees on the property. On 8/29/2024 the excavator came to the homeowners door letting him know that “we have a problem” The homeowner notified the gas company and he stated that he thought that the gas company notified 911. He also wrote that “* When GreenTree confirmed my address, prior to shrub removal, he inferred that he had originally given the wrong address to 811. See attachment named DPI respond – Homeowner statement, to read full statement.</p> <p>Ticket 20242474101 was submitted on 9/03/2024 to grind a stump using a stump grinder at 841 Miller St. This was expected to take 6-8 hours. The incident occurred on 10/21/2024 and pictures show an excavator being used. AVR also states “when they came back” indicating that they left the site when the grinding was completed and returned to plant the bushes and trees. The homeowner also stated that “On September 9th, GreenTree removed all the dying bushes including the two next to the house with no issues. Plans were made for planting new bushes where the old ones were removed. On October 21, GreenTree returned to plant new bushes which involved, of course, excavating holes to put the bushes into. It was during this day that the gas line was struck.</p> <p>GreenTree Property Care and Maintenance are in violation of Sections:  Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection.  Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.  Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. The \$500 penalty is reduced to a warning, because an AVR was submitted promptly after an AVR request letter was sent. This is a first-time violation.  Recommendation: The penalties are applied. Education is required.</p>	

**Committee Review**

*No cases scheduled.*