



Pennsylvania Public Utility Commission

**Damage Prevention Committee Meeting Case List
May 13, 2025**

Omnibus Session

Case Number	Stakeholders	Summary	Violations & Recommendation
48359	<p>Facility Owner: Aqua PA Contractor/Excavator: CS Fenix Group Project Owner: ADB Companies Other: Omni Fiber</p>	<p><u>On 7/8/2024 1:00:00 PM at 2770 E STATE ST, HERMITAGE CITY, MERCER</u> The incident occurred on 07/08/2024, at 1:00 PM at 2770 East State Street, in Hermitage City, Mercer County.</p> <p>A water line owned by Aqua PA was damaged.</p> <p>Aqua PA submitted an Alleged Violation Report (AVR). Their AVR states, "Fiber optic contractor hit a marked water line while drilling. There was a Gas Company employee onsite during drilling watching their gas facilities, said the excavator kept trying to shoot under the gas line but kept coming out above it. Gas company employee left the site to check on other contractor and came back to the site and the water line was damaged. Believe excavator dove deep to get under gas crossing. Excavator stopped drill at 38'7" once water started bubbling and they heard loud bang. 2770 E State Rd." Photos were submitted. The condition of the marks reported on their AVR was, "Readily Visible", using paint.</p> <p>CS Fenix Group LLC - Emailed and mailed an AVR request on 12/04/2024. An AVR was received on 12/27/2024 (173 days after the violation). Their AVR states, "A shot was taken and utility was hit under a driveway". Photos were submitted. CS Fenix Group LLC reported on the AVR the project owner is Omni Fiber. The condition of the marks reported on their AVR was, "Readily Visible", using paint and flags.</p> <p>ADB Companies submitted an AVR. Their AVR states, "Contractor was drilling along the side of the road in tree lawn area (parallel to the road), attempting to cross a water distribution line. there was a pothole, but the drill did not pass through it. The drill passed by the side of where the pothole was and hit a water distribution line, pulling it off of where it was connected on the water main." Photos were submitted. AVR states that SUE level A was used and 911 was called. The condition of the marks reported on their AVR was, "Visible", using paint and flags. (ABD submitted their AVR as the project owner and did not state they were representing another company.)</p> <p>This case is related to cases 045394, 046597, 046914, 048458, 050069, 050555, 051239 by the complex project ticket 20240602212.</p> <p>Ticket violations for complex project ticket 20240602212 were applied under case 050555.</p>	<p>CS Fenix Group: \$1,000.00 Section 5(16) 1st Offense \$500.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p>

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		<p>Emergency ticket 20241903694 for Work Site--[2770 E STATE ST] was requested by CS FENIX GROUP LLC on 07/08/2024 at 1:36 PM. The ticket type is listed as: Type--[NEW][DAMAGE][EMERGENCY]. The remarks on this ticket state, "NO EXCAVATION IN THE MIDDLE OF THE ROAD. BIG SEMI TRUCK HIT THE MAN HOLE COVER AND CAUSED DAMAGE TO THE WATER LINE. FACILITY TYPE: WATER-OWNER NOT GIVEN"</p> <p>Emergency ticket 20241903969, also for Work Site--[2770 E STATE ST], was requested by AQUA PENNSYLVANIA on 07/08/2024 at 2:01 PM. The ticket type is listed as: Type--[NEW][EXCAVATION][EMERGENCY]. No remarks on this ticket, but states water is visible at the site.</p> <p>Violations:</p> <p>CS FENIX GROUP LLC –</p> <ul style="list-style-type: none"> - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. - Section 5(11.2) -Excavator failed when using trenchless technology, at a minimum, to utilize the best practices published by the Common Ground Alliance. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
50962	<p>Facility Owner: SERVICE ELECTRIC CABLE TV & COMMUNICATIONS (SECTV)</p> <p>Contractor/Excavator: American Directional Boring Inc</p> <p>Project Owner: Comcast</p> <p>Other: Fioptix/Urban Cable</p> <p>Other: RHINO CABLE SERVICES</p>	<p><u>On 10/10/2024 3:00:00 PM at 4101 GREENE LN, UPPER SAUCON TWP, LEHIGH</u> America Directional Boring is accepting.</p> <p>Withdrawn, Rhino Cable Service penalty and violation. Rhino said, Unfortunately the contractor listed on the complaint submitted their locate ticket incorrectly. They were working for Fioptix/Urban Cable which is another Comcast contractor working in that same area. I understand the confusion but how do we get our company cleared from this and my personal name removed? *****</p> <p>The incident occurred on Thursday, October 10, 2024, at 4101 Greene Lane, in Upper Saucon Township, Lehigh County.</p> <p>A communication line was damaged.</p> <p>Service Electric Cable TV Inc stated in their Alleged Violation Report (AVR), "Reporting due to 3rd damage within 6 months. On 10/10/2024, while working at 4102 Greene Ln, Coopersburg, PA 18036, American Directional Boring damaged accurately marked Service Electric Cable TV Inc. facilities. On 7/10/2024, at 5640 Jared Dr, America Directional Boring Inc damaged Service Electric Cable TV Inc facilities (SECTV). American Directional Boring Inc did not report this damage to SECTV. Instead, American Directional Boring Inc used tape to hold the line together and buried</p>	<p>American Directional Boring Inc: \$2,000.00 Section 5(17) 1st Offense \$500.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Comcast: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>RHINO CABLE SERVICES: \$0.00</p>

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		<p>it. Our technician discovered this while investigating a customer complaint the same day. On 5/22/2024, at 5556 Jared Dr, American Directional Boring Inc damaged accurately marked SECTV facilities. Service Electric Cable TV provided photos of the damage.</p> <p>On Friday, December 13, 2024, emails were sent Requesting AVR's from American Directional Boring Inc; the subcontractor, to Rhino Cable Services; the project manager, and to Comcast; the project owner. On Tuesday, December 17, 2024, I returned a call from Ryan of Rhino Cable Services, the project manager. He said, he will provide information he has and will reach out to American Directional Boring Inc to tell them to complete an AVR too. Ryan said Michael is no longer with Rhino Cable Services. I returned a call to John of Comcast. He had general questions, and I left a voice message.</p> <p>On Friday, January 10, 2025, I returned a call to John of Comcast and he said he will provide the information he does have about the incident. I told him I heard from the project manager but not the subcontractor. I asked him to submit an AVR.</p> <p>There were no AVR's submitted by American Directional Boring Inc, Rhino Cable Services; the project manager, and Comcast; the project owner.</p> <p>*American Directional Boring Inc is in violation of sections: 5(11.2) – When using horizontal directional drilling (HDD), Excavator failed to utilize the best practices. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Rhino Cable Services is in violation of 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: PUC Compliance Education Required and Penalty Applied</p> <p>*Comcast is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
50925	<p>Facility Owner: UGI Utilities Contractor/Excavator: DAN STRONY</p>	<p><u>On 10/11/2024 3:45:00 PM at 128 LINCOLN ST, OLYPHANT BORO, LACKAWANNA</u> Dan Strony and Mike Disputed. Mailed in dispute and had image proof of mailing but PUC never received. Visually provided pictures that were date stamped. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Penalty reduced to \$0.</p>	<p>DAN STRONY: \$1,000.00 Section 5(4) 1st Offense \$0.00 Section 5(8) 1st Offense \$1,000.00</p>

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		<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. 1st offense \$1,000.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Penalty reduced to \$0.</p> <p>*****</p> <p>Incident occurred on October 11, 2024 at 3:45pm at 128 Lincoln Street, Olyphant Boro, Lackawanna 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. 911 was not called."</p> <p>Dan Strony was mailed a request for an AVR on 12/6/24. No AVR has been received to date.</p> <p>Violations:</p> <p>Dan Strony Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Education is required.</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. Education is required.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required.</p>	<p>Section 5(16) 1st Offense \$0.00</p>
51076	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: SCRANTON CITY Project Owner: SCRANTON CITY</p>	<p><u>On 10/24/2024 8:20:00 AM at 2604 WASHBURN STREET, SCRANTON CITY, LACKAWANNA</u> The 2 incidents occurred on Thursday and Friday, October 24 and 25, 2024, at 2604 Washburn Street, in Scranton City, Lackawanna County.</p> <p>A UGI Utilities gas service line was damaged twice.</p> <p>October 24, 2024 incident- UGI reported that the Scranton City crew failed to use prudent technique within the tolerance zone, and stated that on 10/24/2024, they hit and damaged a correctly marked gas line. The Fire Department responded to the 911 call, traffic was stopped, and 1 customer's service was interrupted for 1 - < 6 hours. Repair Costs: \$1,001 - \$5,000. UGI provide photos of the damage.</p> <p>October 25, 2024 incident- UGI reported that the Scranton City crew failed to provide support and mechanical protection for the gas line. On 10/25/2025, Scranton City crew was digging to install a storm drainage pipe and UGI's gas service line was exposed in the trench, when the curb at the edge of the exaction</p>	<p>SCRANTON CITY: \$2,000.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

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		<p>collapsed and severed the gas line. The Fire Department responded to the 911 call, traffic was stopped, and 1 customer's service was interrupted for 1 - < 6 hours. Repair Costs: \$1,001 - \$5,000. UGI provide photos of the damage.</p> <p>On Tuesday, January 7, 2025, an email was sent to Scranton City, the excavator and project owner, requesting an Alleged Violation Report (AVR). On 1/10/25- I returned a call to Scranton City, and it was explained to me what happened on 10/24/2024 and 10/25/2024, and they were responding to an emergency to repair a water leak, and it curb breaking away and day 2 collapsing onto the gas line, and they have photos. I told Scranton City to submit the AVR, photos and any other documents through the one call website. Scranton City submitted their AVR on 1/17/2025.</p> <p>Scranton City reported they failed to provide support and mechanical protection for the gas line. Scranton City stated in their AVR, "The City of Scranton received a report of the ground/asphalt caving in at this location. After investigation on site, both our Department of Public Works (DPW) team and Reilly Engineering found that a 6-inch water main had burst, causing destabilization of a section of the city street. The DPW initially wanted to run our vacuum truck's camera through an 18-inch storm line section to assess the issue. Upon arrival to the work site, our vacuum truck ended up sinking through the blacktop, thanks to the washed-out subgrade forming a trench below the roadway as a result of the broken water main. The only thing holding up the entire curbline and roadway, preventing people or vehicles from falling into this trench for about a 4-6 ft area across, was a few inches of asphalt.</p> <p>The City made a service request on October 17th to commence repairing the stormwater pipe which runs underneath about a hundred feet of Washburn Street. On October 21st, when our service request was cleared, we got straight to fixing our stormwater pipes. During the remediation of this issue, a curb from the sidewalk fell due to lack of structural support and struck a gas line twice in a two-day period. The gas company was called out on both occasions to fix this issue. The curb was structurally unsound and there was no longer any earth supporting it prior to our project beginning, due to the washout from the waterline rupture. This resulted in a halt to our work for a couple of days. After repairs were made by the gas company, we continued with the project. We managed to replace 80 feet of 18-inch ADS stormwater drainpipe and installed a new concrete curb inlet with a bicycle-safe grate. This included setting up 60 feet of monolithic curb attached to the existing sidewalks. We decided not to pave the excavated area, considering the upcoming work needed to repair the road damage caused by the broken water line. Brian, from the city's engineering firm, supervised the initial necessary work. Joseph, also from the city's engineering firm, was in charge when it came to wrapping up the concrete work. We poured, doweled, and formed 5 yards of 4000</p>	

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		<p>psi air-entrained concrete with a 4-inch slump. The report of the contact or rupture of the gas line was never made to PA One Call because the City staff was unaware that a secondary report was required. We immediately called the gas company upon this occurring, both times. This is a misunderstanding of the procedure, and if known, would have been done immediately upon the incident occurring.”</p> <p>*Scranton City is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
51118	<p>Facility Owner: PECO Contractor/Excavator: Verizon Project Owner: VERIZON Designer: PRIMERA ENGINEERS</p>	<p><u>On 10/29/2024 10:00:00 AM at 1106 ANSLEY AVE, CHELTENHAM TWP, MONTGOMERY</u> Incident occurred on October 29th, 2024, at 10am at 1106 Ansley Avenue, Cheltenham Township, Montgomery County.</p> <p>An electric line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "ON 10/29/2024 CONRACTOR, VERIZON PENNA., WORKING UNDER PA ONE CALL 20242881970 TO REPLACE MULTIPLE UTILITY POLES LOCATED IN THE REAR OF PROPERTIES LOCATED ALONG ANSLEY AVENUE STRUCK THE UNMARKED PRIMARY APPROXIMATELY 3' FROM BELL POLE 684. VERIZON'S PA ONE CALL INDICATES THAT THE LOCATIONS FOR THE NEW POLES WERE MARKED IN WHITE AND WITH A STAKE. HOWEVER, AT THE DAMAGE SITE, VERIZON WAS EXCAVATING IN A LOCATION SEVERAL FEET FROM THEIR STAKE AND CIRCLE, AND LOCATED ON THE OTHER SIDE OF A FENCE FROM WHERE THEY INDICATED THEY WOULD BE EXCAVATING; RESULTING IN THE LOCATION NOT BEING MARKED. FURTHER, THERE IS A DROP ON THE OLD POLE. WHEN VERIZON DECIDED TO EXCAVATE AT THE NEW LOCATION, THEY SHOULD HAVE SUBMITTED A NEW PA ONE CALL TO VERIFY THAT THERE WERE NO UNDERGROUND FACILITIES AT THE NEW LOCATION. THIS DAMAGE OCCURRED AS A RESULT OF VERIZON'S FAILURE TO CALL IN A NEW PA ONE CALL AND OTHERWISE EXCAVATING OUTSIDE OF THE SCOPE OF THE ORIGINAL TICKET."</p> <p>Verizon and Primera Engineers were mailed and emailed a request for AVRs on 12/20/24. Verizon submitted an AVR on 1/13/2025. Verizon's AVR was placed 76 days after the line strike.</p>	<p>Verizon: \$1,250.00 Section 5(2.2) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>PRIMERA ENGINEERS: \$500.00 Section 4(2) 1st Offense \$500.00</p>

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		<p>Verizon's AVR as the excavator and project owner states, The following detail was received from the Field Local Manager for this incident, pictures have also been attached.</p> <p>"A one call was done on this and when the representative from USOC was on site. He walked out the site with my tech. He marked where there was electric and told us that we were good on the other side of the fence, where we placed the pole. Here are pics of the site and the one call. You can still see some red from the mark out."</p> <p>Ticket 20242881970: Extent of Excavation--[2FT X 2FT]. [WORKING ON POLES IN REAR OF ADDRESSES 1100, 1106, 1112, AND 1116 ANSLEY AVE. ALSO MARKED WITH STAKES.]</p> <p>Verizon Pic #3 shows the wooden stake marking the excavation site and perimeter called in on the PA1 call ticket. The stake was place on the property of 7408 Sharpless Road and the new pole was installed at 1106 Ansley Rd.</p> <p>Verizon Pic #1 shows the new pole placed on the opposite side of the fence from the staked dig location.</p> <p>PECO's damage report also shows the excavation stake placed on the property of 7408 Sharpless Road.</p> <p>Primera Engineers placed preliminary design ticket, but a final design ticket was not found by 811. Preliminary ticket stated augering and pole replacement.</p> <p>Primera Engineers were mailed and emailed a request for an AVR.</p> <p>Primera Engineers' AVR states, "Primera Engineers was contracted by PECO to provide a design for voltage conversion/new facilities. the pole in question was identified as requiring replacement by Verizon." Preliminary Design Tickets 20241654194 & 20241654204 both state: Work is Being Done For PRIMERA ENGINEERS Type POLE INSTALLATION Depth 8FT Main Method AUGERING</p> <p>Violations:</p> <p>Verizon Section 5(2.2) – Excavator failed to provide exact information to identify the worksite. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 days of striking a line. PUC compliance education is required.</p> <p>Primera Engineers 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</p>	

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		business days before final design is to be completed. PUC compliance education is required.	
50930	<p>Facility Owner: Monroeville Municipal Authority</p> <p>Contractor/Excavator: Penn Line Enterprises, Inc.</p> <p>Project Owner: PENNDOT</p> <p>Other: GOLDEN TRIANGLE CONSTRUCTION CO</p>	<p><u>On 10/29/2024 3:30:00 PM at RT 22, MONROEVILLE MUNIC, ALLEGHENY</u> PennLine Services disagreed and stated that their crews made the appropriate OneCall with a lawful start date of 10/28/2024 and did not begin their work until 10/29/2024. He added that No work was completed prior to the lawful start date. Information was provided showing that the emergency ticket was within the excavation ticket request and there were no marks on any of the pictures where the work was taking place. An email received on 4/07/2025 stated that PennLine began work on 10/28/2024 and completed the job on 10/29/2024. Both of the violations to PennLine were withdrawn. *****</p> <p>The incident occurred on 10/29/2024 on Rt 22, near the mall exit in MONROEVILLE MUNIC in Allegheny County.</p> <p>A Monroeville Municipal Authority sewer line was hit and damaged.</p> <p>PENN LINE SERVICE stated in their Alleged Violation Report (AVR) that “Ticket number request 20242973731 with a Lawful start date of 10/26/2024. Monroeville Municipal Authority or its locating CO. failed to respond marking the sewer lines”.</p> <p>GOLDEN TRIANGLE CONSTRUCTION CO stated in their AVR that “MMA did not mark the area prior to the lawful start date. Penn Line began installing guide rail run on lawful start date of 10/28/24. Pennline encountered hard ground at the end of the run that they could not drive posts through. On 10/29/24 Pennline returned with drill to get through hard ground. Post was then driven the to the proper depth. On 10/30/24 Golden Triangle noticed that there was water coming thorough the manhole under the bridge on EB 22. MMA was notified and brought a jetter out to determine if the line was hit by the guide rail. It was determined that one of the post impacted the sewer line. GTC lifted the post to prevent the backup. On 10/31/24 GTC, PennDOT and MMA met to discuss repairing the line. It was decided that MMA would complete the repair on 11/1/2024 under GTCs lane closure if GTC could have the guide rail removed. GTC would then complete the restoration of curb and side walk if it had to be removed to complete the repair this cost will be billed to the responsible party”. The project was listed as >\$400,000. 5 miles of length and Level “C” Subsurface Utility Engineering (SUE) was used. Pictures were provided.</p> <p>PENNDOT stated in their AVR that “It was discovered that an unmarked sewage line that is owned by Monroeville Municipality was struck between dates 10/28/24 - 10/29/24 by Pennline. Pennline's lawful start date for this area on the one call is 10/28/24. The sewage line was not discovered to be broken until 10/30/24 when Golden Triangle noticed that water was</p>	<p>Monroeville Municipal Authority: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Penn Line Enterprises, Inc.: \$0.00</p> <p>GOLDEN TRIANGLE CONSTRUCTION CO: \$250.00 Section 5(3) 1st Offense \$250.00</p>

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		<p>Municipal Authority states that when they went out to mark this ticket, part of the guard rail was already installed.</p> <p>*Emergency ticket 20243060364 was submitted by Monroeville Municipal Authority on 11/01/2024 to repair a sewer line on William Penn Hwy and Murray Ln. *****</p> <p>Monroeville Municipal Authority is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. See AVR statement where it was assumed the guardrail work was completed, so no other markings were placed. No sewer markings are in any of the pictures provided by either party. Recommendations: The penalty is applied. Education is required. The required facility owner education was completed by 10/09/2023.</p> <p>Penn Line Enterprises, Inc. is in violation of: Section 5(13) – Excavator changed the location, scope, or duration of a proposed excavation without notifying the One call System. See AVR statement “MMA did not mark the area prior to the lawful start date. Penn Line began installing guide rail run on lawful start date of 10/28/24”.</p> <p>Section 5(3) Excavator failed to preserve mark-outs or request a remark. See AVR statement where it was assumed the guardrail work was completed, so no other markings were placed. No sewer markings are in any of the pictures provided by either party. Monroeville Municipal Authority stated in their AVR that they did not mark the lines because the guard rail was already installed and none of the pictures show any sewer line markings. Ticket 20242973731 is responded to as "field marked" by Monroeville Municipal Authority, who assumed that this project was already completed. None of the tickets prior to Ticket 20242973731 state that the guard rail will be installed. Recommendations: The penalty is applied. Education is required. The required excavator education was completed by 12/11/2023.</p> <p>GOLDEN TRIANGLE CONSTRUCTION CO is in violation of: Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. There were no complex project tickets for this busy area. See design ticket images. Recommendations: The penalty is applied. Education is required. The required excavator education was completed on 9/11/2023. Excavator education is required.</p>	
51667	<p>Facility Owner: Service Electric Cable TV & Communications (SECTV) Contractor/Excavator: America Directional Boring</p>	<p><u>On 10/30/2024 11:45:00 AM at 6430 BISHOP RD, UPPER SAUCON TWP, LEHIGH</u> America Directional Boring is accepting. *****</p>	<p>America Directional Boring: \$1,500.00 Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: RHINO CABLE SERVICES</p>	<p>The incident occurred on 10/30/2024 at 11:45 AM at 6430 Bishop Road, in Upper Saucon Township, Lehigh County.</p> <p>A communications line owned by Service Electric Cable TV Inc. was damaged.</p> <p>Service Electric Cable TV Inc. submitted an Alleged Violation Report (AVR). Their AVR states, "On 10/30/2024 America Directional Boring damaged Service Electric Cable TV & Communications facilities while digging at or near 6477 Bishop Rd. Multiple AVRs filed in past for similar events. Please see attached damage investigation with photos. Also have 100mb video of site walk through on day of damage."</p> <p>America Directional Boring - To date, an AVR has not been filed.</p> <p>RHINO CABLE SERVICES - To date, an AVR has not been filed.</p> <p>Violations:</p> <p>America Directional Boring – - Section 5(11.2) - Excavator failed when using trenchless technology, at a minimum, to utilize the best practices published by the Common Ground Alliance. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. America Directional Boring has a history of non-compliance. The DPC ordered them to attend education on 7/11/2023 for case 34900 and again on 9/12/2023 for case 34783. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>RHINO CABLE SERVICES – - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>\$1,000.00</p> <p>RHINO CABLE SERVICES: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51671	<p>Facility Owner: UGI Utilities Contractor/Excavator: GREENCOAST SITE PREP INC Project Owner: Lanco Sheds Other: Millstream Landscapes</p>	<p>On 10/31/2024 8:10:00 AM at 271 Commerce Drive, <u>EARL TWP, LANCASTER</u> Incident occurred on October 31st, 2024 at 9am at 271 Commerce Drive, Earl Township, Lancaster County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Excavator utilizing mechanized equipment, struck a correctly marked gas main while excavating inside the tolerance zone. Gas main was marked from a previous PAOC. Excavator did not have a valid PAOC." AVR notes that 911 was notified.</p> <p>Greencoast Site Prep Inc's AVR states, "Somehow my team failed to update the PA1 Call after returning to the site after an extended time away. An individual new to</p>	<p>GREENCOAST SITE PREP INC: \$1,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Lanco Sheds: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the site punctured a gas line. UGI repaired the line and had services up and running again same day."</p> <p>UGI pictures show that the line was marked within the tolerance zone from a previous ticket. Line hit occurred next to propane distributor.</p> <p>Ticket 20243051527 notes Work for- Lanco Sheds.</p> <p>Violations:</p> <p>Greencoast Site Prep Inc Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required.</p> <p>Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>Lanco Sheds Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Business Days of a line strike. PUC compliance education is required.</p>	
51681	<p>Facility Owner: UGI Utilities Contractor/Excavator: Dombach Builders Project Owner: Homeowner</p>	<p><u>On 11/4/2024 2:36:00 PM at 27 MORNING CIR, EAST DONEGAL TWP, LANCASTER</u> Incident occurred on November 4th, 2024, at 2:36pm at 27 Morning Circle, East Donegal Township, Lancaster County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report states, "Excavator utilizing mechanized equipment, struck a correctly marked gas service. Excavator did not make a one call, but had the homeowner make one for him." AVR notes that 911 was notified.</p> <p>Ticket 20243051788: Equip Type--[EXCAVATOR]</p> <p>UGI's pictures show the damaged line along with skid loader.</p> <p>No AVRs have been submitted by Dombach Builders or the homeowner.</p> <p>Violations:</p> <p>Dombach Builders Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required.</p> <p>Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. PUC compliance education is required.</p> <p>Section 5(23) - Excavator delegated their need to submit a locate request to the One Call System to another person. PUC compliance education is required.</p>	<p>Dombach Builders: \$2,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(23) 1st Offense \$500.00</p> <p>Homeowner: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Business Days of a line strike. Homeowner warning \$0.</p>	
51143	<p>Facility Owner: DUQUESNE LIGHT COMPANY Contractor/Excavator: Banks Gas Services Project Owner: PEOPLES GAS COMPANY LLC Other: M. O'Herron Company</p>	<p><u>On 11/6/2024 3:45:00 AM at 5TH AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Wednesday, November 6, 2024, on 5th Avenue, in Pittsburgh City, Allegheny County.</p> <p>Duquesne Light Company’s underground electric line was damaged.</p> <p>Duquesne Light stated in their alleged violation report (AVR), “Banks Gas Services Inc., contractor for Mo'Herron, who were contracted by Peoples Gas Company to install new gas main and laterals along 5th Avenue struck and damaged a Duquesne Light Company duct back and cable. No Damage One Call ticket was placed, because of the break in the line and subsequent alarms, DLC control center was notified. Control made the phone calls to alert DLC personnel to investigate. Once on scene, Duquesne Light found that Banks Gas personnel had switched from using vacuum excavating to powered equipment and dug directly into DLC's concrete encased conduit system. We were told one worker was hurt but declined medical help. After taking control of the scene and Banks workers were safely removed from the site, J B Fay Company was contacted and were on scene by 0900 to begin making repairs.” “See photos labeled 'marking photo' with the time stamp of 10/17/2024 for the markings made for ticket 20242883019. Photos labeled 'processed' were taken the morning of the damage, 6 Nov 24. Photo 7765 is the same manhole in photo D0DB0D29, the damage was done less than 15ft away between markings”</p> <p>Peoples Gas stated in their AVR, “Banks Gas Services working for MOHERRON Company was using vac truck to spot a Duquesne Light Company electric line in the intersection of 5th Ave. and Bellefield Ave close to 4400 5th Ave. Banks started working on locating the DLC line around 3:00 AM. The hole was full of concrete and slag and crew used the clay spade to break up the slag. When Banks crew attempted to break the slag in the hole with the clay spade, they struck the DLC line resulted in a damaged to the DLC powerline. DLC was notified immediately and were on site within 30 minutes. DLC crews are estimating around 1,025 customers out of power.” Peoples Gas provide photos.</p> <p>Repair Cost: >\$50,000 Duration of Service Interruption: 6 - < 12 hours Approximate Number of Customers Affected: estimating around 1,025 customers out of power</p> <p>Routine tickets, 20242883019 placed on 10/14/2024, and 20243110599 placed on 11/6/2024, were not called in by the subcontractor, Banks Gas Services, but by the project manager, M. O'Herron Company.</p>	<p>Banks Gas Services: \$3,300.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$1,300.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Banks Gas Services is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Banks has had prior cases, so they are aware of the requirement. Recommendation: PUC Compliance Education Required and Penalties Applied with a fine factor of 1.6 applied to section 5(4)</p>	
51385	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: Sobol's Landscaping Project Owner: HOMEOWNER Other: LIMESTONE TOWNSHIP UNION CO</p>	<p><u>On 11/6/2024 9:45:00 AM at 505 PINNACLE LN, LIMESTONE TWP, UNION</u> The incident occurred on 11/06/2024 at 505 Pinnacle Ln. in Limestone Township in Union County.</p> <p>An electric line was hit and damaged.</p> <p>PPL Electric Utilities Corp stated in their Alleged Violation Report (AVR) that “On Wednesday 11/6/2024 at approximately 9:45 AM a non-PPL contractor with Sobol’s Landscaping contacted an underground service wire while excavating to remove a tree stump at 505 Pinnacle Ln, Mifflinburg. Sobol's one call ticket was for stump grinding. That work was completed and then they returned to remove a different stump using a Mini Excavator. See photos for location detail. The tree stump that was ground was clear of PPL Facilities”.</p> <p>Sobol’s Landscaping the excavator did not submit an AVR to date. On 3/19/2025 Sobol's Landscaping Insurance Company left a message asking about the stakeholder notice. DPI responded with an email sent on 3/19/2025.</p> <p>Homeowner and project owner did not submit an AVR to date. ***** Ticket 20242821470 was submitted by Sobol’s Landscaping on 10/08/2024 at 10:31 with a response due by 10/10/2024. Limstone Township Union County never responded.</p> <p>Emergency ticket 20243111067 was submitted by Sobol’s Landscaping on 11/06/2024 at 9:45. Limestone Township Union County never responded. ***** VIOLATIONS: Sobol's Landscaping is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. The excavator had left the property for more than 3 days. A new One Call ticket was required. Recommendation: The penalties are applied. Education is required.</p> <p>Homeowner is in violation of:</p>	<p>Sobol's Landscaping: \$2,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>HOMEOWNER: \$0.00 Section 6.1(7) 1st Offense \$0.00</p> <p>LIMESTONE TOWNSHIP UNION CO: \$1,500.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 6.1(7) – Homeowner Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: The \$1000. Penalty is reduced to a warning.</p> <p>*****</p> <p>Listed below are facility owners in violation of Act 50, Section 2(5)(vii) Failed to respond to an emergency One Call ticket as soon as practicable and Section 2(5)(v) Failed to respond to a routine One Call ticket.</p> <p>LIMESTONE TOWNEHIP UNION CO is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalties are applied. Education is required.</p>	
51131	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: DELCO STORM & SEWER SERVICES, LLC Other: CROWN CASTLE</p>	<p><u>On 11/7/2024 10:00:00 AM at 250 BEVERLY BLVD, UPPER DARBY TWP, DELAWARE</u> The incident occurred on Thursday, November 7, 2024, at 250 Beverly Blvd, in Upper Darby, Delaware County.</p> <p>PECO An Exelon Company’s gas line was damaged.</p> <p>PECO stated in their alleged violation report (AVR), “Contractor Delco Storm & Sewer hit the 1.25” adel-a plastic service due to a print issue when marking out. 34 affected, 0 injured.</p> <p>On 11/7/2024 at 10:19 AM USIC was notified by DELCO STORM AND SEWER SERVICES LLC of a gas damage at 250 Beverly Blvd Upper Darby Twp Delaware County Pa, During the investigation it was found that DELCO STORM AND SEWER SERVICES LLC was excavating with an excavator for Sewer repairs when they severed the plastic gas service feeding building F, it was found that the measurements of 3’4” from the building are incorrect and do not depict the path of the gas the actual measurement is 7’6” from building F. Due to the mapping discrepancy the plastic service was severed 4’ from the gas mark outs. Root Cause Analysis: Untoneable / Difficult to Locate (procedures used)” PECO provide photos.</p> <p>-20243121421- Damage Emergency ticket placed on 11/7/2024. No Response from- Crown Castle</p> <p>Delco Storm & Sewer Services, LLC did not submit an AVR.</p> <p>*PECO An Exelon Company 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>PECO AN EXELON COMPANY: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>DELCO STORM & SEWER SERVICES, LLC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>CROWN CASTLE: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Delco Storm & Sewer Services, LLC is in violation of section: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Crown Castle is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
51197	<p>Facility Owner: Columbia Gas</p> <p>Contractor/Excavator: A TEAM LLC</p> <p>Project Owner: Omni Fiber</p> <p>Other: ADB Companies</p> <p>Other: NORTH FAYETTE COUNTY MUNICIPAL AUTHORITY</p>	<p>On 11/7/2024 3:30:00 PM at 68 BELMEADE TERRACE, SOUTH UNION TWP, FAYETTE</p> <p>Columbia Gas is not disputing the violation and penalty. They requested to have to have the education requirement removed. Additional information was provided. - Education requirement was withdrawn for Columbia Gas.</p> <p>*****</p> <p>The incident occurred on 11/07/2024 at 3:30 PM, at 68 Belmeade Terrace, in South Union Township, Fayette County.</p> <p>A privately owned gas line was damaged by hand tools, while pot holing, to determine the direction of the line.</p> <p>Columbia Gas - To date, an AVR has not been filed.</p> <p>A TEAM LLC - To date, an AVR has not been filed.</p> <p>Omni Fiber Omni Fiber submitted an AVR on 03/13/2025, while the case was in stakeholder review. Their AVR states, “Per Ted Terry (ADB), While pot holing behind the mark out to see which direction the line was located on a hard rocky surface, the gas service line was struck by a shovel on the private side. The subcontractor contacted a private company that was certified to get it repaired.”</p> <p>Homeowner - To date, an Alleged Violation Report (AVR) has not been filed.</p> <p>ABD Companies submitted an AVR. Their AVR states, "While pot holing behind the mark out to see which direction the line was located on a hard rocky surface the gas service line was struck by a shovel on the private side in which the subcontractor contacted a private company that was certified to get it repaired I have enclosed pictures of the mark out.” Photos were submitted. Reported on ABD Companies AVR, Omni Fiber is listed as the project owner. (ABD Companies listed themselves as ‘Other- Project Manager’ on the AVR and were not representing another company.)</p> <p>The photos of the damage did not appear to have mechanized equipment used. There were other areas of the work site where mechanized equipment was used.</p>	<p>Columbia Gas: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Omni Fiber: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>NORTH FAYETTE COUNTY MUNICIPAL AUTHORITY: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The routine ticket states the Method of Excavation-- [BORING] Equip Type--[DIRECTIONAL DRILL] Depth--[4]</p> <p>The emergency ticket states that hand tools caused the damage, Columbia Gas was notified, and 911 was being called next. The caller was advised to notify 911. Columbia Gas responded to the ticket 'CLEAR. NO FACILITIES OR FACIL NOT INVOLVED'.</p> <p>Routine ticket 20243021454 had a response due date of 10/31/2024. Columbia Gas responded 'Field Marked' on 11/06/2024. NORTH FAYETTE COUNTY MUNICIPAL AUTHORITY responded 'REQUESTS MEETING. DCTF BY FO' on 11/01/2024, and then 'Field Marked' on 11/06/2024.</p> <p>Emergency ticket 20243123091 had a response due date of 11/07/2024. Omni did not respond to this ticket.</p> <p>Violations:</p> <p>Omni Fiber – - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243123091. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>NORTH FAYETTE COUNTY MUNICIPAL AUTHORITY – - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20243021454. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Columbia Gas – - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20243021454. Recommendation: The penalty is applied. They submitted additional information, and education is not a recommendation for this violation.</p>	
51239	<p>Facility Owner: National Fuel</p> <p>Contractor/Excavator: S and S Fiber Optics</p> <p>Project Owner: ADB Companies</p> <p>Other: Omni Fiber</p> <p>Other: PENN POWER CO / First Energy</p>	<p>On 11/9/2024 8:00:00 AM at <u>WOODBINE DR, HERMITAGE CITY, MERCER</u> PENN POWER CO / First Energy submitted additional information. Violations and penalties were withdrawn.</p> <p>*****</p> <p>These near miss events took place in Hermitage City, in Mercer County.</p> <p>Multiple near miss events. Excavator S and S Fiber Optics found to be excavating outside of the lawful start dates. Includes 11/09/2024 on Revere Dr., 11/09/2024 on Woodbine Dr., and 11/13/2024 on Oak Haven Court.</p> <p>National Fuel Gas submitted multiple Alleged Violation Reports (AVRs) for the events.</p>	<p>S and S Fiber Optics: \$5,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</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(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR2024NOV110021 for 11/09/2024 on Revere Dr. states, "Excavator working early on POCS tickets. National Fuel advised excavator they wouldn't be lawful to perform excavation until lawful start date. There were no signs of work being performed, nor equipment on site during the lawful start dates of 25 October thru 4 November (Reference POCS 20242940160). National Fuel continuously monitored road during excavators lawful start dates." Photos were submitted.</p> <p>AVR2024NOV110022 for 11/09/2024 on Woodbine Dr. states, "Excavator working early on POCS tickets. National Fuel advised excavator they wouldn't be lawful to perform excavation until lawful start date. There were no signs of work being performed, nor equipment onsite during the lawful start dates of 25 October thru 4-5 November(Reference POCS 20242940157 and 20242940159). National Fuel continuously monitored road during excavators lawful start dates." Photos were submitted.</p> <p>AVR2024NOV130029 for 11/13/2024 on Oak Haven Court states, "S and S Fiber working early on POCS Ticket submission. S and S Fiber was advised last week by National Fuel Damage Prevention Supervisor that they could not begin work until lawful start date. Additionally, S and S Fiber was visited by Chance Montgomery, Pennsylvania One Call Liaison, where he had POCS Ticket # 20243121985 in hand and informed contractor, ADB Companies (Contractor whom contracted S and S fiber) of this violation. ADB Companies Project Manager, Greg Williams, acknowledged the violation and informed Chance that he was going to address the matter with S and S Fiber. For further reference to this on-going issue, please see related AVRs section. Please see attachments of work being performed prior to lawful start date." Photos were submitted.</p> <p>AVR2024NOV120030 states, "Project Owner failed to submit POCS Design Submission prior to construction on complex project. Project Owner had contractor, ADB Companies, spearhead the telecommunication complex project. Please see POCS Submission 20240602212. Over the course of calendar year 2024, there have been several instances of excavation being performed prior to lawful start date, damages to National Fuel facilities while failing to use prudent digging techniques, failure to pothole to verify facilities, insufficient information on POCS ticket submission, and failure to notify National Fuel in advance when working near high pressure facilities. These instances could have been handled differently had the Project Owner submitted a POCS Design Type Ticket prior to a complex project meeting to gain a better understanding of all underground facilities in the proposed work area. Alleged Violation Reports have been filed on the Project Owner's subcontractors. To help with explanation of the details listed above. Please see AVR Numbers listed below.</p>	<p>Section 5(6)(i) 1st Offense \$250.00</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(17) 1st Offense \$500.00</p> <p>ADB Companies: \$500.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p> <p>Omni Fiber: \$1,000.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>PENN POWER CO / First Energy: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR Numbers: AVR2024MAR180024 AVR2024APR290010 AVR2024JUL180003 AVR2024SEP260003 AVR2024OCT170008 AVR2024NOV110021 AVR2024NOV110022”</p> <p>AVR2024NOV120035 states, “ADB Companies, contracted out from Omni Fiber (Project Owner), spearheaded the telecommunication complex project. Please see POCS Submission20240602212. Over the course of calendar year 2024, there have been several instances of excavation being performed prior to lawful start date, damages to National Fuel facilities while failing to use prudent digging techniques, failure to pothole to verify facilities, insufficient information on POCS ticket submission, and failure to notify National Fuel in advance when working near high pressure facilities. These instances could have been handled differently had ADB Companies ensured their subcontractors were understanding of the Pennsylvania One Call User Guide "Responsibilities of the Excavator" in Section VIII of the User Guide. National Fuel has worked continuously with ADB Companies and their subcontractors to protect underground facilities, educate them of the Pennsylvania One Call Law, communicate about high pressure facilities in the proposed work area, and coordinate priorities of the large area excavation. Alleged Violation Reports have been filed on ADB Companies subcontractors. To help with explanation of the details listed above. Please see AVR Numbers listed below. AVR Numbers: AVR2024MAR180024 AVR2024APR290010 AVR2024JUL180003 AVR2024SEP260003 AVR2024OCT170008 AVR2024NOV110021 AVR2024NOV110022”</p> <p>S and S Fiber Optics - To date, an AVR has not been filed. A courtesy letter, requesting an AVR to be completed, was sent by email and mail on 11/18/2024.</p> <p>Omni Fiber - A courtesy letter, requesting an AVR to be completed, was sent by email and mail on 11/18/2024. Two AVRs were received.</p> <p>AVR2024DEC260005 states, “S and S (subcontractor for ADB) stated they had all positive responses from all utilities on the ticket on 11/13/24. They started the afternoon of 11/13/24. Start day was the next morning on 11/14/24. This was an administrative oversight by S and S.” The date of incident listed on the AVR is 11/13/2024.</p> <p>AVR2024DEC260006 states, “There was a high pressure main on the opposite side of the road, which provided a physical barrier. This was an administrative oversight by S and S.” The date of incident listed on the AVR is 11/09/2024.</p> <p>ADB Companies - A courtesy letter requesting an AVR to be completed was sent by email and mail on 11/18/2024. An AVR was received.</p> <p>AVR2024DEC200027 states, SandS stated they had all</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>positive responses from all utilities on ticket on 11/13/24. Started on afternoon of 11/13/24. Start day was the next morning, 11/14/24. Administrative oversight by SandS.” The date of incident listed on the AVR is 11/13/2024.</p> <p>Listed below are 3 instances where the excavation did not begin within the legal timeframe.- Routine ticket 20242940160 for Revere Dr. had Lawful Start Dates--[25-Oct-24] thru [04-Nov-24]. The excavator did not begin excavation until 11/09/2024. Excavator did not begin within the legal timeframe.</p> <p>Routine ticket 20242940157 for Woodbine Dr. had Lawful Start Dates--[25-Oct-24] thru [04-Nov-24]. The excavator did not begin excavation until 11/09/2024. Location Information--[STOPPING AT CHARLOTTE AVE ON THE NORTH SIDE OF WOODBINE DR. WORKING ALONG THE ROADWAY.] Excavator did not begin within the legal timeframe.</p> <p>Routine ticket 20242940159 for Woodbine Dr. Lawful Start Dates--[25-Oct-24] thru [04-Nov-24]. The excavator did not begin excavation until 11/09/2024. Location Information--[FROM THE INTER ON THE SOUTH SIDE OF WOODBINE DR LOCATE EAST STOPPING AT THE DRIVEWAY AT 2150 WOODBINE DR. WORKING ALONG THE ROADWAY.] Excavator did not begin within the legal timeframe.</p> <p>Routine ticket 20243121985 for Oak Haven Ct. had Lawful Start Dates--[14-Nov-24] thru [22-Nov-24]. The excavator began excavation on 11/13/2024, prior to the lawful start date.</p> <p>Complex Project ticket 20240602212 was submitted. No final design tickets.</p> <p>This case is related to cases: 045394, 046597, 046914, 048359, 048458, 050069, 050555, 051559.</p> <p>Routine ticket 20242940143 had a response due date of 10/23/2024. PENN POWER CO did not respond to this ticket.</p> <p>Routine ticket 20242940142 had a response due date of 10/23/2024. PENN POWER CO and Omni Fiber did not respond to this ticket.</p> <p>Routine ticket 20242940140 had a response due date of 10/23/2024. PENN POWER CO and Omni Fiber did not respond to this ticket.</p> <p>Complex Project ticket 20240602212 has violations under case 050555.</p> <p>----- Violations:</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Penn Power – Withdrawn.</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242940143. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242940142. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242940140. <p>Omni Fiber –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242940142. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242940140. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>S and S Fiber Optics -</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Routine ticket 20242940160. - 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. Routine ticket 20242940160. - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Routine ticket 20242940157. - 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. Routine ticket 20242940157. - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Routine ticket 20242940159. - 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. Routine ticket 20242940159. - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Routine ticket 20243121985. - 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. Routine ticket 20243121985. - 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>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>ADB Companies -</p> <ul style="list-style-type: none"> - Section 6.1(3) – Released a project to bid or construction before final design was complete. Recommendation: The penalty is applied. PUC compliance training education is required. 	
51559	<p>Facility Owner: Aqua Contractor/Excavator: S and S Fiber Optics Project Owner: Omni Fiber Designer: ADB</p>	<p><u>On 11/9/2024 4:00:00 PM at 2109 WOODBINE DR, HERMITAGE CITY, MERCER</u> The incident occurred on 11/09/2024, at 2109 Woodbine Drive, in Hermitage City, Mercer County.</p>	<p>Aqua: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>S and S Fiber Optics: \$2,250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>COMPANIES Other: HERMITAGE CITY/HERMITAGE MUNI AUTH</p>	<p>A water line owned by Aqua was damaged. Damage occurred prior to the lawful start date.</p> <p>Aqua submitted an AVR on 03/14/2025, while the case was in stakeholder review. Their AVR stated, "DRILLING COMPANY HIT SERVICE LINE PULLING DRILL OUT. THEY PULLED THE SERVICE LINE UNTIL IT SPLIT IN HALF. IN PICTURES THE LINE IS PULLED ALMOST 3 FEET FROM WHERE IT WAS ORIGINALLY MARKED AT, YOU CAN SEE THE BOW IN LINE AFTER REPAIR WAS MADE". Photos were submitted.</p> <p>S and S Fiber Optics - To date, an AVR has not been filed.</p> <p>Omni Fiber submitted an AVR. Their AVR states, "The pot hole crew in front of the drill had potholed 2 ft both ways from the paint mark and 3 feet down. They did not see water service in the window. During pull back the driller noticed water coming from the pothole. The water service hit was exactly 3 feet from the paint." Their AVR lists them as the Project Owner and they do not represent another company. The majority of the AVR was incomplete.</p> <p>ADB COMPANIES submitted an AVR. Their AVR states, "Pot hole crew in front of drill had potholed 2 ft both ways from paint mark and 3 ft down. Did not see water service in window. During pull back driller noticed water coming from pothole. The water service hit was exactly 3 ft from paint." Photos were submitted. Their AVR lists them as the Project Owner & Designer. They do not represent another company. Their AVR states the lines were Inaccurately/Incompletely marked using paint.</p> <p>Routine ticket 20243130572 is an update. The Lawful Start Dates--[14-Nov-24] thru [25-Nov-24] REASON FOR UPDATE: WORK STOPPED, STARTING AGAIN NO ADDITIONAL MARK OUTS NEEDED. Response Due Date--[13-Nov-24] - The damage occurred on 11/09/2024, prior to the lawful start date.</p> <p>Per Pa One Call, the requirements of ticket type - Update: modifies the lawful start dates on an existing locate request due to work not starting, work stopped and is starting again, or work in progress when remarking is needed. The update ticket is a new ticket. In the remarks section on the ticket, it will reference the previous serial number.</p> <p>Update ticket 20243130572. Response Due Date--[13-Nov-24] - AQUA PENNSYLVANIA INC responded on 11/12/2024 10:57:33 AM (This response is prior to the response due date, but after the damage that occurred on 11/09/2024.)</p> <p>Emergency ticket 20243140152, requested by S and S Fiber Optics, states, "WTR LINE HIT WAS</p>	<p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>HERMITAGE CITY/HERMITAGE MUNI AUTH: \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UNMARKED.” The response due date was 11/09/2024. HERMITAGE CITY/HERMITAGE MUNI AUTH responded 'Field Marked' on 11/12/2024.</p> <p>Complex Project ticket 20240602212 - All violations and penalties under case 050555.</p> <p>This case is related to cases 045394, 046597, 046914, 048359, 048458, 050069, 050555, 051239.</p> <p>Violations:</p> <p>HERMITAGE CITY/HERMITAGE MUNI AUTH – - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243140152. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Aqua – - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>S and S Fiber Optics – - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. - 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. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51228	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: INDEPENDENT ENTERPRISES</p> <p>Project Owner: PITTSBURGH WATER & SEWER AUTHORITY</p> <p>Designer: G A I CONSULTANTS INC</p>	<p><u>On 11/11/2024 11:00:00 AM at BARTLETT ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Monday, November 11, 2024, on Bartlett Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company stated in their alleged violation report (AVR), “INDEPENDENT ENTERPRISES working for Pittsburgh Water and Sewer Authority to install a new water line struck and damaged a Peoples Gas service line. INDEPENDENT ENTERPRISES had previously crossed this service line installing the main line and failed to maintain and preserve markings resulting in a line strike. Picture included of trench line further up work area to show existing street conditions.”</p> <p>Independent Enterprises (IEI), Pittsburgh Water and Sewer Authority (PWSA), and the designer, GAI Consultants stated in their AVR’s, “IEI had saw cut and begun excavation at 5467 Bartlett St @ 1000 hours to prep the public water service line to the sidewalk. While excavating the operator had snagged a plastic piece of</p>	<p>INDEPENDENT ENTERPRISES: \$500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>pipe wrapped around a steel gas service line, causing a leak at 5466 Bartlett St @ 1020 hours. The Foreman had called 911 @ 1022 hours, arrived @ 1034 hours and waited for Peoples Gas to arrive. The fire truck left site @ 1055 hours. The curb box was marked in the sidewalk and road, but the mark-out was more than 18" away from the damaged area, roughly 22" - see hit kit photos. Peoples had arrived @ 1107 hours, made the repair on the gas service line @ 1255 hours, left site @ 1300 hours. IEI then proceeded to continue excavating for the water service line prep for the rest of the day before leaving site.”</p> <p>Also, GAI Consultants stated, “Final Design One Call was run by GAI Consultants on Thurs 2.6.2024, which was within the required 10 to 90-day window prior to the end of final design. Final Design ended on Tues 3.18.2024. The bid date was Thurs 3.28.2024. The total project value is over \$400,000. During design, SUE up to Quality Level (QL) A was performed. Record Drawing Research (QL-D) was done by the whole project team as the project moved through the design stage. The surface expressions of utilities such as manholes, curb boxes, and valve boxes were surveyed (QL-C). The project owner had GAI include the cost to hire a utility locator as a subcontractor. That was Lexis Group, LLC (Lexis). Lexis connected to the locate wires and metallic pipes to use mark utility locations across the job (QL-B). The surveyor surveyed the paint markings. GAI identified places where the QL-B needed clarification and had Lexis do Test Pits (QL-A) there. Training was previously assigned to GAI for Case 17347 (training completed on Fri 6.10.2022) and Case 030748 (training completed on Fri 3.17.2023).”</p> <p>*Independent Enterprises is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Penalty Applied</p>	
51230	<p>Facility Owner: PEOPLES NATURAL GAS Contractor/Excavator: INDEPENDENT ENTERPRISES Project Owner: HUNKER BOROUGH Other: Municipal Authority of Westmoreland County Other: THE EADS GROUP</p>	<p><u>On 11/11/2024 12:50:00 PM at OLIVE ST, HUNKER BORO, WESTMORELAND</u> Peoples gas disagreed and stated that " As stated in the submitted AVR, Peoples Gas’ locator was directly connected to wire while originally locating the plastic line and then again when Independent Enterprises exposed the plastic line in a separate area of the damaged area. The locator also verified his signal/tone from his equipment with the drawing of the plastic line that was available on PNG Mobile as stated on the submitted AVR. The signal/tone and records were matching what the locator had painted in the field for this facility. As noted in section 2(5)(i), this shall be done to the extent such information is available in the facility owner’s records or by use of standard locating techniques other than excavation. The Peoples Gas’ locator used a conductive locate and records as section 2(5)(i) requires, but unfortunately, it still ended up in a mis-marked facility and a damage. Peoples Gas believes the signal jumped onto the retired steel main line in the area causing the mis-marked facility. During the repair, Peoples Gas O&M crew</p>	<p>PEOPLES NATURAL GAS: \$0.00</p> <p>INDEPENDENT ENTERPRISES: \$1,500.00 Section 5(16) 1st Offense \$1,000.00 Section 5(4) 1st Offense \$500.00</p> <p>HUNKER BOROUGH: \$1,125.00 Section 6.1(7) 1st Offense \$500.00 Section 2(5)(vii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>installed a new wire box, marker balls, and a completed a new drawing to assist that this line will not be damaged in the future. I have attached pictures showing the locate, the damage, the repair with the new wire box and marker balls, and the new 2(5)(i). With the newly introduced information and pictures, Peoples Gas ask that you consider removing the violation and penalty of 2(5)(i) due to the fact the locator did abide by the law". Pictures were provided. DPI sent an email on 3/26/2025, asking PNG for a map and locating records for this area. Peoples Gas provided the confidential maps showing the information that was used to locate. The violation section 2(5)(i) for failing to locate the facility within 18" horizontally of the outside wall of the line has been withdrawn.</p> <p>**</p> <p>Hunker Borough disagreed. They did not provide any other information. On 3/21/2025 DPI sent an email with specific information about the violations that were cited to Hunker Borough. On 3/28/2029 DPI Maki offered to keep the violations with a reduction of penalties to Hunker Borough. On 4/04/2025 and email was received stating that Hunker Borough is accepting violations with the reduced penalties.</p> <p>*****</p> <p>The incident occurred on 11/11/2024 on Olive St. in Hunker Borough in Westmoreland Co.</p> <p>A gas main was hit and damaged.</p> <p>PEOPLES NATURAL GAS COMPANY stated in their Alleged Violation Report (AVR) that "INDEPENDENT ENTERPRISES was digging to install storm sewer. Contractor found PNG 4" pla pipe 2' off and called PNG. PNG dispatch a locator to go hook onto the wire that was exposed at 8:40am 11/11/24. Wire traced and went straight like the drawing showed. Contractor then was digging on summit and hit the 4" plastic main. PNG replaced approx. 4' section of main line. Plastic main line made a hard turn up summit then crossed the street. PNG records and wire matched what locators followed". 911 was notified by the excavator.</p> <p>INDEPENDENT ENTERPRISES (IE) the excavator who was working for Hunkier Borough and submitted the first emergency ticket 20243161970 for hitting the gas line never submitted an AVR for this damage. 911 was notified by the excavator.</p> <p>HUNKER BOROUGH the project owner has not submitted the AVR to date.</p> <p>Designer is unknown for the Hunker Borough project.</p> <p>*****</p> <p>Routine ticket 20243063521 was submitted by Independent Enterprises on 11/01/2024 with a response due by 11/05/2024. Hunkier Borough never responded.</p> <p>*****</p> <p>On 11/11/2024 an emergency ticket 20243161970 was submitted for an unmarked 4" plastic gas line that was</p>	<p>Section 2(5)(v) 1st Offense \$125.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>located by INDEPENDENT ENTERPRISES. Peoples Gas dispatched a locator and found that the information in the road matched what was in the drawing. A little later, the same contractor was excavating on Summit and hit the 4” plastic main.PNG record and wire matched what locators followed.</p> <p>On 11/11/2024 Peoples Gas submitted emergency ticket 20243162138 to repair the gas line. *****</p> <p>TICKETS SUBMITTED with AVR2024NOV130020 AND MAY BE PART OF THE INCIDENT: THE EADS GROUP a designer for a Peoples Gas project. Submitted preliminary design ticket 20232202905. Eads Group listed themselves as who the work is being done for. Report submitted by Peoples Gas lists The Eads Group to be the designer of a gas line replacement project. Final design is listed as completed on 9/11/2023. The bid date is listed as 10/12/2023. No Final Design has been submitted through OneCall to date for the Peoples Gas project. *</p> <p>Emergency ticket 20243183232 was attached to AVR2024NOV130020. The Municipal Authority of Westmoreland County submitted emergency ticket 20243183232 on 11/13/2024 at 14:45 to repair a water main and service. There is no information why this ticket was needed; if this was a line strike or if this incident was a part of this project. Hunker Borough did not respond “clear” until 11/15/2024. *****</p> <p>VIOLATIONS: PEOPLES NATURAL GAS COMPANY is in violation of: 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>INDEPENDENT ENTERPRISES is in violation of: 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 30 days of striking a line. Recommendations: The penalties are applied.</p> <p>HUNKER BOROUGH is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendations: The penalties are applied. Education is required.</p> <p>*The EADS Group is the designer for a Peoples Gas line replacement project which has not started yet.</p>	
51263	Facility Owner: Verizon Contractor/Excavator: Joao & Bradley Construction Company	<u>On 11/12/2024 10:00:00 AM at 385 Ambler Drive, UPPER DUBLIN TWP, MONTGOMERY</u> The incident occurred on 11/12/2024 at 10:00 AM, at 385 Ambler Drive, in Upper Dublin Township, Montgomery County.	Verizon: \$2,750.00 Section 2(10) 1st Offense \$1,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: Bucks County Water & Sewer Authority</p> <p>Designer: GILMORE ASSOCIATES</p> <p>Other: PECO</p>	<p>A communication line owned by Verizon was damaged.</p> <p>Verizon - To date, an Alleged Violation Report (AVR) has not been filed as of 01/17/2025.</p> <p>Joao & Bradley Construction Company submitted an AVR. Their AVR states, "Hit a line that was off the mark. Had to notify Verizon three times tillsomeone finally came out. They advised the line was basicallydead and only one customer was on it. They were not going torepair the line, they plan on tying the customer in overheadbecause that was their plan to do so at some point anyway." Photos were submitted.</p> <p>Bucks County Water & Sewer Authority – Gilmore Associates indicated on their AVR that they are representing Bucks County Water & Sewer Authority.</p> <p>GILMORE ASSOCIATES submitted an AVR. Their AVR states, "Excavator struck line at 6.5ft below roadway surface, and center ofline located off center of mark by 3.5ft (2.0ft outside of tolerancezone). See attached pictures."</p> <p>This case is related to cases: 050831, 051001, 051180</p> <p>Routine ticket 20243091014 had a response due date of 11/11/2024.</p> <ul style="list-style-type: none"> - Verizon responded, 'FIELD MARKED' on 11/14/2024. - PECO responded on 11/11/2024, 'SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 11 Nov 2024 2359' but did not mark/ respond clear until 11/15/2024. <p>Emergency ticket 20243171518 – 000, Verizon did not respond and a renotify was issued (-001), which stated: [ATTN VERIZON PLEASE GO TO SITE ASAP TO REPAIR LINE. THANK YOU]</p> <p>Violations:</p> <p>Verizon –</p> <ul style="list-style-type: none"> - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20243091014. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243171518 - 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>PECO –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20243091014. 	<p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>PECO: \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
51330	Facility Owner: West Manchester Township Contractor/Excavator: Columbia Gas of PA Project Owner: Columbia Gas - Spacesaver	<p>Recommendation: The penalty is applied.</p> <p><u>On 11/12/2024 10:30:00 AM at 2150 HESS RD, WEST MANCHESTER TWP, YORK</u> The incident occurred on 11/12/2024 at 1250 Hess Rd in Westchester Township in York County.</p> <p>A storm drain was hit and damaged.</p> <p>Columbia Gas stated in their Alleged Violation Report (AVR) that “Columbia Gas was onsite to install a new gas service to 2150 Hess Rd., York, when they struck and damaged an unmarked storm drain. The crew was in the process of digging the trench when the damage occurred. The crew immediately stopped work and made all notifications to Columbia Gas Damage Prevention and 811. West Manchester Township was notified by the local Damage Prevention Specialist, and a crew was dispatched to make repairs”. They also commented that “No marks were visible on or near the storm drain. West Manchester Township responded to the ticket as field marked”. Pictures were provided.</p> <p>West Manchester Township did not submit an AVR which was due by 1/06/2025. ON3/19/2025 DPI Maki returned a call to West Manchester Township who had questions about the Stakeholder review. ***** VIOLATIONS: West Manchester Township is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 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. Recommendation: The penalties are applied. Education is required.</p>	<p>West Manchester Township: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p>
51441	Facility Owner: COLUMBIA GAS Contractor/Excavator: YOUNGBLOOD PAVING Project Owner: WHITE TWP - Indiana County Designer: LENNON SMITH SOULERET ENGINEERING INC (LSSE) Other: White Township - Beaver County - Spacesaver	<p><u>On 11/12/2024 11:00:00 AM at 12TH AVE, WHITE TWP, BEAVER</u> White Township -Indiana County disagreed and stated that they are not the contact for White Township Beaver County. All violations and penalties have been withdrawn. * Columbia Gas disagreed and stated that the damage was on the customer side, so they stated that no AVR was required. Columbia Gas also accepted the violation of 2(5)(i) and asked that the education requirement to be withdrawn and explained "The locator involved is no longer employed by Columbia Gas. Columbia Gas has a very extensive locator training program for all its new locators, and all locators are required to update/renew their Operator Qualifications (OQs) every 3 years. Every time there is a locator error damage, Columbia reviews the damage, causal factors, and lessons learned with all locators. One-on-one coaching is provided to individual locators directly involved in a damage, and OQs have the potential to be pulled until retraining can be</p>	<p>COLUMBIA GAS: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>YOUNGBLOOD PAVING: \$250.00 Section 5(3) 1st Offense \$250.00</p> <p>WHITE TWP - Indiana County: \$0.00</p> <p>LENNON SMITH SOULERET ENGINEERING INC</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>completed". DPI withdrew the Education for Section 2(5)(i) but maintained the violation of Section 2(10) facility owner failed to submit an Alleged Violation Report (AVR) because Columbia Gas has an obligation within the law to submit an AVR when they are aware of damage or a violation of ACT 127-2024. Columbia's unmarked lines were in violation. Even if the damage occurred on the customer side, Columbia would be responsible to mark the point of connection. Our investigations are dependent upon the information and documentation submitted in AVR's. Columbia Gas was involved and aware there was a reportable violation when an emergency ticket was received. If Columbia were to accept the violation and penalty, I would withdraw the education for not submitting an AVR. On 3/20/2025 an email was received from Columbia Gas stating that they will accept both of the violations with the education withdrawn. DPI withdrew the required education to Columbia Gas.</p> <p>*****</p> <p>The incident occurred on 11/12/2024 on 12th Ave in White Township in Beaver County.</p> <p>A gas line was hit and damaged.</p> <p>YOUNGBLOOD PAVING stated in their Alleged Violation Report (AVR) that "WHILE DIGGING ON THE WEST SIDE OF 12TH AVENUE AN UNMARKED GAS SERVICE LINE WAS STRUCK". 911 was notified. Subsurface Utility Engineering is listed as level "C" (Above Ground Survey). Pictures and report were provided.</p> <p>WHITE TWP - Beaver Co. the project owner AVR was due by 12/09/2024. No AVR has been received to date. Checked for AVR on 2/10/2025.</p> <p>Columbia Gas the facility owner AVR was due by 12/27/2024, Columbia Gas had not submitted an AVR to date. Checked for AVR on 2/10/2025.</p> <p>LENNON SMITH SOULERET ENGINEERING INC (LSSE) did not submit an AVR. Checked for AVR on 2/10/2025.</p> <p>*****</p> <p>VIOLATIONS: Columbia Gas is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 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. Recommendation: The penalties are applied. Education is required.</p>	<p>(LSSE): \$1,000.00 Section 4(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>LENNON SMITH SOULERET ENGINEERING INC (LSSE) Section 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed. Recommendation: The penalty is applied. Education is required.</p> <p>White Township – Beaver County is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. 2X Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20243040391 and ticket 20243040558 were submitted by Youngblood Paving on 10/30/2024 with a response due by 11/01/2024. White Township did not respond for over a week. On 11/12/2024 White Township – Beaver County responded field marked. The DPC has historically considered a week as no response. Recommendation: The penalties are applied. Facility owner and project owner education is required.</p> <p>YOUNGBLOOD PAVING 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>	
51233	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: JOAO & BRADLEY CONSTRUCTION CO., INC. Project Owner: MORRISVILLE BOROUGH Designer: PENNONI</p>	<p><u>On 11/13/2024 8:00:00 AM at WOODLAND AVE, MORRISVILLE BORO, BUCKS</u> Pennoni violation for section 4(8) has been removed. See attached email *****</p> <p>The incident occurred on Wednesday, November 13, 2024, on Woodland Avenue, in Morrisville Borough, Bucks County.</p> <p>A gas line was damaged.</p> <p>Joao and Bradley Construction Co, Inc stated in their Alleged Violation Report (AVR), “Hit a gas line that was 5’ off from where the gas company marked the line.” Joao and Bradley provided photos of the mis-marked line.</p> <p>PECO An Exelon Company stated in their AVR, “On 11/13/2024, contractor, Joao & Bradley Construction Co., Inc., working for the Morrisville Water Authority to install water main and service laterals struck the unmarked 2” px gas main with an excavator. Damage occurred in the grass, approximately 2’ inside of the curb. Marks were approximately 7’ off and were placed in the middle of the roadway. This damage occurred because the locator failed to properly read the gas print or the GFR records.</p> <p>AVR’s were not submitted by Morrisville Borough, the project owner and Pennoni, the designer.</p> <p>*PECO An Exelon Company is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	<p>PECO AN EXELON COMPANY: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>MORRISVILLE BOROUGH: \$0.00 Section 6.1(7) 1st Offense \$0.00</p> <p>PENNONI: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Morrisville Borough is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and zero penalty but keep the violation</p> <p>*Pennoni is in violation of section: 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed. Recommendation: PUC Compliance Education Required and zero penalty but keep the violation</p>	
51314	<p>Facility Owner: NATIONAL FUEL GAS DIST</p> <p>Contractor/Excavator: Erie Water Works</p> <p>Project Owner: Erie Water Works</p>	<p><u>On 11/13/2024 9:00:00 AM at 312 REED ST, ERIE CITY, ERIE</u> The incident occurred on Wednesday, November 13, 2024, at 312 Reed Street, in Erie City, Erie County.</p> <p>A gas line was damaged.</p> <p>National Fuel Gas (NFG) stated in their Alleged Violation Report (AVR), “Excavator [Erie Water Works] struck natural gas distribution service.” NFG provided photos of the damaged / severed gas line. NFG AVR did not mention if 911 was called or not called, the field was blank.</p> <p>20243112434- Routine ticket placed on 11/6/2024, to repair a curb box, Erie Water Works is the excavator and project owner. No Response from- Erie Water Works</p> <p>Erie Water Works did not submit an AVR.</p> <p>*Erie Water Works is in violation of 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. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. 2(5)(v) – Failed to respond to a routine One Call ticket. 20243112434 Recommendation: PUC Compliance Education Required and Penalties Applied. For 2(5)(v) zero penalty but keep the violation because they responded at worksite as the excavator and project owner.</p>	<p>Erie Water Works: \$2,500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 2(5)(v) 1st Offense \$0.00</p>
51526	<p>Facility Owner: UGI Utilities</p> <p>Contractor/Excavator: Wave Guide</p> <p>Project Owner: Gigapower</p> <p>Other: Dunmore Borough</p> <p>Other: Penta Communications, LLC</p>	<p><u>On 11/13/2024 1:16:00 PM at 169 E PINE ST, DUNMORE BORO, LACKAWANNA</u> Gigapower accepts. *****</p> <p>Incident occurred on November 13th, 2024, at 1:16pm at 169 East Pine Street, Dunmore Boro, Lackawanna County.</p> <p>A gas line was damaged.</p>	<p>Wave Guide: \$2,500.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UGI's Alleged Violation Report (AVR) states, "Excavator struck and damaged a correctly marked gas service while digging in the tolerance zone. Contractor information given at the time of the damage did not match the information on the one call ticket." AVR notes that 911 was notified.</p> <p>UGI's pictures show that the line was marked within the tolerance zone.</p> <p>Ticket 20243094468 was placed by Penta Communications, LLC doing work for Giga Power (No contact information.) AVR listed Wave Guide as the actual excavator which failed to place a PA1call.</p> <p>Gigapower is a new fiber company owned by AT&T and Blackrock.</p> <p>No designs or AVRs were submitted by Gigapower for their projects in Northeastern PA as of 1/16/2025. See press releases from AT&T website. No AVR has been submitted by Wave Guide as of 1/16/2025.</p> <p>Violations:</p> <p>Wave Guide Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 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 30 days of striking a line. Education is required.</p> <p>Gigapower 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 30 Days of a line strike. Education is required.</p> <p>Dunmore Borough Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20243094468. Education is required.</p>	<p>Gigapower: \$2,250.00 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>Section 6.1(7) 1st Offense \$1,000.00</p> <p>Dunmore Borough: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>
51372	<p>Facility Owner: North Fayette County Municipal Authority Contractor/Excavator: A</p>	<p><u>On 11/13/2024 8:00:00 PM at 369 Derrick Ave., SOUTH UNION TWP, FAYETTE</u> The incident occurred on 11/13/2024 at 8:00 PM, at 369 Derrick Avenue, South Union Township, Fayette County.</p>	<p>A TEAM LLC: \$2,500.00 Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>TEAM LLC Project Owner: ADB Companies</p>	<p>A water line owned by North Fayette County Municipal Authority was damaged. Excavation began prior to the lawful start date listed on the routine ticket.</p> <p>North Fayette County Municipal Authority submitted an Alleged Violation Report (AVR). Their AVR states, "Manager received call that customer 369 Derrick Ave had no water. Crew responded to call and found that service line was hit by drilling machine. Customer states when he arrived home employees of A Team LLC were standing at hit facility looking at hole. A Team did not notify North Fayette County Municipal Authority about damage." Photos were submitted. Their AVR states the marks were 'Visible' and paint and flags were placed. There was also a curb box as evidence that underground lines were in the area.</p> <p>A TEAM LLC - To date, an AVR has not been filed.</p> <p>ADB Companies - To date, an AVR has not been filed.</p> <p>Routine ticket 20243160362 had a Lawful Start Dates-- [15-Nov-24] thru [26-Nov-24] Response Due Date--[14-Nov-24] Type of Work--[CONDUIT INSTALLATION] Equip Type--[DIRECTIONAL DRILL] Work For--[ADB]</p> <p>A TEAM LLC began excavation (Directional Drilling) prior to the lawful start date on their routine ticket (20243160362). The lawful start date was 11/15/2024. Damage occurred on 11/13/2024. Due to the damage that occurred, a customer's driveway had to be cut out.</p> <p>Violations:</p> <p>A TEAM LLC -</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(11.2) -Excavator failed when using trenchless technology, at a minimum, to utilize the best practices published by the Common Ground Alliance. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>ADB Companies –</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>ADB Companies: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51499	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: SANCHEZ UNDERGROUND CABLE CREW LLC</p>	<p><u>On 11/14/2024 5:00:00 PM at 592 GREENFIELD RD, EAST LAMPETER TWP, LANCASTER</u> The incident occurred on Friday, November 15, 2024, at 592 Greenfield Street, in Lampeter Township, Lancaster County.</p> <p>A PPL Electric underground line was damaged.</p>	<p>SANCHEZ UNDERGROUND CABLE CREW LLC: \$1,000.00 Section 5(11.2) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: SHENTEL GLO FIBER</p>	<p>PPL Electric Utilities Corp., stated in their Alleged Violation Report (AVR), "On Thursday November 14th, 2024, at 7:41 pm a non-PPL contractor (Sanchez Underground) was installing a fiber optic line, when they hit a marked primary line. No one was hurt or injured but 35 customers did loss power. PPL first responder arrived on site and made the area safe; the crew was unable to make repairs, but they did a switch over get all 35 customers back into service. A new primary will have to be installed. Sanchez Underground will be charged for this damage and its repairs. Their failure to expose the primary is the result of this damage."</p> <p>Sanchez Underground Cable Crew LLC stated in their AVR, "The damage occurred due to the excavator not exposing the marked power cable before crossing it. This is considered a blind bore and the excavator is at fault for this damage.</p> <p>Shentel Glo Fiber stated in their AVR, the scope of work "was to directional bore and install two 2" conduits for Glo-Fibers new fiber infrastructure parallel and crossing the street. The damage occurred due to the excavator not exposing the marked power cable before crossing it. This is considered a blind bore and the excavator is at fault for this damage. Crew was re-trained on GLO Fiber Damage Prevention Policies by Bart Kelly on 11/15/2024."</p> <p>PPL provided photos of damage. Number of Customers Affected: 35 Repair Cost: \$5,001-\$25,000</p> <p>*Sanchez Underground Cable Crew LLC is in violation of section: 5(11.2) – When using trenchless technology, Excavator failed to utilize the best practices published by the Common Ground Alliance. Recommendation: PUC Compliance Education Required. Penalty Applied and 1.00 fine factor was added</p>	
51334	<p>Facility Owner: UGI Utilities Contractor/Excavator: KIEFER NURSERY LLC. Project Owner: Brookside Country Club</p>	<p>On 11/15/2024 10:30:00 AM at 901 WILLOW LN, MACUNGIE BORO, LEHIGH Incident occurred on November 15th, at 10:30am at 901 Willow Lane, Macungie Boro, Lehigh County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "KIEFER NURSERY WAS AUGERING TO PLANT TREES AND WHEN DOING SO THEY STRUCK A CORRECTLY MARKED GAS SERVICE FACILITY CREATING A DAMAGE AND A LEAK. KIEFER NURSEY HAD A PA ONE CALL BUT WAS EXPIRED. THE WORK ALSO DID NOT START IN THE LEGAL DIG DATES OF THAT PA ONE CALL. AFTER THE DAMAGE HAPPENED KIEFER HAD CALLED IN A UPDATE TICKET. KIEFER ALSO DID NOT WAIT UNTIL THE NEW LEGAL DIG DATE FOR THIS TICKET AND DUG THE SAME</p>	<p>KIEFER NURSERY LLC.: \$2,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Brookside Country Club: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>DAY HE CALLED THIS UPDATE TICKET IN. - FAILURE TO MAINTAIN MARKS - DIGGING ON EXPIRED PA ONE CALL TICKET - BEGAN EXCAVATION WORK BEFORE THE LAWFUL START DAY ON TICKET ON THE UPDATED TICKET." AVR notes that 911 was called.</p> <p>Ticket 20242902668: Lawful Start Dates--[21-Oct-24] thru [30-Oct-24] Response Due Date--[18-Oct-24] Scheduled Excavation Date--[21-Oct-24] Dig Time--[0700] Duration--[3 DAYS]</p> <p>No AVR has been submitted by Kiefer Nursery as of 1/11/25.</p> <p>Violations:</p> <p>Kiefer Nursery Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required.</p> <p>Brookside Country Club Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p>	
51707	<p>Facility Owner: UGI Utilities Inc Contractor/Excavator: High Associates Project Owner: High Associates (Placeholder)</p>	<p><u>On 11/18/2024 11:51:00 AM at WILLIAM PENN WAY, EAST LAMPETER TWP, LANCASTER</u> The incident occurred on 11/18/2024 at 11:51 AM, on William Penn Way, in East Lampeter Township, Lancaster County. The nearest intersection is Greenfield Road.</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, "Excavator utilizing mechanized equipment and struck an unmarked gas service. The excavator was digging a day early and the locator was on his way to mark out the job when it was struck." Photos were submitted. AVR states that 12 people were evacuated for 1 - < 6 hrs.</p> <p>High Associates - To date, an AVR has not been filed.</p> <p>Routine ticket 20243183673 was placed on 11/13/2024. The lawful start date was 11/19/2024. Damage occurred on 11/18/2024 at 11:51 AM, prior to the lawful start date on the ticket. UGI replied to the ticket 'Field Marked' on 11/18/2024 at 3:01 PM (Within the required response time).</p>	<p>High Associates: \$500.00 Section 5(2.1) 1st Offense \$250.00</p> <p>Section 5(6)(i) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavators are obligated to notify [PA One Call] not less than three nor more than ten business days in advance of beginning excavation or demolition work, unless the project is complex.</p> <p>Violations:</p> <p>High Associates –</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Began excavation work before the lawful start day on ticket - 20243183673. Reduced penalty to \$250.00. - 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. Reduced penalty to \$0.00. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Reduced penalty to \$250.00. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51450	<p>Facility Owner: PEOPLES GAS COMPANY</p> <p>Contractor/Excavator: Preferred Plumbing and Heating Solutions, LLC</p> <p>Project Owner: Preferred Plumbing and Heating Solutions LLC</p>	<p><u>On 11/19/2024 2:58:00 AM at 200 Charles Saub Drive, FINDLAY TWP, ALLEGHENY</u> The incident occurred on Tuesday, November 19, 2024, at 200 Charles Saub Drive, in Findlay Township, Allegheny County.</p> <p>A gas line was damaged. There are no tickets associated with this incident.</p> <p>Peoples Gas Company stated in their alleged violation report (AVR), “On 11/19, PNG sent a crew to 200 Charles Saub Drive to complete a connected set. When the crew arrived they saw a portion of the 2" SL cut out and the gas shut off at the CB. It was determined on 11/20 that Preferred Plumbing and Heating Solutions LLC struck the SL while they were installing the new customer owned portion SL. They did not notify anyone of the damage and operated the CB to shut off the gas. PNG does not know date/time of the damage nor do we know how long the gas was blowing for.” Peoples Gas provide a photo of the damaged line PA One Call Compliance commented, Preferred Plumbing and Heating Solutions LLC has placed one call notifications in the past.</p> <p>Preferred Plumbing and Heating Solutions LLC did not submit an AVR.</p> <p>*Preferred Plumbing and Heating Solutions LLC is in violation of sections:</p> <p>5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</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.</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>Preferred Plumbing and Heating Solutions, LLC: \$4,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</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 \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
51378	<p>Facility Owner: Village Square Apts Contractor/Excavator: CLEAVER CABLE Other: Comcast Other: PECO</p>	<p><u>On 11/19/2024 3:00:00 PM at 422 MAIN ST, LOWER SALFORD TWP, MONTGOMERY</u> Incident occurred on November 19th, 2024 at 3pm at 422 Main Street, Lower Salford Township, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 11/19/2024 Cleaver Cable Construction struck a mis marked 4" PX Gas Main. The main was marked from the gas prints which lacked sufficient detail for the locator to accurately mark the curve of the main. 0 Injuries, 1 Cust interrupted."</p> <p>Cleaver Cable's AVR states, "While digging to install new storm sewer line we struck an mis-marked 4" gas main feeding 8 Buildings of the Village Sq Apts. We contacted 911 immediately and began evacuating the two closest buildings to gas line hit. PECO responded with Police and Fire along with PUC Representatives and locators. Investigation determined that the gas main was miss marked and was approximately 9ft off. PECO made repairs that night and we returned the following AM to continue work. USIC Supervisor stopped out the morning of 11/20/24 and spoke to crews and reviewed site. He informed crew at that time the "you guys are fine, this was clearly miss marked and our fault."</p> <p>Pictures show that the damaged line was outside the tolerance zone.</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.</p> <p>Comcast Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20243200421</p>	<p>Comcast: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>PECO: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>
51608	<p>Facility Owner: Columbia Gas Contractor/Excavator: SUPERIOR UTILITY EXCAVATING INC Project Owner: Peoples Gas Company Designer: THE EADS GROUP Other: Iron Senergy Holding, LLC</p>	<p><u>On 11/26/2024 1:30:00 PM at 1045 MT MORRIS RD, WHITELEY TWP, GREENE</u> EADS submitted an AVR on 4/1/2025. Violation and penalty have been removed. AVR was submitted within 30 business days of being notified. ***** Incident occurred on November 26th, 2024, at 1:30pm at 1045 Mount Morris Road, Whiteley Road, Whiteley Township, Greene County.</p> <p>A gas line was damaged.</p> <p>Project Owner - Peoples Gas Company's Alleged Violation Report (AVR) states, "ON 11/26/24 AT 1330 SUPERIOR WORKING FOR PNG, USING A DRILL TO INSTALL GAS LINE STRUCK MARKED</p>	<p>SUPERIOR UTILITY EXCAVATING INC: \$1,000.00 Section 5(11.2) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>THE EADS GROUP: \$0.00</p> <p>Iron Senergy Holding, LLC: \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>COLUMBIA GAS SERVICE LINE. SUPERIOR SPOTTED SERVICE LINE TOOK DEPTH MEASUREMENT AND BACKFILLED. THEN DRILLED BLIND AND STRUCK COLUMBIA GAS SERVICE LINE. COLUMBIA WAS NOTIFIED WITH 911 AND 811 AND REPAIRS WERE MADE.</p> <p>Emergency ticket 20243312214 was noted by Columbia Gas with, "ALL MARKS STILLL VISIBLE HIT LINE ON CUSTOMER SIDE NO OTHER MARKS ARE REQUESTED." Ticket also states that 911 was notified.</p> <p>AVRs have not been submitted by Superior Utility Excavating, Inc and The EADS Group as of 1/17/25. Superior Utility Excavation has past due education from 2/6/2023 and 5/15/2023.</p> <p>Violations:</p> <p>Superior Utility Excavating, Inc Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required.</p> <p>EADS Group - Withdrawn Section 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed.</p> <p>Iron Senergy Holdings, LLC Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20242964003. PUC compliance education is required.</p>	<p>Section 2(5)(v) 1st Offense \$500.00</p>
51626	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: GREENLAND CONSTRUCTION Project Owner: ELDRED BOROUGH Designer: STIFFLER MCGRAW & ASSOCIATES</p>	<p><u>On 11/27/2024 9:16:00 AM at 57 MAIN ST, ELDRED BORO, MCKEAN</u> The incident occurred on Wednesday, November 27, 2024, at 57 Main Street, in Eldred Borough, McKean County.</p> <p>UGI Utilities gas line was damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR), “Contractor [Greenland Construction] was using a Mini-Excavator to locate an accurately marked gas service. The Contractor [Greenland Construction] hit and damaged the accurately marked facility causing an unplanned release of gas. UGI mentioned 911 was not called. UGI provided photos of the damage. Greenland Construction was doing sewer replacement for Eldred Borough. AVR’s were not submitted by Greenland Construction, nor Eldred Borough, the project owner.</p> <p>*Greenland Construction is in violation of sections:</p>	<p>GREENLAND CONSTRUCTION: \$2,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>ELDRED BOROUGH: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>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. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Eldred Borough is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
51541	<p>Facility Owner: UGI Utilities Contractor/Excavator: Keystone Contractors Contractor/Excavator: Keystone Contractors Address 2 Project Owner: Triple Crown Corporation</p>	<p><u>On 11/27/2024 11:32:00 AM at 4685 MT ZION DR, HAMPDEN TWP, CUMBERLAND</u> Incident occurred on November 27th, 2024, at 11:32am at 4685 Mount Zion Drive, Hampden Township, Cumberland County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "While excavating for site development, contractor struck and damaged a correctly marked gas service." AVR notes that 911 was notified.</p> <p>Pictures from UGI show that the line was marked within the tolerance zone.</p> <p>AVRs have not been submitted by Keystone Contractors or the Triple Crown Corporation as of 1/17/25.</p> <p>Violations:</p> <p>Keystone Contractors Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required.</p> <p>Triple Crown Corporation Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p>	<p>Keystone Contractors: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Triple Crown Corporation: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51618	<p>Facility Owner: Columbia gas Contractor/Excavator: GOMEZ ORELLANA LLC Project Owner: COMCAST Designer: Unknown Other: KANAAN COMMUNICATIONS LLC</p>	<p><u>On 12/3/2024 11:00:00 AM at 207 WHITE PINE LN, CRANBERRY TWP, BUTLER</u> The incident occurred on 12/03/2024 at 207 White Pine Ln in Cranberry Township in Butler County.</p> <p>A gas line was hit and damaged.</p> <p>COMCAST the Project Owner stated in their Alleged Violation Report (AVR) that "Comcast hired Kanaan Communication to do our project, Kanaan hired GOMEZ ORELLANA LLC. to do underground. GOMEZ ORELLANA LLC did not spot a gas line when they crossed the service line. GOMEZ ORELLANA</p>	<p>GOMEZ ORELLANA LLC: \$500.00 Section 5(11.2) 1st Offense \$500.00</p> <p>COMCAST: \$1,250.00 Section 6.1(3) 1st Offense \$500.00</p> <p>Section 6.1(8) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>LLC is completely at fault for this". 911 was notified. They list the project as <\$400,000. No other project information is provided. Directional Drilling method was used for excavation. 1 customer was affected.</p> <p>On 1/06/2025 DPI sent an email asking Comcast about the designer and if a design ticket was submitted for this trenchless technology project. Comcast never responded.</p> <p>GOMEZ ORELLANA LLC the excavator stated in their AVR that "inexperience guy is running the machine but is my fault because i not train him properly of spotting utilities.hi plow directly over gas." 911 was notified.</p> <p>Columbia Gas was emailed an AVR request on 12/07/2024 and mailed an AVR request on 12/09/2024. Columbia Gas stated in their AVR that "Gomez Orellana LLC, working on behalf of Comcast, was using a directional drill to install conduit when they struck and completely severed the accurately marked 1" plastic, company-side gas service feeding 207 White Pine Ln., Cranberry Twp. They notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The local Damage Prevention Specialist met with the crew onsite to review HDD Best Practices, specifically spotting all utilities before utilizing the drill. They did not expose the gas service because they thought they were not going deep enough to cause damage". Pictures were provided.</p> <p>KANAAN COMMUNICATIONS LLC was mailed an AVR request letter on 12/09/2024 and emailed to their site found online on 12/07/2024. AVR is due by 1/02/2025. On 12/09/2024 an email was received from Kanaan stating that they submitted an AVR. Upon checking this, DPI found that the date of any other AVR's submitted by Kanaan did not match the incident date. DPI sent an email back explaining this and that an AVR is still needed.</p> <p>On 12/03/2024 Kanaan Communications submitted an AVR and stated that "Gomez & Orellana LLC a contractor for Kanaan Communications working for Comcast was performing a plow in on white pine ln. Their crew member was operating a trencher plow. This crew failed to properly "spot" a gas service line at 207 White Pine Ln resulting in a strike to the service line. The crew realized what happened & notified 911/811. since then we have had a safety stand out with this crew, went over the proper expectations,& safety protocols to insure this doesn't happen again.They checked that 911 was called. No attachments were provided. An emergency ticket that was not in this county was attached.</p> <p>Compliance Research results: 20243400022 is not the Serial Number for the Work Site provided, No tickets found for 207 White Pine Ln in Butler County. Gomez Orellana LLC has not placed notifications with PA One Call in the past. 240-868-2069 6636 Washington Blvd #91. Elkridge MD 21075</p>	<p>Section 9 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*****</p> <p>Ticket 20243252541 was submitted by Gomez Orellana LLC on 11/20/2024 for White Pine Ln in Cranberry Township, with a response due by 11/22/2024. Method of excavation is listed as using a bore. PA Power , Cranberry Township Butler County, Comcast and Armstrong scheduled mark on 11/22/2024, but did not mark out until 11/26/2024.</p> <p>*****</p> <p>GOMEZ ORELLANA LLC is in violation of: Section 5(11.2) When using trenchless technology, Excavator failed to utilize the best practices published by the Common Ground Alliance (CGA 20.0) 2-13 Trenchless Excavation (Pertains to Designer and Excavator). Recommendation: The penalty is applied. Education is required.</p> <p>Comcast in in violation of: Section 6.1(3) – Released a project to bid or construction before final design was complete. Section 6.1(8) - Project Owner failed to comply with all requests for information by the commission relating to the commission's enforcement authority under this act within 30 days of receipt of written request. Section 9 When using trenchless technology, designer failed to utilize the best practices published by the Common Ground Alliance (CGA 20.0) 2-13 Trenchless Excavation (Pertains to Designer and Excavator) Recommendation: The penalties are applied. Education is required.</p>	
51599	<p>Facility Owner: National Fuel</p> <p>Contractor/Excavator: ADB Companies</p> <p>Project Owner: Omni Fiber</p>	<p><u>On 12/4/2024 12:00:00 PM at 941 Highland Rd., SHARON CITY, MERCER</u> This non-damage event occurred on 12/04/2024, at 12:00 PM, at 941 Highland Road, in Sharon City, Mercer County.</p> <p>Non-damage. There was no PA One Call ticket. A wire anchor was being installed into the ground near 2 separate natural gas facilities.</p> <p>National Fuel submitted an Alleged Violation Report (AVR). Their AVR states, " ADB Companies was installing a guy wire anchor into the ground without POCS Request. The installation was near 2 separate natural gas facilities. National Fuel crew witnessed the work being performed. ADB Companies personnel vacated the scene upon National Fuel arrival. There have been multiple issues and concerns for the safety of underground facilities and the residing community regarding this complex project and the performing practices. Please see attachments." Photos were submitted.</p> <p>ADB Companies - An AVR request letter was emailed and mailed on 12/05/2024. An AVR was received. Their AVR states, "Placed anchor prior to locate request. Findings: employee misconduct. Result: employee terminated on12/5/24."</p>	<p>ADB Companies: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Omni Fiber - An AVR request letter was emailed and mailed on 12/05/2024. An AVR was received. Their AVR states, "An anchor was placed prior to submitting a locate request. This was employee misconduct, which resulted in the employee being terminated on 12/5/24."</p> <p>A PA One Call ticket was not requested prior to installing a guy wire anchor into the ground.</p> <p>This case is related to cases: 045394, 046597, 046914, 048359, 048458, 050069, 050555, 051239, 051559</p> <p>Violations for ticket responses to complex ticket 20240602212, were applied under case 050555.</p> <p>Violations:</p> <p>ADB Companies -</p> <ul style="list-style-type: none"> - 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>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51788	<p>Facility Owner: Columbia Gas of PA</p> <p>Contractor/Excavator: INDEPENDENT ENTERPRISES</p> <p>Project Owner: Pittsburgh Water and Sewer (PWSA)</p>	<p><u>On 12/5/2024 11:45:00 AM at 2124 S 18TH ST, PITTSBURGH CITY, ALLEGHENY</u> PWSA submitted an AVR on 3/4/2025. ***</p> <p>Incident occurred on December 5th, 2024, at 11:45am at 2124 South 18th Street, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) states, "Independent Enterprises, working on behalf of Pittsburgh Water and Sewer Authority (PWSA), was digging for a waterline replacement project when they struck and damaged a 1" plastic gas service within the tolerance zone. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs."</p> <p>Independent Enterprises' AVR states, "11:23am gas line struck with excavator bucket 11:25am all work was stopped and 911 called 11:33am fire department arrived on scene 11:36am homeowner came out and let us know gas was out and informed us that Columbia Gas is their gas provider 11:37am Columbia Gas was dispatched by the fire department 11:53am Columbia Gas arrived 11:55am fire department deemed site safe and left 11:58am Columbia Gas called a crew to repair the existing public gas service line 12:15pm Columbia Gas shut the lines off and plugged them until the crew to replace the line is available. 12:34pm Columbia Gas</p>	<p>INDEPENDENT ENTERPRISES: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Pittsburgh Water and Sewer (PWSA): \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>crew arrived to repair the gas line 1:40pm gas line repaired and LSLR work resumed"</p> <p>PWSA has not filed an AVR as of 1/28/25.</p> <p>Columbia's picture shows the marked out line and damage.</p> <p>Violations:</p> <p>Independent Enterprises Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p> <p>PWSA Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p>	
51695	<p>Facility Owner: CONSOLIDATED COMMUNICATIONS Contractor/Excavator: CH+N Site Construction</p>	<p><u>On 12/6/2024 2:00:00 PM at 201 Main Street, CRANBERRY TWP, BUTLER</u> CH+N site is disputing. Submitted an AVR with incident date of 12/4/24 at 2530 Rochester Road. The ticket for the mark outs is also attached. Pictures provided by Consolidated's AVR do not show mark outs from October to show accuracy of mark out.</p> <p>Removing violation for 5(16) and 5(2.1) ***** Incident occurred on December 6th, 2024, at 2pm at 201 Main Street, Cranberry Township, Butler County.</p> <p>Two telecom lines were damaged.</p> <p>Consolidated Communications' Alleged Violation Report (AVR) states, "CHN Site Construction Company was digging to start construction of a new building structure and dug up our 144 and 24 fiber count cables with their backhoe."</p> <p>811 Compliance notes that no tickets were located for C H and N Site Construction, but that they have placed tickets in the past.</p> <p>Consolidated Communications' pictures show their damaged lines.</p> <p>No AVR has been submitted by C H and N Site Construction as of 1/24/25.</p> <p>Violations:</p> <p>C H and Site Construction Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required.</p>	<p>CH+N Site Construction: \$0.00</p>
52031	<p>Facility Owner: Comcast Contractor/Excavator: Rills Construction</p>	<p><u>On 12/9/2024 9:00:00 AM at 225 RAM DR, CONEWAGO TWP, ADAMS</u> Rills Construction Services Inc violation withdrawn after additional review.</p>	<p>Rills Construction Services Inc: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Services Inc Project Owner: Brightspeed</p>	<p>*****</p> <p>The incident occurred on 12/09/2024 at 9:00 AM, at 225 Ram Drive, in Conewago Township, Adams County.</p> <p>A cable line owned by Comcast was damaged.</p> <p>Comcast submitted an Alleged Violation Report (AVR). Their AVR states, "FAILED TO EXPOSE MARKED FACILITIES". Photos were submitted. Refer to COMCAST – IMG_1044 (1) (1).jpg - orange mark can be seen.</p> <p>Rills Construction Services Inc submitted an AVR. Their AVR states, "Rills Construction Services Inc was installing fiber optic conduit for Brightspeed using directional drilling method. The drill foreman John Rill Jr was installing the new conduit between the curb and sidewalk. The closest orange paint marks were mark underneath the sidewalk. It appears they marked it joint trench with the electric. The crew never knew they hit the Comcast COAx line until Comcast came out and said there was an outage. The Comcast tech on site agreed that it was not marked properly. They tempted the line to put customers back in service. The marks were at least 4ft away from our bore path. Comcast always sends a bill to anyone who ever has a locate in the area of any damages that have occurred to their system. When I call them to dispute they never have any pictures of the damage. They only have pictures of orange paint on top of the ground. They say it was marked but never can prove it was marked correctly. They are relentless on constantly calling to try to get money for their negligence. It is very stressful and I wish it would stop. They think that because they are a public shared company that they can bully the small guys in tio paying them something with their constant lawsuit threats. The other problem is that their own locating company USIC does the damage invsteigation. This is a major conflict of interest. They should have an independent company that is unbiased when they are investigating a damage. Most of the times we have no idea we even hit their utility because we have already left the jobsite. They should have to contact the excavating company while they're doing their investigation, especially if they're going to try a blame the excavator. Comcast is by far the worst company to try and reason with when it comes to their damages. When I spoke to one representative they said they don't do AVR. I hope something can be done with Comcast because they are constantly costing my company stress, time and money." Photos were submitted.</p> <p>Brightspeed - To date, an AVR has not been filed.</p> <p>Routine ticket 20243391799 had a response due date of 12/06/2024. Brightspeed responded 'Field Marked' on 12/27/2024.</p> <p>Violations:</p>	<p>Brightspeed: \$1,500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Brightspeed –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243391799. - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Rills Construction Services Inc - Withdrawn.</p> <ul style="list-style-type: none"> - Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. 	
51745	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: CARLISLE BOROUGH/CARLISLE BOROUGH MUNICIPAL AUTHORITY Project Owner: CARLISLE BOROUGH/CARLISLE BOROUGH MUNICIPAL AUTHORITY (Placeholder)</p>	<p><u>On 12/9/2024 9:50:00 AM at S SPRING GARDEN ST, CARLISLE BORO, CUMBERLAND</u> The incident occurred on S. Spring Garden Street, in Carlisle Borough, Cumberland County.</p> <p>A gas line was damaged.</p> <p>Carlisle Borough Municipal Authority stated in their Alleged Violation Report (AVR), “We were called out for a water main repair and while digging the gas line was marked wrong out of the tolerance zone.”</p> <p>UGI Utilities stated in their AVR, “While digging to repair a water leak, Carlisle Borough Municipal Authority struck and damaged an incorrectly marked gas service. UGI service record was incorrect. Carlisle Borough Municipal Authority was digging in the tolerance zone of gas main that was correctly marked.”</p> <p>The photos provided show the locate marks, and the damaged gas service line.</p> <p>*UGI Utilities Inc 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>UGI UTILITIES INC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>
51713	<p>Facility Owner: PECO Contractor/Excavator: CADDICK UTILITIES LLC Project Owner: AQUA PENNSYLVANIA INC</p>	<p><u>On 12/11/2024 10:00:00 AM at 776 TO 754 JENKINTOWN RD, ABINGTON TWP, MONTGOMERY</u> Incident occurred on December 11th, 2024, at 10am, Between 776 & 754 Jenkintown Road, Montgomery County.</p> <p>A gas line was damaged.</p> <p>Caddick Utilities' Alleged Violation Report (AVR) states, "While excavating to set a regulator pit crew damaged incorrectly marked gas line right in the middle of the proposed pit location."</p> <p>Aqua's AVR states, "Aqua Contractor Caddick Utilities, while excavating to set a regulator pit, crew damaged incorrectly marked gas line right in the middle of the proposed pit location. 760 Jenkintown Rd"</p> <p>Pictures show the bent gas line that was unmarked prior to the damage.</p>	<p>PECO: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO was notified on emergency ticket 20243450913, and responded field marked.</p> <p>No AVR has been submitted by PECO as of 1/25/25.</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. PUC compliance education is required. 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. PUC compliance education is required.</p>	
51758	<p>Facility Owner: PECO Contractor/Excavator: ROAD-CON INC Project Owner: PennDOT Designer: PENNDOT placeholder</p>	<p><u>On 12/12/2024 11:00:00 AM at BETHLEHEM PIKE, MONTGOMERY TWP, MONTGOMERY</u> Incident occurred on December 12th, 2024, at 11am along Bethlehem Pike, Montgomery Township, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 12/12/2024 Road-Con was excavating for roadwork when they struck an inaccurately marked service for the above location. The location has tracer wire on the service, but the tracer wire is not accessible and was buried under concrete at the meter for the location. 0 Injuries, 1 Cust interrupted.</p> <p>Road-Con Inc's AVR states, "we were removing roadway and dirt to get down to grade on a road project and we hit a 1/2" gas service line. we called 911 and PECO right away. The gas line was marked by a PECO Gas subcontractor, but the marking was 7-9ft away from the mark. I have attached pictures from that day. We had to stop working, and we also lost a truck load of concrete that the police would not let them deliver."</p> <p>PennDOT's AVR states, "DURING THE EXCAVATION FOR ROADWAY WIDENING AND DRAINAGE INSTALLATION FOR 5-POINT INTERSECTION IMPROVEMENT PROJECT, AN EXCAVATOR HIT A GAS SERVICE LINE (1/2") ON BETHLEHEM PIKE APPROX. STA 10+817 RT. THE GAS LINE WAS MISMARKED APPROXIMATELY 9 FT FROM THE VISIBLE YELLOW LINE ON THE SURFACE. 911 WAS CALLED BY CONTRACTOR APPROX. @ 11:35 AM ON 12-12-24. POLICE AND FIRE DEPARTMENT WAS ON SITE, THE INTERSECTION WAS CLOSED FOR APPROXIMATELY OVER AN HOUR UNTIL THE REPAIR WAS COMPLETED BY PECO GAS. NO INJURY WERE REPORTED ON THIS DATE. LOCATION OF THE PROJECT: 5-POINT</p>	<p>PECO: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>PennDOT: \$500.00 Section 4(2) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>INTERSECTION IN MONTGOMERY TOWNSHIP (SR.309 AND SR.4063 INTERSECTION)" AVR listed the project owner as: PENNDOT DISTRICT 6 (CONSTRUCTION)</p> <p>811 commented that no tickets were placed by PennDOT. PENNDOT has placed notifications with PA One Call in the past. Ticket 20242323154: Work For--[PENNDOT]</p> <p>Pictures show that the line was not marked within the tolerance zone.</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. PUC online compliance education is required.</p> <p>PennDOT 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. PUC online compliance education is required.</p>	
51839	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: INDEPENDENT ENTERPRISES Project Owner: PITTSBURGH WATER & SEWER AUTHORITY Designer: G A I CONSULTANTS INC</p>	<p><u>On 12/16/2024 8:30:00 AM at RALEIGH ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Monday, December 16, 2024, on Releigh Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company stated in their Alleged Violation Report (AVR), “INDEPENDENT ENTERPRISES working for Pittsburgh Water and Sewer Authority struck and damaged a Peoples Gas service line. INDEPENDENT ENTERPRISES last called in an update for this ticket prior to the damage on 10-1-2024 with a comment of NO MARKOUTS NEEDED. After damaging this line at approximately 9am, INDEPENDENT ENTERPRISES then placed a short notice ticket, 20243510807, at 9:30am as an update ticket asking for remarks as WORK STOPPED AND HAS RESTARTED.”</p> <p>Independent Enterprises stated in their AVR, “Utility was off the mark by 18"where damage occurred. Excavator severed gas line while excavating for main tap at 8:40am, 911 was called at 8:42am. The Fire Company arrived at 8:50am, People's arrived on sight at 9am, and Service was restored at 10:30am.”</p> <p>GAI Consultants stated in their AVR, “Mark was off the pipe by 18" where damage occurred. Contractor severed gas line while excavating for main tap at 8:40am, 911 was called at 8:42am, The Fire Company arrived at 8:50am, Peoples Gas arrived on sight at 9am, and the Service was restored at 10:30am.</p> <p>Final Design One Call was run by GAI Consultants on Thurs 2.6.2024, which was within the required 10 to 90-</p>	<p>INDEPENDENT ENTERPRISES: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>PITTSBURGH WATER & SEWER AUTHORITY: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>day window prior to the end of final design. Final Design ended on Tues 3.18.2024. The bid date was Thurs 3.28.2024. The total project value is over \$400,000. During design, SUE up to Quality Level (QL) A was performed. Record Drawing Research (QL-D) was done by the whole project team as the project moved through the design stage. The surface expressions of utilities such as manholes, curb boxes, and valve boxes were surveyed (QL-C). The project owner had GAI include the cost to hire a utility locator as a subcontractor. That was Lexis Group, LLC (Lexis). Lexis connected to the locate wires and metallic pipes to use mark utility locations across the job (QL-B). The surveyor surveyed the paint markings. GAI identified places where the QL-B needed clarification and had Lexis do Test Pits (QL-A) there.</p> <p>Training was previously assigned to GAI for Case 17347 (training completed on Fri 6.10.2022) and Case 030748 (training completed on Fri 3.17.2023).”</p> <p>The photos provided show the locate mark, the damaged line and excavating within the tolerance zone.</p> <p>Pittsburgh Water and Sewer Authority, the project owner, did not submit an AVR.</p> <p>*Independent Enterprises is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Pittsburgh Water and Sewer Authority is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
51855	<p>Facility Owner: PECO Contractor/Excavator: UTILITY LINE SERVICES Project Owner: AQUA PENNSYLVANIA INC Designer: CHESTER VALLEY ENGINEERS</p>	<p><u>On 12/16/2024 10:00:00 AM at PLUSH MILL RD, NETHER PROVIDENCE TWP, DELAWARE</u> Chester Valley Engineers is disputing that they were not notified of the damage. They submitted an AVR within 30 business days of being notified. The violation for 4(8) has been removed.</p> <p>*****</p> <p>Incident occurred on December 16th, 2024, at 10am along Plush Mill Road, Nether Providence Township, Delaware County.</p> <p>A gas line was damaged.</p> <p>Utility Line Services' Alleged Violation Report (AVR) states, "While the crew was working in the area of 512 Wallingford Road to install a water main they damaged an unmarked gas service." 911 was notified.</p> <p>Aqua's AVR states, "Aqua Contractor Utility Line Services, while the crew was working in the area of 512 Wallingford Rd to install a water main, they damaged an unmarked gas service."</p>	<p>PECO: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>CHESTER VALLEY ENGINEERS: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Pictures show the damaged gas line with no mark outs.</p> <p>No AVR has been submitted by PECO or Chester Valley Engineers as of 2/5/25. PECO placed an emergency ticket to repair the gas line.</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. PUC compliance education is required. 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. PUC compliance education is required.</p> <p>Chester Valley Engineers Section 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed. PUC compliance education is required.</p>	
51833	<p>Facility Owner: Cranberry Township - Butler County</p> <p>Contractor/Excavator: UTILITY FIBER CONNECT CORPORATION</p> <p>Project Owner: Comcast</p> <p>Designer: COMCAST</p> <p>Other: Brightspeed</p>	<p><u>On 12/16/2024 12:00:00 PM at 716 BELMAR PL, CRANBERRY TWP, BUTLER</u> Incident occurred on December 16th, 2024, at 12pm, at 716 Belmar Place, Cranberry Township, Butler County.</p> <p>A water line was damaged.</p> <p>Utility Fiber Connect's Alleged Violation Report (AVR) states, "When drilling it got kinked which caused low pressure to the customer. The picture is around where the damage occurred and there are no water markings, nothing showing water, and the curb box was buried. The township guys came out and talked to Ruban and told him this and said there were no marks. The sidewalk and sprinkler damage were done by whoever did the repair."</p> <p>Comcast's AVR states, "When drilling it got kinked which caused low pressure to the customer. The picture is around where the damage occurred and there are no water markings, nothing showing water, and the curb box was buried. The township guys came out and talked to Ruban and told him this and said there were no marks. The sidewalk and sprinkler damage were done by whoever did the repair."</p> <p>No design tickets were located by 811 for Comcast.</p> <p>Cranberry Township has not submitted an AVR as of 2/2/2025.</p> <p>Violations:</p>	<p>Cranberry Township - Butler County: \$1,250.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>UTILITY FIBER CONNECT CORPORATION: \$250.00 Section 5(20) 1st Offense \$250.00</p> <p>Comcast: \$1,250.00 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>Brightspeed: \$1,500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Utility Fiber Connect Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.</p> <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. Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. Section 6.1(3) – Released a project to bid or construction before final design was complete.</p> <p>Cranberry Township - Butler County Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. PUC compliance education is required. 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. PUC compliance education is required.</p> <p>Brightspeed Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20243110354 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243513169</p>	
51862	<p>Facility Owner: UGI Utilities Contractor/Excavator: BURKHART EXCAVATING Project Owner: CGA CONSTRUCTION Designer: CGA Construction</p>	<p><u>On 12/17/2024 8:53:00 AM at KENNEDY ST, WEST LAMPETER TWP, LANCASTER</u> CGA Construction's violation and penalty was removed. They are the project manager, and the excavator did not notify them or the project owner of the damage.</p> <p>*** Incident occurred on December 17th, 2025, at 8:53 am along Kennedy Street, West Lampeter Township, Lancaster County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Excavator utilizing mechanized equipment, struck a correctly marked gas service while digging in the tolerance zone. The PAOC ticket was for curb replacement but the contractor was installing rain leaders. Crews had uncovered the gas service, but then lost it in the spoils and hit it before it was uncovered again." 911 was notified.</p>	<p>BURKHART EXCAVATING: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>CGA CONSTRUCTION: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UGI's Picture 3 shows that the excavator was used at the full depth of the line and pulled the gas line towards the excavator. Picture</p> <p>Routine ticket 20242672659: [WHITE PAINT ON THE BLACK TOP AND WHITE FLAGS IN THE GRASS. REPLACING CURB AND INSTALLING WATER LINE ACROSS DUNCAN ST.] Type of Work--[SITE PREP FOR NEW BUILDING AND PARKING LOT] Equip Type--[EXCAVATOR] Work For--[CGA CONSTRUCTION]</p> <p>Routine ticket 20242672694: [WHITE PAINT ON THE BLACK TOP AND WHITE FLAGS IN THE GRASS. REPLACING DRIVEWAY CURB FOR 101 DUNCAN ST.] Type of Work--[REPLACING CURB] Equip Type--[EXCAVATOR] Work For--[CGA CONSTRUCTION]</p> <p>No AVR has been submitted by Burkhart Excavating or CGA Construction as of 2/5/2025.</p> <p>Violations:</p> <p>Burkhart Excavating Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required.</p> <p>CGA Construction Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p>	
51812	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: First Energy - PENNSYLVANIA ELECTRIC CO Project Owner: First Energy - Met-Ed, Penelec, Penn Power, West Penn Power</p>	<p><u>On 12/17/2024 9:11:00 AM at DUWELL ST, JOHNSTOWN CITY, CAMBRIA</u> First Energy - PENNSYLVANIA ELECTRIC CO accepts. *****</p> <p>Incident occurred on December 17th, 2024, 9:11 am along Duwell Street, Johnstown City, Cambria County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "West Penn Power was augering to install a new telephone pole as they struck a 4" plastic main. West Penn did NOT have a one-call at the time. The supervisor for West Penn called PNG supervisor and said they hit a gas main and then they called 811 after realizing their was not a one call for the dig site. PNG locator responded to the one-call. No one call was placed at the time of the damage. PNG had to replace a section of 4" plastic main."</p>	<p>First Energy - PENNSYLVANIA ELECTRIC CO: \$3,250.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(16) 1st Offense \$1,000.00 Section 5(6)(i) 1st Offense \$250.00 Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR notes that 911 was not notified. Peoples Gas Company's pictures are date 12/17/24 at 9:17am and were taken after markouts were placed. Paint on top of the fresh dirt indicates that digging proceeded the mark outs and the emergency ticket.</p> <p>Pictures were date and time stamped with 12/17/2024 at 9:31am by the Peoples Gas employee that drove to the site. Pictures show that the excavation had already been completed, and pole was tagged for replacement.</p> <p>Emergency ticket 20243520407: Type of Work--[ELECTRIC LIGHT POLE/S REPLACE] Prepared--[17-Dec-24] at [0825] Dig Time--[0900]</p> <p>No AVR has been submitted by West Penn Power as of 1/31/25. Case submitted on 2/2/25. First Energy submitted AVR stating no pa1call was made on 2/27/25.</p> <p>Violations:</p> <p>West Penn Power Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required. 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. PUC compliance 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. PUC compliance education is required.</p>	
51816	<p>Facility Owner: UGI Utilities, Inc Contractor/Excavator: Fitz and Smith Inc Project Owner: Hartman Concrete</p>	<p><u>On 12/17/2024 11:00:00 AM at 136 S 32ND ST, CAMP HILL BORO, CUMBERLAND</u> The incident occurred on 12/17/2024 at 11:00 AM, at 136 South 32nd Street, in Camp Hill Borough, Cumberland 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, "While digging for footers/foundation, Fitz and Smith Inc struck and damaged a correctly marked 1.25" gas service. Excavator did not call 911. General Contractor overseeing construction (WDS Construction) called 911.100 people were evacuated from strip mall." Photos were submitted.</p> <p>Fitz and Smith Inc submitted an AVR. Their AVR states, " employee hit the gas line was not following our policy".</p>	<p>Fitz and Smith Inc: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Hartman Concrete: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Hartman Concrete - To date, an AVR has not been filed.</p> <p>Violations:</p> <p>Fitz and Smith Inc - - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Hartman Concrete - - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51803	<p>Facility Owner: PHILADELPHIA GAS WORKS (PGW) Contractor/Excavator: UTILITY LINE SERVICES Project Owner: PGW - SPACESAVER Other: PHILADELPHIA CITY DEPARTMENT OF STREETS Other: PHILADELPHIA CITY H2O DEPARTMENT</p>	<p>On 12/17/2024 1:00:00 PM at 4900 Larchwood, PHILADELPHIA CITY, PHILADELPHIA Philadelphia Dept of Streets disagreed and stated that they did respond and agreed to no meeting. DPI withdrew the violation, as they had one "no response" and another response stated they agreed to no meeting. ***** The incident occurred on 12/17/2024 at 4900 Larchwood in Philadelphia City in Philadelphia County.</p> <p>A gas line was hit and damaged.</p> <p>PHILADELPHIA GAS WORKS the Project owner and facility owner stated in their Alleged Violation Report (AVR) that “the inspector on location made a mistake and didn't mark out the service that was hit. This was not ULS fault”. The project is listed >\$400,000. Level “B” Subsurface Utility Engineering (SUE) is listed for this project. 911 was marked not notified. Report was provided.</p> <p>UTILITY LINE SERVICES the excavator stated in their AVR that “While the crew was trenching in the area of 49th Street & Larchwood Avenue to install a gas main they damaged an unmarked, unknown gas service. Crew had no of knowing the service was there as the curb box was buried”. Report and pictures were provided. 911 was checked as notified. On 1/24/2025 the DPI sent an email to ULS asking if 911 was called and by which company, she also requested the Bid document for the project, a question about the meeting that PECO marked attended in the CPM ticket and to please verify their physical address. On 1/27/2025 ULS sent an email which stated that “Here’s what I know so far. Our employee called 911. What the supervisor recently shared with me has me a little surprised. When the FD arrived, they asked who told you to call 911? Our employee responded he was told by his supervisor to call. The FD allegedly stated ‘well, your supervisor is an a-hXXX’. Ok, yes PGW was onsite at the time of the incident. Our employees were following protocol. Here’s my question, are we to still continue to call 911 even if the utility is present during the time of the incident? Regarding the</p>	<p>PHILADELPHIA GAS WORKS (PGW): \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>PHILADELPHIA CITY DEPARTMENT OF STREETS: \$0.00</p> <p>PHILADELPHIA CITY H2O DEPARTMENT: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>meeting with PECO, we did not have a separate meeting with PECO. *****</p> <p>Complex Project Meeting ticket 20243061085 was submitted by Utility Line Services on 11/01/2024 with a response due by 11/17/2024 stating that no meeting is requested. They will place routine tickets when they start. Philadelphia City Department of Streets never responded. Philadelphia City Water Department responded late on 12/19/2024 that they agree to no meeting. *PECO responded that they attended the meeting and reached an agreement. DPI sent an email to ULS asking about this. There could have been a private meeting. ULS responded in an email received on 1/31/2024 that there was no meeting. This is not a “clear no facilities response” nor did they attend the meeting. *****</p> <p>Construction start date is listed in Coordinate PA as 11/11/2024. The bid date is 4/30/2020 and this included multiple projects. See attachment PGW request for quotes. *****</p> <p>VIOLATIONS:</p> <p>PHILADELPHIA GAS WORKS (PGW) 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 education is required.</p> <p>Listed below are facility owners in violation of Act 50, Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project as described in section 5(3).</p> <p>PHILADELPHIA CITY H2O DEPARTMENT Section 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. Education is required.</p> <p>PHILADELPHIA CITY DEPARTMENT OF STREETS Section 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. Education is required.</p>	
51866	<p>Facility Owner: PECO Contractor/Excavator: Delmont Utilities COMPANY Project Owner: Aqua PA Designer: BRANDYWINE CAD DESIGN INC</p>	<p><u>On 12/17/2024 11:00:00 PM at 1401 CALCON HOOK RD, DARBY TWP, DELAWARE</u> The incident occurred on 12/17/2024 at 1401 Calcon Hook Rd in Darby Township in Delaware County.</p> <p>A 1.5” gas service line was hit and damaged.</p> <p>DELMONT UTILITIES COMPANY stated in their Alleged Violation Report (AVR) that WORKING AT</p>	<p>Delmont Utilities COMPANY: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>ASTOUND BROADBAND: \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: ASTOUND BROADBAND</p>	<p>1401 CALCON HOOK RD. DIGGING TO INSTALL WATER MAIN WITH A TRACKHOE. WORKING AT NIGHT 7PM TO 5 AM. WE HIT A MARKED 1 1/2" GAS SERVICES THAT WE HAD SOFT DUG PREVIOUSLY. MARKS WERE FADED AND THE CREW DIDNT SEE THEM. THE GAS SERVICE WAS 2FT 8IN DEEP. 911 was notified.</p> <p>PECO AN EXELON COMPANY stated in their AVR that "CONTRACTOR Delmont utilities VIOLATED PA ACT 50 by excavating on marks with mechanical means. Hit service with trackhoe in tolerance zone. 0 injured, 1 affected".</p> <p>AQUA PENNSYLVANIA INC the project owner stated in their AVR that "Aqua Contractor Delmont Utilities, while working at 1401 Calcon Hook Rd, digging to install water main with a trackhoe. Working at night 7pm to 5 am, crew hit a marked 1 1/2" gas services that crew had soft dug previously. Marks were faded and the crew didn't see them. The gas service was 2ft 8in deep". No project cost, length provided, but it is noted that the Subsurface Utility Engineering (SUE) used was level "A". Pictures and reports were provided. On 1/24/2025 the DPI sent an email asking about the designer and the final design date and bid date documents. On 1/330/2025 Aqua sent the information confirming that the Final Designer was Brandywine CAD Design (BCAD). The design plan was attached. Aqua explained that "This was a standard project and part of our 3-year contract with Delmont for main replacements. This job did not go to bid".</p> <p>Brandywine the designer did not submit an AVR. There is no information about if they were aware of this damage. *****</p> <p>VIOLATIONS: Delmont Utilities COMPANY is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied. Education is required.</p> <p>ASTOUND BROADBAND is in violation of: Section 2(5)(vii) – Failed to respond to emergency notification 20243522575 as soon as practicable following notification. Astound never responded. Recommendation: The penalty is applied. Education is required.</p>	<p>Section 2(5)(vii) 1st Offense \$1,000.00</p>
51843	<p>Facility Owner: PEOPLES NATURAL GAS Contractor/Excavator: WILKINSBURG-PENN JOINT WATER AUTHORITY Project Owner: WILKINSBURG-PENN JOINT WATER AUTHORITY</p>	<p><u>On 12/18/2024 9:33:00 AM at BRINTON AVE, NORTH BRADDOCK BORO, ALLEGHENY</u> Peoples Gas disagreed and stated that "Peoples Gas is being cited for violation 2(5)(i.1) for failing to locate an actually known facility's point of connection to its facilities. Peoples Gas ask that you review the attached additional information regarding case 51843. The first three attachments are Peoples Gas' PNG Mobile Maps indicating there was no indication, no record of this damaged plastic gas service line for the locator to mark in response to the emergency one call ticket placed by</p>	<p>PEOPLES NATURAL GAS: \$0.00</p> <p>North Braddock Borough: \$2,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: North Braddock Borough</p>	<p>WPJWA. The next four attachments are damage pictures showing there is no building/structure indicating there would be an active gas service line in the ground serving this lot. The last attachment is a Google Earth view showing a flagpole in the lot where the damaged gas service line was heading towards. The plastic gas main line was installed in 1993 and we have no record of when the building this active gas service line was demolished. Section 2(5)(i.1) states the facility owner must know the point of connection to locate it. There is no structure or records indicating this active facility still existed in the ground for the locator to locate, or inform WPJWA it was in the ground, and for this reason, Peoples Gas feels we did not violate section 2(5)(i.1) of the law by failing to locate this facility's known point of connection because we did not know the known point of connection. For this reason, we ask that the violation and penalty associated with it be removed for case 51843. Thank you in advance for taking the time in reviewing this additional information". Pictures were provided. DPI Maki withdrew the violation to Peoples Gas.</p> <p>The incident occurred on 12/18/2024 on Brinton Ave in North Braddock Borough in Allegheny County.</p> <p>A Gas line was hit and damaged.</p> <p>WILKINSBURG PENN JOINT WATER AUTH the project owner and excavator stated in their Alleged Violation Report (AVR) that "WPJWA crew excavating street near intersection of Ravine St @ Brinton Ave North Braddock to repair water main break. Struck unmarked 1" plastic gas service line. Line was unknown to Peoples and their technician cut and capped line". 911 was notified. Pictures were provided.</p> <p>PEOPLES GAS COMPANY LLC the facility owner stated in their AVR that "Wilksburg Penn Joint Water Authority working an emergency ticket struck and damaged an unmarked Peoples Gas service line". 911 was notified. Picture was provided.</p> <p>*****</p> <p>Emergency Ticket 20243530243 was submitted by WILKINSBURG PENN JOINT WATER AUTH on 12/18/2024 at 7:30. North Braddock Borough never responded. Peoples gas Company LLC responded "Clear" No facilities involved.</p> <p>Emergency ticket 20243531395 was submitted by WILKINSBURG PENN JOINT WATER AUTH on 12/18/2024 at 11:35. North Braddock Borough never responded. Peoples Gas field marked.</p> <p>VIOLATIONS: Peoples Natural Gas in is violation of: Section 2(5)(i.1) – Failed to locate an actually known facility's point of connection to its facilities.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. Education is required. *****</p> <p>Listed below are facility owners in violation of Act 50, Section 2(5)(vii) Failed to respond to an emergency One Call ticket as soon as practicable.</p> <p>North Braddock Borough is in violation of: 2X Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20243530243 and ticket 20243531395 were never responded to. *See ticket responses above. Recommendation: The penalties are applied. Education is required.</p>	
51820	<p>Facility Owner: State College Borough Contractor/Excavator: Mid Ohio Utilities Project Owner: Shentel Communications/GloFiber Designer: Shentel/Glo Fiber</p>	<p><u>On 12/18/2024 11:30:00 AM at 834 Hedgerow Drive, STATE COLLEGE BORO, CENTRE</u> Incident occurred on December 18th, 2024 at 11:30am at 834 Hedgerow Drive, State College Boro, Centre County.</p> <p>A sewer line was damaged.</p> <p>State College Borough's Alleged Violation Report (AVR) states, "Mid Ohio was cross boring fiber conduit through the grassplot area between the sidewalk and curb, near an inlet, when they noticed a cloud of dust come out of the inlet as if they hit the inlet box. They stopped immediately, dug with an excavator about 2' deep then hand dug the rest until they located the storm pipe and inlet box, discovering they hit the inlet box and created a small hole. They were able to patch the hole with concrete and continue."</p> <p>Pictures from the Boro of State College show that the sewer line was marked within the tolerance zone.</p> <p>The excavator, Mid Ohio Utilities, and the project owner, Glo Fiber, have not submitted an AVR as of 2/7/2025.</p> <p>Violations:</p> <p>Mid Ohio Utilities Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. PUC compliance education is required. Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. PUC compliance education is required.</p> <p>Glo Fiber Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Business Days of a line strike.</p>	<p>Mid Ohio Utilities: \$1,500.00 Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Shentel Communications/GloFiber: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51841	<p>Facility Owner: UGI Utilities Contractor/Excavator: D.L. Mcquait Erosion Control and Landscape</p>	<p><u>On 12/18/2024 1:22:00 PM at 694 Ashwood Ln, UPPER ALLEN TWP, CUMBERLAND</u> Incident occurred on December 18th, 2024, at 1:22 pm at 694 Ashwood Lane, Upper Allen Township, Cumberland County.</p> <p>A gas line was damaged.</p>	<p>D.L. Mcquait Erosion Control and Landscape: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: McNaughton Homes</p>	<p>UGI's Alleged Violation Report (AVR) states, "While augering a hole for planting a tree, contractor struck and damaged an unmarked gas service line. PA One Call was not notified prior to excavation." AVR notes that 911 was notified.</p> <p>811 Comments: D L Mcquait Landscapes has placed notifications with PA One Call in the past. Additional comments: PA One Call was not notified prior to excavation. There were no utility markings on the ground.</p> <p>Pictures from UGI show that the line was damaged with an auger. Emergency ticket states: Work For-- [MCNAUGHTON HOMES]</p> <p>McNaughton Homes and D L Mcquait Landscapes has not submitted an AVR as of 2/3/2025.</p> <p>Violations:</p> <p>D L Mcquait Landscapes Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required.</p> <p>McNaughton Homes Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p>	<p>Section 5(16) 1st Offense \$1,000.00</p> <p>McNaughton Homes: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51952	<p>Facility Owner: BRIGHTSPEED Contractor/Excavator: Owner of WERTS LAWNCARE LLC Project Owner: WERTS LAWNCARE - spacesaver Other: JESSICA HOFF Other: PPL Other: Public Utility Commission (PUC)</p>	<p><u>On 12/23/2024 10:00:00 AM at 110 Fishing Rod Road, Liverpool, PA 17045, LIVERPOOL TWP, PERRY PPL</u> disagreed they accepted the violation and penalty but asked if the education could be withdrawn. PPL has been very cooperative with the damage prevention. The education has been withdrawn.</p> <p>* The incident occurred on 12/23/2024 at 110 Fishing Rod Road in Liverpool Township in Perry County.</p> <p>A communications line was hit and damaged.</p> <p>Jessica Hoff submitted an Alleged Violation Report (AVR) stating that “On Monday December 23, 2024, my husband, Ryan, and I left our house at approximately 930 am on our way to run an errand and noted that a trench was being dug at 110 Fishing Rod Road. This location is the property of Andrew Wert, owner of Wert’s Landscaping LLC. My husband and I both work critical infrastructure jobs from home that relies on Brightspeed internet. Prior to leaving at 930 AM, our internet was working without issue. When we returned to our home at approximately 1030 AM, the internet and home phone were no longer working. My husband went directly to Mr. Wert’s home and asked if he had hit a phone line. Mr. Wert replied that he had in fact hit a</p>	<p>BRIGHTSPEED: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Owner of WERTS LAWNCARE LLC: \$1,250.00 Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(2.1) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>PPL: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>telecommunications line but assured my husband that a PA One call was placed prior to digging. Noting that no marks were visible, I called and spoke with Marsha at PA One who did note there was no ticket that a call was made prior to digging. Only ticket that was available was the emergency ticket that Mr. Wert placed after hitting the line. Of note, Mr. Wert did share with us that he had hit a telecommunications line in the recent past when installing a driveway. He knew this was a possibility, but went ahead with digging on 12/23/24 without making a PA One Call prior to digging causing disruption to the local community and putting his workers in danger of serious bodily harm. Please do not hesitate to contact me with any questions. I spoke with Eva at the PUC on 12/24/24 and she advised I file this report online. My phone number is 717-443-2021. We appreciate you reviewing our concerns. Ryan and Jessica Hoff 215 Barners Road Liverpool, PA 17045. No pictures were provided.</p> <p>Compliance Research Results: Andrew Wert has placed notifications with PA One Call in the past.</p> <p>WERTS LAWNCARE LLC was sent an AVR request letter on 1/24/2025. AVR was due by 1/13/2025 per ACT 127.</p> <p>DPI returned a call to WERTS LAWNCARE LLC and spoke with Kim who stated she will submit an AVR through the OneCall System. She had a few questions about that, and DPI Maki explained where to find the report, where the comments sections is, they information that we are looking for and why AVR's are required. Kim also sent an email on 1/27/2025. She stated that ticket 20243581139 was submitted for this project. She also stated that they notified Brightspeed when the incident occurred and that BrightSpeed responded within 24 hours.</p> <p>AVR was received on 12/23/2024 and stated that "To receive power (electric) to a building on our property, we were instructed to dig a trench from the existing telephone pole to our meter base on the building we wanted to have ppl run power to. While digging the requested trench to install conduit, the communications wire was damaged. A pa1 call was made to report damage and communication provider was notified directly of the damage. Several locators arrived to assess the damage and the following day (12/24) repair men arrived and made the repair.</p> <p>Brightspeed has not submit an AVR to date. *****</p> <p>Ticket 20232000576 was submitted by Werts Lawncare on 7/19/2024 with a response due by 7/21/2023, for a 2 day project to dig a trench and put a drainage pipe in it. Bright speed did not mark until 7/25/2024. PPL responded clear.</p> <p>Emergency ticket 20243581139 was requested by WERTS LAWNCARE LLC on 12/233/2024 stating that the homeowner was using a mini excavator when the Telecom – BrightSpeed line was hit.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PPL Electric responded with a conflict. This is not a final response and was a concern when the PUC received the telephone call about the electric lines near the excavation. This response has never been updated.</p> <p>Emergency Ticket 20243590650 was submitted by the PAPUC on 12/24/2024 at 10:29, because of a call that was received by the PUC stating that excavation work was being done without a one call ticket and that a line was already hit that affected their cable, but they were worried about the electric line that they stated was in the area of the excavation. DPI researched and found that for Emergency ticket 20243581139 PPL responded with a conflict and never updated this information.</p> <p>*****</p> <p>VIOLATIONS: BRIGHTSPEED is in violation of: 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. Recommendation: The penalty is applied. Education is required. The required facility owner education was completed by 12/10/2025.</p> <p>WERTS LAWNCARE LLC is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. This is a first-time offense. The \$1000. penalty is reduced to \$500. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. This is a first-time offense. The \$1000. penalty is reduced to \$500. 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 penalties are applied. Education is required.</p> <p>PPL is in violation of: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Emergency ticket 20243581139 has a response of “conflict” which is not a final response. Recommendation: The penalty is applied. The required facility owner education was completed by 9/10/2024.</p>	
51995	Facility Owner: Peoples Gas Company Contractor/Excavator: A Folino Construction Project Owner: PITTSBURGH WATER AND SEWER AUTHORITY	<u>On 12/26/2024 9:00:00 AM at OSGOOD ST, PITTSBURGH CITY, ALLEGHENY</u> Peoples Gas disagreed and sent pictures. They stated that "Peoples Gas is being cited for violation 2(5)(i) for failing to locate facilities within 18” horizontally of the outside wall of the line. Peoples Gas asks that you take into consideration the following highlighted information contained in the new version of section 2(5)(i) of the law. The first section highlighted is not new. The	Peoples Gas Company: \$500.00 Section 2(5)(i) 1st Offense \$500.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Facility Owner is to locate to the extent such information is available in the facility owner’s records or by use of standard locating techniques other than excavation. In case 51995, the Peoples Gas’ locator had located the gas main line and curb box. There was wire installed with the plastic gas service line in the early 2000’s as you can see in the attached damage pictures; however, the wire was not available above ground to complete a conductive locate, so he proceeded to check the record for the measurement of the service line and the measurement was correct from the located curb box to the properly located gas main line. Having these two components located, and the measurements totaling to the number on the record for the main to curb service line, and no indication of an irregular service line, the locator proceeded to paint out the gas service line in yellow by measurements as permitted by the law. The 2nd highlighted section of the law states “Facility Owners shall make reasonable efforts during the excavation phase to locate or notify excavators of the existence of any known lines and abandoned lines.” The locator knew this active service line was serving 2335 Osgood St. and had located two key components to be able to mark by measurements per the law. Peoples Gas ask that you take this into consideration and waive the violation and penalty because the locator did abide by section 2(5)(i) of the law by making a reasonable effort in the excavation phase to locate known lines in the field. Thank you for your time in reviewing this information. On 3/26/2025 DPI Maki responded with an email that the violation section 2(5)(i) will be maintained. DPI Maki asked if the excavator was aware that the gas line was marked, but not accurate? DPI responded to an email on 3/31/2025 with snips that showed the complex meeting sign-in sheet. Peoples was signed in on this sign-in sheet. Peoples marked ticket 20242983510 Filed marked. There is no evidence that the line was not locatable that was shared with the excavator. The emails from Peoples Gas is concerned that A Folino is asking for too many markouts too quickly. A Folino responded to this and Peoples responded filed marked to the tickets. Peoples could have called another Complex project meeting and if there are areas that are not locatable this needs to be documented. *NEW in ACT 127-2024. Facility owners shall make reasonable efforts during the excavation phase to locate or Notify excavators of the existence of any known lines and abandoned lines. The fact that Peoples Filed marked on the ground and responded field marked on the ticket verifies that they knew there was a line there. If they were not sure about the accuracy of the markings, that needs to be shared with the excavator. On 4/04/2025 Peoples Gas agreed to the penalty, violation and education. See also case 50499 *****</p> <p>The incident occurred on 12/26/2024 at 2335 Osgood St., in Pittsburgh City, Allegheny County.</p> <p>A gas line was hit and damaged.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PEOPLES GAS COMPANY LLC stated in their Alleged Violation Report (AVR) that “A Folino working for Pittsburgh Water and Sewer Authority to replace lead lines struck and damaged a mismarked Peoples Gas service line at 2335 Osgood St. Excavator notified 911.</p> <p>A FOLINO CONSTRUCTION stated in their AVR that “A. Folino Construction was digging on Osgood St to install new water service line when we hit a mismarked gas service line. The gas service line was mismarked by 4 feet. 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”. Report and pictures were provided.</p> <p>PITTSBURGH WATER & SEWER AUTHORITY THEA. Folino Construction was digging on Osgood St to install new water service line when we hit a mismarked gas service line. The gas service line was mismarked by 4 feet. 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. Report and pictures were provided.</p> <p>Case 50944 is related by Complex Project ticket 20241994118. Violations for CPM ticket are listed in case 50944. *****</p> <p>VIOLATIONS: PEOPLES GAS COMPANY LLC is in violation of: 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>	
52055	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: ALVIN WISE LLC</p>	<p><u>On 12/27/2024 10:18:00 AM at W Diamond Street, BUTLER CITY, BUTLER</u> The incident occurred on 12/27/2024 at 222 West Diamond St in Butler City in Butler County.</p> <p>A gas service line and meter were hit and damaged. 911 was not notified.</p> <p>PEOPLES GAS COMPANY the facility owner stated in their Alleged Violation Report (AVR) On 12/27/2024, Alvin Wise LLC was demolishing a building at 222 W diamond Street. Alvin Wise did not notify the one call system prior to starting demolition. They struck the gas meter and unmarked customer owned SL. 911 was not notified. Pictures are included.</p> <p>PA One Call Compliance Research Results: Contractor has placed one calls in the past under A P WISE EXCAVATING, same address as above, email apwise2@gmail.com and phone (724) 352-6214.</p> <p>ALVIN WISE LLC the excavator, AVR was due by 1/20/2025. No AVR has been received to date. *****</p> <p>VIOLATIONS:</p>	<p>ALVIN WISE LLC: \$3,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Alvin Wise LLC 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 30 days of striking a line. 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. Recommendation: The penalties are applied. Education is required.</p>	
51999	<p>Facility Owner: LEHIGH COUNTY AUTHORITY Contractor/Excavator: Great Western Services, Inc. Project Owner: UGI UTILITIES Designer: UGI - SPACESAVER</p>	<p>On 12/31/2024 11:00:00 AM at N JASPER ST, ALLENTOWN CITY, LEHIGH UGI disagreed and sent in a snip from Coordinate PA . Stating that they fulfilled their obligation to share the plans by going through Coordinate PA. The violation Section 4(2.1) is withdrawn. ***** The incident occurred on 12/31/2024 on N. Jasper St. in Allentown in Lehigh Valley.</p> <p>A 1” copper water line was hit and damaged.</p> <p>LEHIGH COUNTY AUTHORITY (LCA) the facility owner stated in their Alleged Violation Report (AVR) that “Contractor was digging to install gas main line. They were digging and our water service was miss-marked and hit. Report and pictures were provided. On 1/30/2025 the DPI send an email asking when UGI provided the designs to LCA, since LCA requested the designs on every Final Design Ticket. Due by 2/28/2025. On 1/30/2025 LCA responded that “We ultimately had asked for a field mark , as far as we can track down, we never received any plans”.</p> <p>GREAT WESTERN SERVICES (GWS) the excavator stated in their AVR that “While crew was excavating for 6in PE pipe, Operator hit a mismarked 1in copper water line with the excavator. The crew was utilizing the excavator because they were outside of the tolerance zone based off of the mark on the street. The utility was mismarked by 5ft. Crew began hand digging around utility to get a clearer view of the line. Water line was pinched off by the crew to prevent water from enter the trench line and excavation zone. LCA and 811 were both notified”. Reports and pictures were provided. On 1/30/2025 the DPI emailed GWS asking for the Complex Project Meeting (CPM) sign-in sheet. Due by 2/28/2025. On 1/31/2025 an email was received with the CPM sign-in sheet. Attendees: Great Western Services (GWS), COS, Lehigh County Authority (LCA), UGI, PPL, Select TV</p> <p>UGI UTILITIES INC the project owner and desinger stated in their AVR that “Contractor states that the crew hit and damaged a water service that was 5' from the marking”. They state that this line was marked incorrectly. Reports were provided. *****</p>	<p>LEHIGH COUNTY AUTHORITY: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>UGI UTILITIES: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Final Design Ticket 20241280613 was submitted by UGI 5/07/2024 with a response due by 5/21/2024. Lehigh Valley responded timely with a design conflict. Send Plans.</p> <p>Final Design Ticket 20241770356 was submitted by UGI on 6/25/2024 with a response due by 7/10/2024. Lehigh Valley responded timely with a design conflict. Send Plans.</p> <p>Final Design Ticket 20242343667 was submitted by UGI on 8/21/2024 with a response due by 9/05/2024. Lehigh Valley responded timely with a design conflict. Send Plans.</p> <p>*****</p> <p>VIOLATIONS:</p> <p>LEHIGH COUNTY AUTHORITY is in violation of: 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>UGI is in violation of: Section 4(2.1) – Failed to provide copies of the project plans to each facility owner who requested them. Recommendation: The penalty is applied. Education is required.</p>	
52105	<p>Facility Owner: UGI Utilities Contractor/Excavator: EDWARDS MECHANICAL CONTRACTORS Project Owner: UNKNOWN</p>	<p><u>On 1/7/2025 3:05:00 PM at 117 E. 4TH ST., BETHLEHEM CITY, LEHIGH</u> The incident occurred on 1/07/2024 at 117 E 4th St., in Bethlehem City, Lehigh County.</p> <p>A gas service line was hit and damaged.</p> <p>UGI UTILITIES INC the facility owner stated in their Alleged Violation Report that “EDWARDS MECHANICAL WAS DIGGING AND WHEN DOING SO THEY STRUCK A UNMARKED GAS SERVICE FACILITY TO HOUSE 117 E. 4TH ST. CREATING A DAMAGE. NO PA ONE CALL TICKET FOR THIS WORK SITE”. Pictures were provided. PA One Call Compliance commented, Edwards Mechanical Contractors has not placed notifications with PA One Call in the past. There are no tickets associated with this incident.</p> <p>EDWARDS MECHANICAL CONTRACTORS the excavator AVR was due by 1/06/2025. No AVR has been received to date.</p> <p>Project Owner is unknown.</p> <p>VIOLATIONS: EDWARDS MECHANICAL CONTRACTORS ARE IN VIOLATION OF: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System.</p>	<p>EDWARDS MECHANICAL CONTRACTORS: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(21) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Recommendation: The penalties are applied. Education is required.	

Full Session

Case Number	Stakeholders	Summary	Violations & Recommendation
48458	<p>Facility Owner: National Fuel</p> <p>Contractor/Excavator: Real Communication LLC</p> <p>Project Owner: Omni Fiber</p> <p>Other: ABD Companies</p> <p>Other: CHARTER COMMUNICATIONS</p> <p>Other: PENELEC / First Energy</p> <p>Other: PENN POWER CO / First Energy</p>	<p>On 7/8/2024 1:00:00 PM at 3502 BASIL DR, HERMITAGE CITY, MERCER On 05/13/2025: The Damage Prevention Committee (DPC) voted to keep the violations and penalties as is, for PENN POWER CO / First Energy. No changes.</p> <p>*****</p> <p>PENN POWER CO / First Energy is disputing.</p> <p>PENELEC / First Energy disputed. Upon additional review the violations were withdrawn as the location is not in Penelec service territory</p> <p>CHARTER COMMUNICATIONS accepts.</p> <p>*****</p> <p>The incident occurred on 07/08/2024 at 1:00 PM, at 3502 Basil Drive, in Hermitage City, Mercer County.</p> <p>A gas line owned by National Fuel was damaged. 911 was called.</p> <p>National Fuel submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator failed to maintain marks, during excavation they struck an NFG gas main." A photo was submitted.</p> <p>Real Communication LLC - An AVR request letter was mailed and emailed on 12/3/2024. An AVR was submitted, but did not include a summary. Photos were submitted.</p> <p>Omni Fiber - An AVR request letter was mailed and emailed on 12/3/2024. An AVR was received. Their AVR states, "The contractor stated that there were no marks in the work area. He included photos of the site right after the hit happened, showing no marks at the time of hit (around 1:51 pm), and also pictures with marks after the gas company arrived (around 5-5:30pm), including photos with a spray paint can next to the mark (at 5:21 pm). ADB was provided a picture of the dig ticket response from the contractor (included in the uploaded photos), showing the ticket was clear and listed as marked from National Fuel (and all other utilities)." Photos were submitted.</p> <p>ABD Companies submitted an AVR. Their AVR states, "Contractor stated that there were no marks in the work area. He included photos of the site right after the hit happened, showing no marks at time of hit (around</p>	<p>National Fuel: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>CHARTER COMMUNICATIONS: \$1,500.00 Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>PENELEC / First Energy: \$0.00</p> <p>PENN POWER CO / First Energy: \$1,500.00 Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>1:51pm), and also pictures with marks after the gas company arrived (around 5-5:30pm), including photos with a spray paint can next to the mark (at 5:21pm). I was provided a picture of the dig ticket response from the contractor (included in the uploaded photos), showing the ticket was clear and listed as marked from national fuel (and all other utilities).”</p> <p>National Fuel responded to the original routine ticket 20241750155 as ‘Field Marked’ on 06/25/2024. Photos of the site right after the hit happened, show no marks at the time of hit (around 1:51 pm). Photo with a spray paint can next to the mark can be seen (at 5:16 pm).</p> <p>This case is related to cases: 045394, 046597, 046914, 048359, 050069, 050555, 051239, 051559, 051599</p> <p>Ticket 20240602212 – complex project. Violations listed under case 050555.</p> <p>Routine ticket 20241750155 had a response due date of 06/26/2024. PENN POWER, CHARTER COMMUNICATIONS, and PENELEC all replied scheduled mark on 06/26/2024. All had SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 05 Jul 2024 1615.</p> <p>After the initial routine ticket 20241750155 was placed, 3 insufficient tickets were requested due to lines not being marked.</p> <p>20241750155- Insufficient 001 (requested 07/02/2024 @ 7:15 am) states: RNO Remarks--[ATTN UTILITIES YOU HAVE RESPONDED AS SCHEDULED TO MARK. CALLER STATES THERE ARE STILL NO MARKINGS AT THE SITE. PLEASE VISIT THE SITE ASAP TO MARK LINES.] No response from PENN POWER, CHARTER COMMUNICATIONS, and PENELEC.</p> <p>20241750155- Insufficient 002 (requested 07/02/2024 @ 10:05 am) states: RNO Remarks-- [ATTN CHARTERS COMMUNICATIONS, PENNSYLVANIA ELECTRIC CO AND PENNSYLVANIA POWER CO YOU HAVE NOT RESPONDED AND CREW IS ON SITE. PLEASE REPORT TO THE WORK SITE AS SOON AS POSSIBLE, MARK ALL INVOLVED LINES AND UPDATE YOUR RESPONSES. THANK YOU.] No response from PENN POWER, CHARTER COMMUNICATIONS, and PENELEC.</p> <p>20241750155- Insufficient 003 (requested 07/03/2024 @ 8:30 am) states: RNO Remarks-- [ATTN UTIL YOU HAVE NOT YET RESPONDED TO THIS NOTIFICATION. PLEASE VISIT THE SITE ASAP TO MARK LINES. CREW IS ON SITE AND HAS STARTED THE WORK.] CHARTERS COMMUNICATIONS, PENELEC AND PENN POWER did not respond “Field Marked’ until 1:48 PM. (Beyond the 2 hour requirement.)</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>PENN POWER - - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-001 - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-002 - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-003 Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>CHARTER COMMUNICATIONS - - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-001 - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-002 - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-003 Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PENELEC - Withdrawn. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-001 - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-002 - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20241750155-003</p> <p>National Fuel – - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
50617	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: Rock Hard Hardscape LLC</p> <p>Contractor/Excavator: WJ McNabb Plumbing LLC</p> <p>Other: UPMC Shadyside</p>	<p>On 10/6/2024 1:00:00 PM at 5305 SAINT JAMES TER, PITTSBURGH CITY, ALLEGHENY Tuesday, May 13, 2025, at the DPC meeting disputing party was Rock Hard Hardscape LLC, and it was voted to remove all penalties and violations. *****</p> <p>Dispute- Rock Hard Hardscape LLC is disputing and stated, I can understand the cost expected to fix the problem, but I disagree with the penalty relying on myself to pay for the damage due to multiple plumbers being on site working as well, they gave my crew the OK. I have been in construction for 19 years and digging for a very long time, and I was not on site that day I sent out laborers to help McNabb plumbing to complete this job Installing a waterline .My crew worked beside the plumbers and the plumbers specifically said nothing had been hit. My crew notifies me at the end of everyday , and they know to contact me if anything like that would</p>	<p>Rock Hard Hardscape LLC: \$0.00</p> <p>UPMC Shadyside: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ever happen or get hit. I was not aware I had to make an additional one call when McNabb plumbing had already done so because this was their jobsite. I make one calls at least once a week so I am familiar with the process. If I had known I needed to make an additional call, it would have been done. I will make sure to always put in a one call for myself regardless if another company has. *****</p> <p>The incident occurred on Sunday, October 6, 2024, at 5305 Saint James Terrace, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company reported that the excavator failed to notify 911 and when using trenchless technology they failed to use best practices, and stated that WJ McNabb Plumbing LLC was using trenchless excavation to replace a water service line without spotting facilities. While excavating the contractor struck and damaged a Peoples Gas service line. Peoples Gas was called to the residence for an odor and when arriving they found the damage. There was no contractor on site and the excavation was covered with plywood. Peoples Gas provided photos of the damage and locate marks.</p> <p>On Friday, November 22, 2024, an email and letters were sent to WJ McNabb Plumbing LLC, and to the Homeowner, requesting Alleged Violation Reports (AVR). WJ McNabb Plumbing LLC submitted an AVR on 11/27/2024.</p> <p>McNabb Plumbing noted an Excavation issue but give a reason, and stated that they subcontracted the job to Rock Hard Hardscape LLC (RHH Contracting). McNabb Plumbing submitted a routine ticket for the purpose of quoting a new water service replacement. RHH Contracting installed a new water service and replaced a gas line. Neither McNabb Plumbing nor RHH Contracting were aware of the new rules even after completing these type of jobs for years. McNabb Plumbing only provided the subcontractor's email address.</p> <p>On Tuesday, December 3, 2024, an email was sent to McNabb Plumbing, requesting additional information on the subcontractor, RHH Contracting. On Thursday, December 5, 2024, an email was sent to RRH Contracting requesting an AVR. RHH Contracting submitted an AVR on 12/5/2024.</p> <p>RHH Contracting reported failing to notify 911, and stated he's been in this career for over 19 years and on his own for 5 years. McNabb Plumbing hired RHH Contracting for the excavation. Me and my team were unaware that a gas line was hit and there were two plumbers on site unaware of a line hit. There was a dead space in-between the basement and the yard, so we use the drive pipe to get under the dead space. We do not</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>have pictures of the broken line. McNabb Plumbing repaired the line.</p> <p>20242753351- Routine ticket was placed on 10/1/2024 by WJ McNabb Plumbing LLC. No Response from-UPMC Shadyside.</p> <p>*Rock Hard Hardscape LLC is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 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(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. 5(8) – Excavator vacated worksite after causing damage that resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. 5(11.2) – When using trenchless technology, Excavator failed to utilize the best practices published by the Common Ground Alliance. 5(16) – Excavator Failed to submit an Alleged Violation Report within required days as stated in the Underground Utility Line Protection Law (UULPL) of striking a line. Recommendation: Education Required and Penalties Applied</p> <p>*UPMC Shadyside is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket. 20242753351 Recommendation: Education Required and Penalty Applied</p>	
50823	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: KUKURIN CONTRACTING INC Project Owner: BELLWOOD BOROUGH Designer: STIFFLER MCGRAW AND ASSOCIATES Other: Breezeline Other: Verizon</p>	<p><u>On 10/29/2024 8:25:00 AM at N. 9TH ST (LOGAN TO TUCKAHOE), BELLWOOD BORO, BLAIR</u> On 5/13/2025 the DPC voted to: 4(4) – To accept the DPI’s recommendation. 5(15) - To accept the DPI’s recommendation.</p> <p>**** Stiffler McGraw and Associates is disputing their violations for 5(15) and 4(4).</p> <p>Stiffler McGraw's AVR notes and design general notes 21 state the designer utilized SUE process D. Designer's general notes for section 5 states that no guarantee is made for location of lines on the designs. SUE process is to be completed by law during the design phase prior to the designs being released to bid and/or construction. Designer's general notes for section 3 passes SUE process A on to the excavator and notes that "no separate payment shall be made for the herein described provisions" which violates 5(15). Designs submitted by Stiffler McGraw to the PUC do not show Gas mark outs for 616 N 9th Street. Safe digs begin with reasonable designs that work though the SUE process SUE process</p>	<p>Peoples Gas Company: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>BELLWOOD BOROUGH: \$2,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>STIFFLER MCGRAW AND ASSOCIATES: \$5,000.00 Section 4(4) 1st Offense \$2,500.00</p> <p>Section 5(15) 1st Offense \$2,500.00</p> <p>Breezeline: \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>D and non-guaranteed designs are not reasonable. When designs and SUE fail the safety of lines and the public falls onto the excavator to notify the project owner of the need to soft dig with payment for doing soft excavation when design mark outs and field mark outs conflict. The designer notes from Section 3 acknowledge that no separate payment shall be made to soft dig for unmarked or mismarked lines.</p> <p>Please see the following attachments: General Notes 3, 5, and 21. Page 25 of exhibit - 114550 STIFFLER MCGRAW AND ASSOCIATES 7023856_report</p> <p>****</p> <p>Incident occurred on October 29th, 2024 at 8:25 am at North 9th Street, Bellwood Boro, Blair County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "Kukurin contracting was digging to install a new water line. PNG mismarked the line, service line had an offset. Service fed 616 N 6TH st Bellwood. This was a 1 1/2 " steel service line."</p> <p>Kukurin Contracting's AVR states, "At 8:25am on October 29, 2024, Kukurin struck a mismarked/unmarked 2" gas service line in the front yard of house #616 North 9th Street in Bellwood, PA while digging to install a water service. The closest gas marks were approximately 8 ft away. The gas line was only 9" deep. Kukurin foreman called 911 immediately and then later called the damage into the POCS. Peoples Gas onsite representative, Craig George, declared their line was not marked correctly."</p> <p>Bellwood Borough Authority's AVR states, "Was notified of alleged hit. But was too busy and unable to visit site."</p> <p>Stiffler McGraw & Associates' AVR states, "The excavator for the water project was digging in the vicinity of the house at 616 North 9th St. installing water service laterals using a mini excavator. At approximately 8:25 am they hit an unmarked 2" steel gas line behind curb line approximately 12" below the original grass surface. The gas line was severed. The existing gas was not marked and the nearest gas markings were over 8' away. Excavator immediately called 911 and temporarily plugged severed line using shovel handle. Excavator called Peoples Gas. A representative showed up at approximately 9:00 am to repair line."</p> <p>Please see attached Stifler McGraw and Associates 7023856_Report.pdf for the Designer's notes or screenshots labeled as Designer's General Notes section 3,5, and 21. Designer's AVR states that the project was over \$400,000 with SUE D utilized.</p>	<p>Section 2(5)(viii) 1st Offense \$2,500.00</p> <p>Verizon: \$1,250.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Peoples Gas Company Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Verizon Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20240610793 Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20240610792 Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20240610821 Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20241710768</p> <p>Breezeline Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20241710768. Education is required. Breezeline was ordered to attend education within 60 days by the DPC on 9/10/2024. As of 1/8/2025 Breezeline has not attended. All fines raised to \$2500 for failure to comply with all DPC ordered remedies.</p> <p>Bellwood Borough Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243031229. Education is required. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243030887. Education is required.</p> <p>Stifler McGraw and Associates 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 5(15) – Project Owner or Designer prepared contract documents which attempt to waive an excavator’s rights. Education is required. Stiffler McGraw was ordered to education on 8/8/2023 for case 31761 and still has not attended. The DPC order was to attend within 60 days. All violations raised to \$2500 for failure to comply with all DPC ordered remedies.</p>	
51048	<p>Facility Owner: Peoples Gas Contractor/Excavator: NACCARATI CONTRACTING Project Owner: FRANJO CONSTRUCTION CORPORATION</p>	<p><u>On 10/31/2024 9:45:00 AM at 241 MAPLE AVE, EDGEWOOD BORO, ALLEGHENY</u> Franjo Construction and NACCARATI CONTRACTING were both not in attendance. The Damage Prevention Committee voted to maintain all the violations and penalties. ***** Franjo Construction is disagreeing they stated that "I have spoke with Naccarrati Contracting, Vince Naccarrati specifically. He has advised that he is appealing/disputing the AVR on the basis that the line Naccarati struck was not marked. On behalf of Franjo Construction we believe that an AVR was unnecessary</p>	<p>NACCARATI CONTRACTING: \$1,250.00 Section 5(20) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>FRANJO CONSTRUCTION CORPORATION: \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>due to the line that was struck not being marked, based on the same information that Naccarrati has submitted to PAPUC".DPI returned a call and responded to an email sent by Jay Celaschi. He stated that they are getting more information about who is the general contractor of this project. He stated that FRANJO CONSTRUCTION CORPORATION is managing the project.</p> <p>*</p> <p>NACCARATI CONTRACTING is disagreeing and state that "Interference to Invoice #051048-009270 dated March 13, 2025 regarding a gas line hit at 241 Maple Ave in Edgewood, Pa. We would like to dispute this claim of liability. The line was not marked. We asked Peoples Gas why the line was not marked, their response was it was on private property. This is conflicting because there are service lines at each end of the project, on private property. Once was marked, one was not. We have plenty of photos to back up our claim. We did not fill the AVR out due to the fact that we are not in any violation. The violation falls with the gas company not marking the line. We did renotify PAOnecall before we did any more digging in that area. Ticket #20243120411 was placed on 11/13.</p> <p>On 3/14/2025 an email from NC stated that "I still disagree that we were at any fault. I'm sure how you could see how this would be confusing looking at it from an Operator's perspective. Please see our initial response submitted via email yesterday": Pictures were included. *****</p> <p>The incident occurred on 10/31/2024 at 241 Maple Ave in Edgewood Borough in Allegheny County.</p> <p>A gas line was hit and damaged.</p> <p>PEOPLES GAS COMPANY LLC the facility owner stated in their Alleged Violation Report (AVR) that "NACCARATI CONTRACTING failed to maintain and preserve markings causing a line strike. There is clear evidence of underground facilities near the dig area as evidenced by the attached picture". Picture was provided. 911 was notified.</p> <p>NACCARATI CONTRACTING the excavator did not submit an AVR.</p> <p>FRANJO CONSTRUCTION CORPORATION, the project owner who Naccarati was working for did not submit an AVR. *****</p> <p>VIOLATIONS: NACCARATI CONTRACTING the excavator did not submit an AVR. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. Recommendation: The penalties are applied. Education is required.</p> <p>FRANJO CONSTRUCTION CORPORATION</p>	<p>Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: The penalty is applied. Project Owner education is required.	
50944	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: A. Folino Construction, Inc.</p> <p>Project Owner: PITTSBURGH WATER AND SEWER AUTHORITY</p> <p>Other: AT&T LOCAL SERVICES</p> <p>Other: COMMUNITY COLLEGE OF ALLEGHENY COUNTY</p> <p>Other: ENERGY CENTER PITTSBURGH LLC</p> <p>Other: LUMEN COMMUNICATIONS</p> <p>Other: VERIZON PA LLC</p> <p>Other: ZAYO BANDWIDTH</p>	<p><u>On 10/31/2024 11:30:00 AM at 2329 OSGOOD ST, PITTSBURGH CITY, ALLEGHENY</u> On 5/13/2025 the Damage Prevention Committee voted to maintain penalties as the Damage Prevention Investigator presented to AT&T. *****</p> <p>Lumen disagreed and stated that they did respond to Complex project ticket 20241994118. They did not respond by the date due on the ticket. They responded "clear" an hour prior to the meeting. Lumen's dispute has been withdrawn 4/3/2025 ***</p> <p>Peoples gas disagreed and stated that "Peoples Gas is being cited for violation 2(5)(i) for failing to locate facilities within 18" horizontally of the outside wall of the line. Peoples Gas asks that you take into consideration the following highlighted information contained in the new 2(5)(i) of the law. The first section highlighted is not new. The Facility Owner to locate to the extent such information is available in the facility owner's records or by use of standard locating techniques other than excavation. In case 50944, the PNG locator had located the gas main line and curb box. There was no wire available above ground for a conductive locate, so he proceeded to check the record for the measurement of the service line and the measurement was correct from the located curb box to the properly located gas main line. Having these two components located, and the measurements adding up to the record for the main to curb service line, the locator proceeded to paint out the gas service line by measurements as permitted by the law. The 2nd highlighted section of the law states "Facility Owners shall make reasonable efforts during the excavation phase to locate or notify excavators of the existence of any known lines and abandoned lines." The locator knew this line was in the ground serving a customer and had located two key components to be able to mark by measurements per the law. Peoples Gas ask that you take this into consideration and waive the violation and penalty because the locator did abide by section 2(5)(i) of the law. Thank you for your time in reviewing this information. I can send photos of the locate if needed" . DPI responded asking "Did the locator have written communication with the excavator about the lines that were not locatable? Notify definition is to inform or tell someone officially about something. We all know about assuming stuff. The notification involves the attention of the person being notified. This was an important part that was added to the law, because it does make that notification a responsibility". In an email received on 3/26, Peoples stated that " Yes, the Peoples Gas Supervisor had to "092" several Folino tickets and then send an email to get the information needed. Contained in the email is dialogue that Folino had no complex project, the issues with PWSA marking the water curb</p>	<p>PEOPLES GAS COMPANY LLC: \$0.00 Section 2(5)(i) 1st Offense \$0.00</p> <p>AT&T LOCAL SERVICES: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>COMMUNITY COLLEGE OF ALLEGHENY COUNTY: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>ENERGY CENTER PITTSBURGH LLC: \$750.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 9 1st Offense \$250.00</p> <p>LUMEN COMMUNICATIONS: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>VERIZON PA LLC: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>ZAYO BANDWIDTH: \$750.00 Section 9 1st Offense \$250.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>boxes, and Peoples Gas informing them that since there was no time given to peoples Gas for unlocatable facilities, an agreement would have to be made when there was a trouble locate. I had to obtain this email chain from Marcus, the local Damage Prevention supervisor of the area. As you can see, Peoples Gas was, and still is working with Folino, even when they do not follow the law and place a complex project meeting". emails were provided. The emails did not specify this particular location. On 3/26/2025 DPI Maki responded to Peoples Gas that "It looks like this was a much bigger issue all around.</p> <p>I received 3 total tickets. One of the tickets was Complex Project ticket 20241994118. The only thing in Peoples AVR is that Peoples marked incorrectly. Peoples Gas marked that they attended the meeting. Are there any notes from the meeting? There were no notes in the complex project meeting that I saw in the reports. This is how ticket for the area was marked before the damage occurred. This tells the excavator it's field marked. There may have been many issues, but for this particular line strike, it looks like Peoples let the excavator know that the line was marked and they hit it". See ticket 20242983510. Please also see CGA 21.0 4.17 Forecasting/Planning for workload fluctuations and 4.23 Trouble locate. See attachment names DPI to Peoples Gas no mutual agreement for this area. On 4/04/2025 an email was received asking if the penalty and education could be reduced to a warning in one of the cases. Peoples pointed out that case 51995 is on the same street, block onecall number and locator. This is the same issue and the locator will take be taking the education for case 51995. Peoples requested that one of the penalties be reduced to \$0. DPI reduced the penalty to a warning in case 50944 and withdrew the education for this reason, and that Peoples Gas has a solid history making changes, accepting violations and education that they agree with. See attachment named "email - DPI responds to Peoples requesting reduction".</p> <p>*****</p> <p>AT&T disagrees and stated that this ticket was because of the system error that they had. They added that they have resolved this issue and provided dates at the last DPC meeting. They are asking to keep the violation and remove the penalty. for the cases going forward. If not, AT&T states that it would like to set up a meeting to discuss this issue outside of the DPC meeting. On 3/14/2025 AT&T sent a schedule. Please see attachment named "AT&T schedule".</p> <p>*****</p> <p>The incident occurred on 10/31/2024 at 2329 Osgood St in Pittsburgh City in Allegheny County.</p> <p>A Gas service line was hit and damaged.</p> <p>A FOLINO CONSTRUCTION the excavator stated in their Alleged Violation Report (AVR) that "A. Folino Construction was digging on Osgood St to install a new water service line when we hit a mismarked gas service</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>line. The gas service line was mismarked by 3 feet. 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”. 911 was notified. Pictures were provided. On 1/17/2025 DPI sent an email to the A. Folino contacts provided asking for the complex project sign-in sheet. A non-deliverable message for all three contacts was returned.</p> <p>PEOPLES GAS COMPANY LLC the facility owner stated in their AVR that “ A FOLINO CONSTRUCTION working for Pittsburgh Water and Sewer Authority to replaces lead water lines struck and damaged a mismarked Peoples Gas service line".</p> <p>PITTSBURGH WATER & SEWER AUTHORITY the Project Owner stated in their AVR that “A. Folino Construction was digging on Osgood St to install a new water service line when we hit a mismarked gas service line. The gas service line was mismarked by 3 feet. 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”. Project cost is listed as <\$400,000. Pictures were provided.</p> <p>Complex Project ticket was submitted on 7/22/2024 by A. Folino Construction with a response due by 7/21/2024. Meeting to be held on 7/22/2024 at 9 a.m. Replacing/installing water service lines. Meeting attendees signed in on the CPM sign-in sheet: Peoples Gas, MBE, AECOM, Columbia Gas, Verizon, ACEOM/PWSA, A. Folino, and Cordia.</p> <p>Lumen responded late; It was an hour before the meeting was to be held.</p> <p>Energy Center Pittsburgh responded with a conflict late on 7/22/2024 and never provided a final response. Verizon never responded.</p> <p>Pittsburgh Water and Sewer Authority (PWSA) never responded.</p> <p>Community College of Allegheny County never responded.</p> <p>AT&T did not respond clear until 7/26/2024. *****</p> <p>Violations:</p> <p>PEOPLES GAS COMPANY LLC is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. *****</p> <p>Listed below are facility owners in violation of Act 50, Violation 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project as described in section 5(3).</p> <p>Lumen is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Lumen responded late to CP</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ticket 20241994118. The response was due by 7/21/2024. Lumen responded "clear" an hour before the meeting. Recommendation: The penalty is applied. Education is required.</p> <p>Energy Center Pittsburgh is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Energy Center Pittsburgh responded with a conflict late on 7/22/2024 and never provided a final response to CP ticket 20241994118. 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. Recommendation: The penalty is applied. Project Owner education is required. Project Owner education was due by 1/07/2025 and has not been completed to date. Facility owner education was completed by 2/12/2025.</p> <p>Verizon is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Verizon never responded to CP ticket 20241994118. Recommendation: The penalty is applied.</p> <p>Pittsburgh Water and Sewer Authority (PWSA) is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Pittsburgh Water and Sewer Authority (PWSA) never responded to CP ticket 20241994118. Recommendation: The penalty is applied.</p> <p>Community College of Allegheny County is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Community College of Allegheny County never responded to CP ticket 20241994118. Recommendation: The penalty is applied. Education is required.</p> <p>AT&T is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). AT&T did not respond clear until 7/26/2024 to CP ticket 20241994118. The meeting was held on Meeting to be held on 7/22/2024 at 9 a.m. Replacing/installing water service lines. Recommendation: The penalty is applied.</p> <p>Zayo Bandwidth is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3).</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<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>Recommendation: The penalties are applied. Education is required. Facility owner required education due by 7/11/2022 has not been completed to date</p>	
51250	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: Tech Network, Inc Project Owner: Shentel Glo Fiber</p>	<p><u>On 11/7/2024 11:30:00 AM at 117 HIBISCUS CT, MANHEIM TWP, LANCASTER</u> Tuesday, May 13, 2025, at the DPC meeting the disputing party was Tech Network Inc and it was voted to Accept the DPIs recommendations. *****</p> <p>Dispute- Tech Network is disputing all penalties and violations- see attachment. Penalty and Violation for 5(9) has been removed. Going up for dispute, sections 5(11.2) and 5(16). *****</p> <p>The incident occurred on Wednesday, November 7, 2024, at 117 Hibiscus Court, in Manheim Township, Lancaster County.</p> <p>An underground electric line was damaged.</p> <p>PPL Electric Utilities Corporation stated in their Alleged Violation Report (AVR), “On Thursday the 7th day of November 2024, a non-PPL contractor (Tech Network INC) was installing fiber optic lines with a vibratory plow and hit a marked single-phase primary. No one was hurt or injured but 25 customers did loss power. PPL first responder arrived on site and made the area safe. The crew was unable to make repairs to the primary due to the extent of the damage, the crew were able to make a switch over to get all the customers back on the grid. A new primary line will have to be installed. Tech Network INC will be held liable for this damage and its repairs.” PPL Electric provided photos.</p> <p>Repair Cost: \$25,000-\$50,000 Duration of Service Interruption: 1 - < 6 hours Approximate Number of Customers Affected: 25 customers lost power</p> <p>No AVR's submitted by Tech Network Inc, and Shentel Glo Fiber the project owner.</p> <p>20243121796- Excavation Emergency ticket was placed on 11/7/2024 at 11:22am, by Tech Network Inc. Remarks-- [ELECTRICITY HIT. CALL IANI WITH QUESTIONS 5183683285] A Damage Emergency ticket was not placed.</p> <p>*Tech Network Inc is in violation of sections: 5(11.2) – When using trenchless technology, Excavator failed to utilize the best practices published by the Common Ground Alliance. 5(9) – Emergency notification does not meet the requirements of “emergency” as defined in Section 1 – Excavator Ticket. 20243121796</p>	<p>Tech Network, Inc: \$2,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(11.2) 1st Offense \$1,000.00</p> <p>Shentel Glo Fiber: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required. Penalties Applied, and 1.0 fine factor applied to 5(11.2).</p> <p>*Shentel Glo Fiber is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
51328	<p>Facility Owner: New Oxford Municipal Authority Contractor/Excavator: KINSLEY CONSTRUCTION LLC Project Owner: Columbia Gas of PA - East Other: Brightspeed Other: NEW OXFORD BOROUGH</p>	<p><u>On 11/11/2024 11:15:00 AM at 15 E HIGH ST, NEW OXFORD BORO, ADAMS</u> Tuesday, May 13, 2025, at the DPC meeting the disputing party was New Oxford Borough and they were NO SHOW, and it was voted to Accept the DPIs recommendations. *****</p> <p>Dispute- New Oxford Borough is disputing, see attachment *****</p> <p>The incident occurred on Monday, November 11, 2024, at 15 E. High Street, in New Oxford Borough, Adams County.</p> <p>A water line was damaged.</p> <p>Kinsley Construction stated in their Alleged Violation Report (AVR), “working on behalf of Columbia Gas on an infrastructure replacement project, encountered a mis-marked water service during operations. While installing a new gas service at 15 E High St, the water service unexpectedly curved towards the main three feet away from it. Although the crew had exposed the water line from the house to the curb, they had not exposed it near the water main. The trench was dug parallel to the water service marks, which were accurate until the last three feet where the line deviated by 18 inches towards the main. Believing they were clear, the crew continued digging at a consistent distance but struck the water service at a depth of 30 inches, still within the tolerance zone. The marks indicated a straight path from the curb valve without apparent reference to records or physical locating methods. Upon damaging the line, the crew immediately halted work and notified Columbia Gas and the New Oxford Water Authority. The Water Authority promptly dispatched a team to repair the damage.” Columbia Gas stated in their AVR, “Kinsley Construction, working on behalf of Columbia Gas for an infrastructure replacement project, damaged a mismarked water service. The crews were in the process of installing a new gas service to 15 E High St., New Oxford, when the water service curved towards the water main, three feet back from the water main. The crew had exposed the water service back to the house but not up at the water main. The trench had been running parallel with the water marks, and the water service had been accurate with the marks until the last three feet, where it curved 18" in towards the water main. The crew continued digging at the same distance when they struck the water service. The water service marks appeared to</p>	<p>New Oxford Municipal Authority: \$1,250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>KINSLEY CONSTRUCTION LLC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Brightspeed: \$750.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>NEW OXFORD BOROUGH: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>be straight lines from the curb valve, with no reference to records or physical locating methods. Near the water main, the crew dug to a depth of 30" and assumed they were clear of the water service. As they continued to dig, the crew was inside the tolerance zone with the excavator, as the placement of the damage put it 18 inches from the marks. The crew immediately stopped work. Notifications were made to Columbia Gas and New Oxford Water Authority when the damage occurred. The Water Authority sent a crew out to make repairs.”</p> <p>New Oxford Municipal Authority did not submit an AVR.</p> <p>~20243161578- Damage Emergency placed on 11/11/2024. Late Response from- New Oxford Borough</p> <p>~20241571805- Routine ticket placed on 6/5/2024, with response due date of 6/7/2024, and work duration 5 months. Late Responses from: New Oxford Municipal Authority, and Brightspeed, both responded on 6/11/2024 as Field Marked</p> <p>~20240791539- Complex Project Meeting ticket placed on 3/19/2024. No Response from: Brightspeed</p> <p>For New Oxford Municipal Authority, no violation of 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Because, The trench was dug parallel to the water service marks, which were accurate until the last three feet where the line deviated by 18 inches towards the main. Believing they were clear, the crew continued digging at a consistent distance but struck the water service at a depth of 30 inches. There is no ACT 127 violation for depth of facility lines.</p> <p>*New Oxford Municipal Authority is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20241571805 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. Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Kinsley Construction LLC is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Brightspeed is in violation of sections: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20241571805 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20240791539 Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*New Oxford Borough is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243161578 Recommendation: PUC Compliance Education Required and Penalties Applied.</p>	
51438	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: J S BOVA EXCAVATING Project Owner: FORD CITY BOROUGH Designer: Stiffler McGraw</p>	<p>On 11/11/2024 1:00:00 PM at 235 MAIN ST, FORD CITY BORO, ARMSTRONG On 5/13/2025 the DPC voted to: JS Bova Excavating. – \$1000.00 + Education Section 5(8) failure to call 911 when damage results in the escape of gas – 1st offense 2025 - \$1000.00</p> <p>Motion by Ceraso to accept the DPI’s recommendation.</p> <p>**** JS Bova is disputing. *****</p> <p>Incident occurred on November 11th, 2024 at 1pm at 235 Main Street, Ford City Boro, Armstrong County.</p> <p>A gas line was damaged.</p> <p>JS Bova Excavating's Alleged Violation Report (AVR) states, "HIT UNMARKED GAS SERVICE @1:40 P.M. AT HOUSE #235 MAIN ST SR 00066 LINE WAS DAMAGED PER JOB INSPECTOR." AVR notes that 911 was not notified.</p> <p>Ford City Boro's AVR states, "Gas service was unmarked at 235 Main St. Incident occurred at 1:40 PM. Gas company was notified and confirmed service was unmarked."</p> <p>Stiffler McGraw's AVR states, "Gas service was unmarked at 235 Main St. Incident occurred at 1:40 PM. Gas company was notified and confirmed service was unmarked."</p> <p>No AVR has been received from Peoples Gas Company. 911 was noted as not being called in the excavators AVR. No emergency ticket was placed.</p> <p>Peoples Gas Company email states, "customer owned curb to meter plastic service line that was unlocatable with an offset that paralleled PNG’s main line for 20 ft., then went towards the residence. This offset on the customer’s side was undocumented as well. "</p> <p>Case related to 51368.</p>	<p>J S BOVA EXCAVATING: \$1,000.00 Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>J S Bova Excavating 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.</p>	
51213	<p>Facility Owner: Peoples Gas Contractor/Excavator: M O'HERRON CO. Project Owner: Penn Township of Westmoreland County Designer: GIBSON THOMAS ENGINEERING CO INC</p>	<p><u>On 11/11/2024 4:00:00 PM at THOMAS JEFFERSON CT, PENN TWP, WESTMORELAND</u> On 05/13/2025: The Damage Prevention Committee (DPC) voted to remove the violation and penalty for M O'Herron.</p> <p>*****</p> <p>Peoples Gas - violation withdrawn after review of additional documentation.</p> <p>M O'Herron is disputing. *****</p> <p>The incident occurred on 11/11/2024, at 4:00 PM on Thomas Jefferson Court, in Penn Township, Westmoreland 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, "M Oherron was digging to replace storm sewer. Locator for peoples gas had an agreement with the PJ Adamson from M Oherron at the complex ticket meeting. Locator and contractor agreed that everything that is marked in white, contractor will spot all crossings and use caution. No wire to hook onto 2" Pla service, PNG used measurements for markings." Photos were submitted.</p> <p>M O'HERRON CO. submitted an AVR. Their AVR states, "M. O'Herron Co excavating in front on driveway of 13 Thomas Jefferson Ct for storm drain replacement damaged gas service line to residence that ran across road on angle to gas main on other side of street and was damaged approximately 5 1/2' from marked crossing point." Photo was submitted.</p> <p>Penn Township submitted an AVR. Their AVR states, " 2" gas line was hit by contractor, field markings showed it 4 to 6 ft away from actually location."</p> <p>GIBSON THOMAS ENGINEERING CO INC submitted an AVR. Their AVR states, " 2" GAS LINE WAS HIT BY CONTRACTOR. FIELD MARKINGSSHOWED IT 4' TO 6' FROM ACTUAL LOCATION." Photos were submitted.</p> <p>This case is related to case 050822. Ticket violations for 20242880962 and 20243020617 were applied under case 050822.</p> <p>Violations:</p>	<p>Peoples Gas: \$0.00</p> <p>M O'HERRON CO.: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas – Withdrawn - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>M O'HERRON CO. - Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. Recommendation: The penalty is applied. PUC compliance training education is required. On 05/13/2025: The Damage Prevention Committee (DPC) voted to remove the violation and penalty for M O'Herron.</p>	
51822	<p>Facility Owner: WEST PENN / FIRSTENERGY Contractor/Excavator: RELIANT SERVICES LLC Project Owner: Armstrong Utilities Other: PENN POWER CO / First Energy</p>	<p><u>On 11/11/2024 5:00:00 PM at 845 THREE DEGREE RD, PENN TWP, BUTLER</u> On 05/13/2025: The Damage Prevention Committee (DPC) voted to keep the violations and penalties as is, for WEST PENN / FIRST ENERGY. No changes.</p> <p>***** WEST PENN / FIRSTENERGY is disputing.</p> <p>PENN POWER CO / First Energy disputed. Upon additional review the violation was withdrawn as the location is not in Penn Power's service territory.</p> <p>ARMSTRONG submitted additional information stating that the powerline was hit inside the house and is unrelated to the dig ticket. - Violation for ARMSTRONG Section 6.1(7) was withdrawn. - Violations for RELIANT SERVICES LLC Section 5(16) and 5(3) were withdrawn.</p> <p>***** The incident occurred on 11/11/2024, at 5:00 PM, at 845 Three Degree Road, in Penn Township, Butler County.</p> <p>An electrical line owned by West Penn Power was damaged. (Damage occurred from inside the home and was not a result of excavation.)</p> <p>WEST PENN /FIRSTENERGY submitted an Alleged Violation Report (AVR). Their AVR states, "On October 23, 2024, Reliant Services LLC, Excavator, submitted PA One Call Ticket 20242970052 to install a cable drop at 845Three Degree Rd, Butler, Butler County, PA. On November 11,2024 West Penn Power (WPP) was notified of a power outage at the location. WPP investigated and located a damaged underground WPP secondary cable as well as a damaged customer-owned entrance cable. The root cause of the damage was that the Excavator was digging outside of the Lawful Start Dates and did not submit an Update ticket."</p> <p>RELIANT SERVICES LLC - To date, an AVR has not been filed</p>	<p>WEST PENN / FIRSTENERGY: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>RELIANT SERVICES LLC: \$0.00</p> <p>Armstrong Utilities: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>PENN POWER CO / First Energy: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ARMSTRONG - To date, an AVR has not been filed</p> <p>Routine ticket 20242970052 – Had a response due date of 10/25/2024. PENNSYLVANIA POWER CO; WEST PENN POWER; ARMSTRONG, all responded on 10/25/2024: 'scheduled mark by 11/1/2024'. A final response was not response received from PENNSYLVANIA POWER CO; WEST PENN POWER; ARMSTRONG.</p> <p>West Penn / First Energy’s line was hit. They never responded ‘field marked’ or ‘clear’ to the ticket (final response was not received.) Their line was hit. The routine ticket had a lawful start date of 10/28/2024 thru 11/06/2024 with a listed duration of 4 hours. This is part of a large complex project. A renotify should have been requested.</p> <p>Violations:</p> <p>RELIANT SERVICES LLC –</p> <ul style="list-style-type: none"> - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days. Withdrawn. - Section 5(3) – Excavator failed to preserve mark-outs or request a remark. Withdrawn. <p>ARMSTRONG-</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days. Withdrawn. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20242970052.Recommendation: The penalty is applied. PUC compliance training education is required. <p>WEST PENN /FIRSTENERGY-</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20242970052.Recommendation: The penalty is applied. PUC compliance training education is required. <p>PENNSYLVANIA POWER CO – Withdrawn.</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20242970052. 	
51241	<p>Facility Owner: UGI</p> <p>Contractor/Excavator: STAFURSKY PAVING INC.</p> <p>Project Owner: ARCHBALD BOROUGH</p> <p>Designer: KBA ENGINEERING</p> <p>Other: COMCAST CABLEVISION</p> <p>Other: FRONTIER COMMUNICATIONS OF PA INC</p> <p>Other: Lackawanna River Basin Sewer Authority</p>	<p><u>On 11/12/2024 8:50:00 AM at W STATE ST, ARCHBALD BORO, LACKAWANNA</u> On 5/13/2025 the Damage Prevention Committee (DPC) voted to Archibald Borough- Reduce penalty to 50% and keep education.</p> <p>Lackawanna River Basin Sewer Authority- NO SHOW Accept DPI’s recommendations. An email was received at 8:30 a.m. on 5/13/2025 stating that LRBSA will accept the reduced penalties, but the DPC had already voted on the case. Please note that the email to reduce the penalties was sent on 3/20/2025.</p> <p>Verizon PA- NO SHOW Accept DPI’s recommendations.</p> <p>KBA Engineering- disputing section 4(8). Reduce penalty to 50% and keep education.</p>	<p>STAFURSKY PAVING INC.: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>ARCHBALD BOROUGH: \$500.00 Section 6.1(7) 1st Offense \$500.00</p> <p>KBA ENGINEERING: \$500.00 Section 4(8) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: VERIZON PA LLC</p>	<p>*****</p> <p>Verizon disagreed and asked for an explanation of the violations. On 4/02/2025 DPI Maki sent a snip of renotify ticket 20243060044-001 where the excavator is asking Comcast, Frontier and Verizon to mark their lines. Ticket 20243060044-001 was responded to as Clear. Ticket 20243060044 was submitted for the exact same area and Verizon responded “ field marked”. Case 51241 was submitted for review on 1/28/2025. At that time Verizon was delinquent on the education requirement for facility owners. This education requirement has since been fulfilled. Verizon has consistently been compliant with the education requirements and the violation of Section 9 CGA20.0 (5-16 Federal and State Regulations for required training) has been with drawn.</p> <p>*</p> <p>Lackawanna River Basin Sewer Authority (LRBSA) disagreed and submitted an email asking for the fine and education requirement to be withdrawn. They also cited a list of considerations. See LRBSA disagreement. on 3/20/2025 DPI Maki responded with an offer after considering the document.</p> <p>*</p> <p>ARCHBALD BOROUGH disagreed and stated that they were not aware of the damage. On 3/19/2025 DPI Maki responded and gave a date of 3/26/ to provide any other information to be considered. On 3/21/2025 Archbald Borough sent a letter explaining that they were not aware of needing to submit an AVR. They also stated that the borough is asking for leniency. Archbald Borough stated that they thought that by the excavator filling out the AVR, they did not need to fill out their own AVR. They added that they had taken the required education. They are asking to take the required training again and for the penalty to be withdrawn. Please note that the penalty was reduced to a warning in case 31019.</p> <p>*****</p> <p>The incident occurred on 11/12/2024 at W state St between Margaret Ave and James Way in Archibald Borough in Lackawanna County.</p> <p>STAFURSKY PAVING the excavator stated in their Alleged Violation Report (AVR) that “AS LABORER WAS SOFT DIGGING WITH A SHOVEL TO LOCATE GAS MAIN, OPERATOR NEEDED TO REMOVE ADDITIONAL ASPHALT FOR FURTHER LOCATING WHEN THE OPERATOR CAUGHT THE LINE WITH THE TOOTH OF THE BUCKET”. Project is listed to be 30’ X 1500’. 911 was notified. Pictures and reports were provided.</p> <p>UGI UTILITIES INC stated in their AVR that “Excavator struck and damaged a correctly marked gas main while digging in the tolerance zone. Excavator also failed to maintain the locate marks in the area of their excavation”. They added that they failed to preserve the markings and did not renotify the OneCall system to get remarked. Pictures and reports were provided. 4 people</p>	<p>COMCAST CABLEVISION: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>FRONTIER COMMUNICATIONS OF PA INC: \$750.00 Section 9 1st Offense \$250.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Lackawanna River Basin Sewer Authority: \$1,500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>VERIZON PA LLC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>were evacuated. Damage is listed as between \$5,000 and \$25,000.</p> <p>KBA ENGINEERING, the designer did not submit an AVR.</p> <p>ARCHBALD BOROUGH the Project owner did not submit an AVR.</p> <p>James Way Storm Project Complex Project Meeting Attendees: Stafursky Paving, KBA Engineering, Archbald Borough, PAW, Verizon and USIC representing Comcast and PPL.</p> <p>TICKETS:</p> <p>*Complex Project ticket 20242982451 was submitted on 10/24/2024 with a response due by 10/28/2024 and the meeting to be held on 10/29/2024 at 9 a.m. Lackawanna River Basin Sewer Authority did not respond “will attend meeting” until 11/08/2024. They are not on the attendee sign-in sheet. Verizon had a late response, but did attend the meeting. Frontier scheduled mark late on 10/28/2024 (not a final response) and did not attend the meeting. On 10/29/2024 they responded “Clear”</p> <p>*Emergency ticket 20243171019 was submitted by Stafursky Paving on 11/12/2024 at 9:30. Lackawanna River Basin Sewer Authority did not respond field marked until 11/13/2024 at 1:14pm.</p> <p>*Final Design ticket 20240923419 was submitted by KBA Engineering om 4/01/2024 with a response due by 4/15/2024. Lackawanna River Basin Sewer Authority responded “clear.” Note that on other tickets they are responding field marked.</p> <p>*Renotify ticket 20243060044 - 001 was requested by Sarfursky Paving Inc. on 11/14/2024. Comcast, Frontier and Verizon are asked to come out and mark their lines. * Adams and Frontier had responded clear to all tickets provided for this case. Ticket 20243060044 - 000 was submitted by Sarfursky Paving Inc. on 11/01/2024. All of the communications companies marked “clear. No facilities”. *****</p> <p>VIOLATIONS: STAFURSKY PAVING INC. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied. Education is required.</p> <p>ARCHBALD BOROUGH Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: The penalty is applied. Education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>KBA ENGINEERING Section 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed. Recommendation: The penalty is applied. Education is required.</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 and Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project as described in section 5(3)..</p> <p>Lackawanna River Basin Sewer Authority Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. *****</p> <p>The following facility Owners Comcast, Frontier and Verizon were named on ticket 20243060044 to as needing to mark their lines, although their responses were clear no facilities on this ticket, they all submitted engineering information to the designer for this project.</p> <p>COMCAST CABLEVISION 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>VERIZON PA LLC Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. See ticket 20243060044-000 and renotify ticket 20243060044-001. Section 9 – Failed to make the best efforts to comply with the Common Ground Alliance Best Practices – CGA 20.0 -5-16 Federal and State Regulations for required training. Case 51241 was submitted on 1/28/2025. At that time the facility owner education was delinquent. This has since been completed. Recommendation: The penalties are applied. Education is required. The required training that was due by 9/10/2024 has not been completed to date.</p> <p>FRONTIER COMMUNICATIONS OF PA INC Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 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. Recommendation: The penalties are applied. Facility owner and Project owner training is required. The required Facility owner training was due by 7/09/2024 and has not been completed to date. The required Project</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		owner education was due by 10/07/2024. This has not been completed to date.	
51368	<p>Facility Owner: PEOPLES GAS COMPANY</p> <p>Contractor/Excavator: JS BOVA EXCAVATING</p> <p>Project Owner: FORD CITY BOROUGH</p> <p>Designer: Stiffler McGraw</p>	<p><u>On 11/18/2024 9:00:00 AM at 527 NEALE AVE, FORD CITY BORO, ARMSTRONG</u> Tuesday, May 13, 2025, at the DPC meeting the disputing party was JS Bova Excavating and it was voted to Accept the DPIs recommendations. *****</p> <p>Dispute from- JS Bova Excavating LLC, they're rejecting the violation and penalty because When the incident occurred there was a PNG rep on site. JS Bova foreman for that location, Joe Bova, asked the PNG rep if 911 should be notified. The PNG rep said it's not necessary as there was no gas blowing and the damaged line was repaired and replaced asap. *****</p> <p>The incident occurred on Monday, November 18, 2024, at 527 Neale Avenue, in Ford City Borough, Armstrong County.</p> <p>A gas line was damaged.</p> <p>JS Bova Excavating stated in their Alleged Violation Report (AVR), The “gas line was 30 inch off what the gas company marked.” Peoples Gas Company stated in their AVR, “the line was marked 22 inches off but the contractor dug the line up 1 day before to find it but they did not place mark on the ground of were [where] they found it.” Ford City Borough; the project owner, and Stiffler McGraw; the designer, stated in their AVR’s, that JS Bova Excavating “hit gas service that was 28-30" off of mark at 8:38 AM in front of 547 Neale Ave. Service was related to local school recreation area. Gas company confirmed gas line was incorrectly marked.”</p> <p>Photos provided by the designer show the mis-marked damaged gas line. 911 was not called.</p> <p>~20243062670- Routine ticket placed on 11/1/2024, for cast iron water line replacement. No Response from- Ford City Borough</p> <p>*JS Bova Excavating 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. Recommendation: PUC Compliance Education Required and Penalty Applied.</p> <p>*Peoples Gas Company is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: PUC Compliance Education Required and Penalty Applied.</p> <p>*Ford City Borough is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket. 20243062670</p>	<p>PEOPLES GAS COMPANY: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>JS BOVA EXCAVATING: \$1,000.00 Section 5(8) 1st Offense \$1,000.00</p> <p>FORD CITY BOROUGH: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
51759	<p>Facility Owner: UGI Utilities Contractor/Excavator: Predictable Property LLC Project Owner: 535 Broadway LLC</p>	<p>Recommendation: PUC Compliance Education Required and Penalty Applied.</p> <p><u>On 11/19/2024 4:42:00 PM at 1209 PROVIDENCE RD, SCRANTON CITY, LACKAWANNA</u> On 5/13/2025 the DPC voted to: Stakeholder was not in attendance for the meeting. Motion by Kiger to: Predictable Property LLC: Not in attendance. 5(4) – Accept the DPI’s recommendation. 5(8) – Accept the DPI’s recommendation. 5(19) – Accept the DPI’s recommendation. 5(21) – Accept the DPI’s recommendation. 5(22) – Accept the DPI’s recommendation. 535 Broadway LLC: Not in attendance. 6.1(7) – Accept the DPI’s recommendation.</p> <p>**** Dispute received that does not identify which stakeholder or stakeholder or violations. ***** Incident occurred on November 19th, 2024, at 4:42pm at 1209 Providence Road, Scranton City, Lackawanna 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. Excavator did not maintain the locate marks during excavation. Excavator also left the scene after 911 was called." Pictures show that the line was marked out prior to the damage.</p> <p>Emergency Ticket 20242971708: Response Due Date--[23-Oct-24] Scheduled Excavation Date--[24-Oct-24] Dig Time--[0800] - Excavation and damage occurred on 11/19/24. Remarks -CALLER STATES THE RETAINING WALL IS LEANING AND CRUMBLING AND IN DANGER OF FALLING OVER. No underground facility emergency. Google streetview show the weatherization of the wall prior to 2022. Excavator gave site address as his business address on the ticket. Caller Type--[H] H for Homeowner when this is a property management & Property holding company. Caller does not live at the address.</p> <p>David Reynolds is listed as online with Predictable Property LLC which has 1209 Providence Road listed on its website as an available rental. Lackawanna County property records show the owner of the rental property as 535 Broadway, LLC. Predictable Property LLC and 535 Broadway LLC share the same mailing address according to Lackawanna County Property Records and Predictable Property LLC's website. Screenshots are included.</p>	<p>Predictable Property LLC: \$2,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(19) 1st Offense \$250.00</p> <p>Section 5(21) 1st Offense \$250.00</p> <p>Section 5(22) 1st Offense \$500.00</p> <p>535 Broadway LLC: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No AVRs have been submitted by Predictable Property LLC or 535 Broadway LLC as of 1/27/2025.</p> <p>Violations:</p> <p>Predictable Property LLC Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC online compliance education is required. Section 5(8) – Excavator vacated worksite after causing damage that resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. PUC compliance education is required. Section 5(19) – Excavator failed to provide accurate information to the One Call System. PUC compliance education is required. Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System. PUC compliance education is required. Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10).PUC compliance education is required.</p> <p>535 Broadway LLC Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p>	
51635	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: M OHERRON COMPANY Project Owner: PENN TOWNSHIP Designer: GIBSON THOMAS ENGINEERING CO INC</p>	<p><u>On 12/6/2024 11:00:00 AM at 28 Penntown Drive, PENN TWP, WESTMORELAND</u> On 5/13/2025 the DPC voted to:</p> <p>Section 5(5) failure to exercise due care when facility owner is unable to mark within a mutually agreeable time frame – 1st offense - \$500.00 + Education Motion by Dippo to remove the violation and penalty.</p> <p>***** Peoples is no longer disputing. ***** M O'Herron is disputing. ***** Incident occurred on December 6th, 2024, at 11am at 28 Penntowne Drive, Penn Township, Westmoreland County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "M OHERRON was digging to install a new storm sewer as they struct a 1" plastic service for 28 Penntowne dr. The locator talked to the excavator and told them this service will need pot holed before digging across. Peoples Gas put a vac truck request in and also asked the contractor to pot hole. They agreed to that but did not pot hole service that was marked in white.</p>	<p>Peoples Gas Company: \$0.00</p> <p>M OHERRON COMPANY: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples gas was off by 60". Service was for 28 Penntowne dr."</p> <p>M O'Herron's AVR states, "M. O'Herron Co digging for storm drain replacement along edge of road damaged gas service line to 28 Penntowne Dr before entering tolerance zone of service line marked going across road. Line was encountered approximately 6' before marked crossing location point. Peoples Gas responded and repaired service line." AVR notes that 911 was notified.</p> <p>Penn Township's AVR states, "Excavator hit gas service line @ 4ft from the mark where it showed it was."</p> <p>Gibson Thomas Engineering's AVR states, "Contractor was saw cutting road @ 6" deep and cut through a service line to residence. PA Onecall ticket: 20233020617." Comments: 20233020617 is not a valid ticket. AVR notes that the project was 6,000ft, >\$400k, and utilized SUE B.</p> <p>Case is related to 50822, 57213 & 051728.</p> <p>Violations:</p> <p>Peoples Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>M. OHerron Company Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. PUC compliance education is required.</p>	
51728	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: M O'HERRON CO. Project Owner: PENN TOWNSHIP Designer: GIBSON THOMAS ENGINEERING CO INC</p>	<p><u>On 12/12/2024 8:00:00 AM at PENNTOWNE DR, PENN TWP, WESTMORELAND</u> On 5/13/2025 the DPC voted to: Motion by Ceraso to: 5(5) – Accept the DPI's recommendation. 5(16) – Stakeholder is not disputing this violation and accepts it.</p> <p>*****</p> <p>M O'Herron is disputing. Submitted AVR on 3/19/2025 while in stakeholder review. *****</p> <p>Incident occurred on December 12th, 2024, at 11am at Penntowne Drive, Penn Township, Westmoreland County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "M OHERRON COMPANY was digging to install storm sewer for Penn Township and they struck the SAME service that they hit last week. This service was to 28 Penntowne dr. Our locator marked this service in white the first time and told the contractor we are</p>	<p>M O'HERRON CO.: \$1,500.00 Section 5(5) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>unable to locate this service. M OHERRON COMPANY did not follow CGA and spot the service like we asked. They hit the 1" plastic service again. They did not call for new markings or an update. They knew it was there as they hit it on 12/6/24. They did not contact PNG or 811. They failed to follow CGA best practices on both times. PNG repaired the 1" service. There was a flag in the grass directly where the service came across. The PNG locator told the contractor multiple times to spot this service, the contractor agreed."</p> <p>Penn Township's AVR states, "No paint marks in area of excavation."</p> <p>Gibson Thomas Engineering's AVR states, "Contractor was digging out existing drain line and hit incorrectly marked service line."c</p> <p>No AVR was submitted by M OHerron as of 1/26/25.</p> <p>Case is related to 50822, 57213, & 51635.</p> <p>Violations:</p> <p>M OHerron Company Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. PUC online compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Excavator online compliance education is required.</p>	

Committee Review

No cases scheduled.