



Pennsylvania Public Utility Commission

**Damage Prevention Committee Meeting Case List
June 10, 2025**

Omnibus Session

Case Number	Stakeholders	Summary	Violations & Recommendation
52054	<p>Facility Owner: DAUPHIN COUNTY PRISON</p> <p>Contractor/Excavator: RJL COMMUNICATIONS LLC</p> <p>Project Owner: COMCAST CABLE</p> <p>Other: BISTLINE HOUSE (DAUPHIN COUNTY HOUSING AUTHORITY)</p> <p>Other: HARRISBURG HOUSING AUTHORITY</p> <p>Other: PPL</p> <p>Other: VERIZON PA LLC</p>	<p>On 8/2/2024 10:00:00 AM at 1291 S 28TH ST, <u>SWATARA TWP, DAUPHIN</u> Bistline House disagreed and stated that "My client is the owner of the Public Housing Project known as Bistline House. On or about August 2, 2024, Comcast was out at Bistline completing an upgrade to the system in response to a tenant's complaints about her quality of service. At no time did Comcast notify the Authority of the planned work on the site. The Authority was only made aware after Comcast had begun to dig by the maintenance personnel onsite. At that time, Comcast continued to work on upgrading their lines. During the process of digging, Comcast hit a line that connected a private electrical line from a private substation owned by the County (not located on Authority property - but the line travelled under Authority property to the green belt), which served the Prison. At that time, Dauphin County attempted multiple times to make repairs on the Authority's site with no permission or access to dig or alter Authority property in any way. Again, the Authority was only made aware of their work on the property because onsite maintenance personnel saw new digging equipment coming on the site. For full email see attachment "Bistline House disagrees".</p> <p>On 4/23/2025 Damage Prevention Investigator (DPI) Maki returned information with an email stating that "The concern is that Housing Authority of Dauphin County was not notified because they are not a member of the OneCall system. Since the Public Housing Project known as Bistline House owns the private substation which serves the tenants of the Bistline House, they are required to be a OneCall member per ACT 127-2024". A copy of ACT 127-2024 and OneCall liaison contact information was provided. DPI requested that any information that they would like considered, be submitted by 4/30/2025.</p> <p>Eventually repairs were completed on the site by the County and Comcast. Since the Authority had nothing to do with any of the work being performed by Comcast or the County, the Authority did not have any responsibility to complete the one-call process.</p> <p>Another email was received on 4/23/2025 explaining who owned the property and stating that they do not own the line that goes to the prison. DPI responded on 4/24/2025 with some questions about if the Authority is responsible for their underground lines and asked if that is the tenant's responsibility. DPI sent an email asking about the lines that run from the meter box. An email response was received that the Bistline House meter is on their building, and they do not share any lines with Dauphin County prison. The violation is withdrawn.</p>	<p>DAUPHIN COUNTY PRISON: \$250.00 Section 2(1) 1st Offense \$250.00</p> <p>COMCAST CABLE: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>BISTLINE HOUSE (DAUPHIN COUNTY HOUSING AUTHORITY): \$0.00</p> <p>HARRISBURG HOUSING AUTHORITY: \$0.00</p> <p>PPL: \$0.00</p> <p>VERIZON PA LLC: \$2,500.00 Section 2(5)(v) 2nd Offense \$1,000.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p>

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		<p>* PPL disagreed and provided the documentation showing that direct contact was made with the excavator. The violation of 2(5)(v) is withdrawn. *</p> <p>The Harrisburg Housing Authority disagreed stating that they are not the owners of the Bistline house. They attached a document that shows the Bistline house owned by the Dauphin County Housing Authority. The violation to Harrisburg Housing Authority has been withdrawn. *****</p> <p>The incident occurred on 8/02/2024 at 1291 S 28TH ST in Swatara Township in Dauphin County.</p> <p>An unmarked electric line was hit and damaged. This affected the Dauphin County Prison.</p> <p>R J L COMMUNICATIONS L L C stated in their Alleged Violation Report (AVR) that OUR CREW WAS WORKING WITHIN OUR LEGAL DIG DATES AND USED PRUDENT DIGGING TECHNIQUES WHERE UTILITIES WERE MARKED. THE LINE THAT WAS DAMAGED OCCURRED BECAUSE IT WAS NOT MARKED. IT WAS NOT MARKED BECAUSE THE OWNER WAS NOT A MEMBER OF PA1 CALL. THE LINE THAT WAS DAMAGED WAS FROM A MASTER METER THAT HAD FEEDS TO SEVERAL DIFFERENT BUILDINGS. THIS LINE ALSO CROSSED SEVERAL PROPERTIES BEFORE REACHING THE BUILDINGS IT FEEDS. DPI sent an email to RJL asking if they have any more verification of who owns the lines here. Email was received on 1/31/2025 including pictures and a video. An email received on 1/31/2025 from R J L COMMUNICATIONS LLC stated that the customer that was affected by this damage was the Dauphin County Prison. Dauphin County came out to mark the site after the damage occurred. The master meter that was affected feeds several different units across a neighboring property.</p> <p>DAUPHIN COUNTY PRISON the facility owner was sent an AVR request letter with questions on 2/03/2025. Their AVR was due by 9/16/2025. The questions are due by 3/05/2024. Read receipt received on 2/03/2025.No mail has been returned. AVR request letter was mailed on 2/03/2025. Dauphin County Prison is not a member of OneCall, which was verified by email on 2/03/2025. No AVR has been received to date.</p> <p>BISTLINE HOUSE a facility owner and the same address of the incident and they were mailed an AVR request letter on 2/03/2025. No mail has been returned. Bistline House is not a member of OneCall, which was verified by email on 2/03/2025. No AVR has been received to date. DPI Maki returned a call to PA Housing Authority who stated that they do not own the Bistline house. DPI asked that they send an email or put the dispute in writing and provide the reason or documentation of why they are disagreeing, and I can</p>	

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		<p>consider that information. DPI also let them know that they will not need to attend the meeting if we come to a result that is agreed upon by both. Invoice letter was resent to Dauphin County Housing Authority on 4/16/2025.</p> <p>Comcast the project owner did not submit an AVR to date. On 2/03/2025 the Damage Prevention Investigator (DPI) sent an email asking who the final designer was for this project. On 2/03/2025 Comcast responded that they are looking into this. No other information has been received to date.</p> <p>PPL is the facility owner who owns the part of the line that goes up to the meter. PPL's lines were not damaged. PPL was able to provide some information about the damaged line. PPL stated in an email received on 2/04/2025 that "that is the meter to Dauphin County the line that was damaged was privately owned by the prison. The damage happened after the meter".</p> <p>DAUPHIN COUNTY HOUSING AUTHORITY owns multiple buildings throughout Dauphin County and provides underground facilities to multiple units housing individuals and families. One call verified that this facility owner is not a member of OneCall. *****</p> <p>*Emergency ticket 20242153067 was submitted by RJL Communications LLC on 8/02/2024 at 15:59. Verizon did not respond until 8/05/2024, when they field marked. PPL Electric responded clear.</p> <p>*Renotify Ticket 20242043887--001 was submitted by RJL Communications LLC on 7/29/2024 at 7:45 with a response due by 7/29/2024. RNO Remarks: ATTN COMCAST CABLE COMMUNICATIONS INC AND PPL ELECTRIC UTILITIES CORPORATION YOU RESPONDED SCHEDULED. PLEASE REPORT TO THE WORK SITE AS SOON AS POSSIBLE, MARK ALL INVOLVED LINES AND UPDATE YOUR RESPONSES. PPL and Comcast responded scheduled mark on 7/24/2024. This was not in mutual agreement. PPL responded clear on 7/29/2024 at 10:12 and Comcast responded field marked on 7/29/2024 at 10:11.</p> <p>*Ticket 20242043887-000 was submitted by RJL Communications LLC on 7/22/2024 at 14:45 with a response due by 7/24/2024.</p> <p>*Update ticket 20242130244 was submitted by RJL Communications LLC on 7/31/2024 with a response due by 8/02/2024. Remarks: Work not started. Remark lines. Verizon never gave a final response but responded "insufficient Info" on 7/31/2024. PPL responded clear no facilities timely. *****</p> <p>VIOLATIONS: DAUPHIN COUNTY PRISON is in violation of:</p>	

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		<p>Section 2(1) – Facility owner is not a member of One Call. BISTLINE HOUSE (PA HOUSING AUTHORITY) is in violation of: Section 2(1) – Facility owner is not a member of One Call.</p> <p>Listed below are facility owners in violation of Act 127-2024, Section 2(5)(v) Failed to respond to a routine One Call ticket and 2(5)(v) Failed to respond to a routine One Call ticket within the required amount of time and 2(5)(vii) failed to respond to an emergency ticket within the required amount of time.</p> <p>COMCAST CABLE is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. See ticket 20242043887 details above. This is a second offense.</p> <p>VERIZON PA LLC is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket. See ticket 20242130244 details above. This is a second offense. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. See Emergency ticket 20242043887 details above. This is a second offense.</p> <p>PPL is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. See ticket 20242043887 details above.</p> <p>DAUPHIN COUNTY HOUSING AUTHORITY is in violation of: Section 2(1) – Facility owner is not a member of One Call.</p>	
50069	<p>Facility Owner: National Fuel Contractor/Excavator: P AND G UNDERGROUND UTILITIES Project Owner: ADB Companies Other: INVOLTA Other: JEFFERSON TOWNSHIP MERCER COUNTY Other: ZITO MEDIA COMMUNICATIONS LLC</p>	<p><u>On 8/20/2024 12:00:00 PM at JAMES ST, HERMITAGE CITY, MERCER</u> Jefferson Township had dispute both violations and penalties, DPS Locke offered to give them 50% off both fines (from \$500 to \$250 each) if education is attended by May 6, 2025. Please note the DPS gave Jefferson Township a warning only for case 50555 for the same violations. We have extended this offer only because these tickets are all from similar timeframes. Jefferson Township completed the education, and the penalties were reduced by 50%. They have accepted the violations and reduced penalty amounts. ***** The non-damage event occurred on 08/20/2024, at 8:00 AM on James Street, in Hermitage City, Mercer County.</p> <p>Non-damage. PA One Call tickets being submitted with inaccurate information regarding the work site/ excavation.</p> <p>National Fuel submitted an Alleged Violation Report (AVR). Their AVR states, "Contractor continuously submitting POCS tickets with inaccurate information regarding work site of excavation. Work was performed</p>	<p>National Fuel: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>P AND G UNDERGROUND UTILITIES: \$1,750.00 Section 5(19) 1st Offense \$250.00 Section 5(19) 1st Offense \$250.00</p>

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		<p>after National Fuel notified contractor that they needed to submit a new POCS Ticket request and coded the ticket as insufficient information. Additionally, National Fuel left excavator notes to submit new tickets, along with a phone call. POCS submission states work to be performed on James Street. Work was performed at the residence of 369 and 289 Sunset Blvd. Project Owner is Omni Fiber. Please see attachments.” Photos were submitted. National Fuel’s AVR lists Omni Fiber as the project owner.</p> <p>P AND G UNDERGROUND UTILITIES - A courtesy letter, requesting an AVR to be completed was sent by email and mail on 12/03/2024. An AVR was submitted by P AND G UNDERGROUND UTILITIES. Their AVR states, “There was not event occurred on 08/20/2024, no gas was struck by us under any circumstance, there has no been any AVR from our part since there was no violation made. National fuel gas where on site during alleged violation day locating our tickets and there wasn't any type or violation made or told to us.”</p> <p>ADB Companies - A courtesy letter, requesting an AVR to be completed was sent by email and mail on 12/03/2024. An AVR was received from ADB Companies. Their AVR states, “No utility was damaged”. Their AVR states they are not representing a company other than their own.</p> <p>P AND G UNDERGROUND UTILITIES submitted multiple routine tickets with inaccurate information regarding the work site/ excavation. Routine tickets. 20242254170, 20242254171, 20242254172, 20242254222, 20242254223. 20242254224, 20242254225. National fuel notified contractor regarding multiple POCS tickets with inaccurate information regarding work site of excavation. Aqua Pennsylvania left notes on tickets as well indicating the inaccurate information for the work site and reached out to the excavator before marking their lines.</p> <p>This case is related to cases: 045394, 046597, 046914, 048359, 048458, 050555, 051239, 051559, 051599</p> <p>Tickets below show the violations for ticket responses.</p> <p>-Complex Project ticket 20240602212 – violations were applied on case 050555.</p> <p>-Routine ticket 20242254222 - Response Due Date--[14-Aug-24] NATIONAL FUEL GAS replied ‘INSUFF INFO. DO NOT DIG’ to this ticket on 08/13/2024, which is an interim response. There was not a final response.</p> <p>-Routine ticket 20242254223 - Response Due Date--[14-Aug-24] NATIONAL FUEL GAS replied ‘INSUFF INFO. DO NOT DIG’ to this ticket on 08/13/2024, which is an interim response. There was not a final response. JEFFERSON TOWNSHIP MERCER COUNTY – did not respond to the ticket.</p>	<p>Section 5(19) 1st Offense \$250.00</p> <p>INVOLTA: \$1,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>JEFFERSON TOWNSHIP MERCER COUNTY: \$500.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>ZITO MEDIA COMMUNICATIONS LLC: \$1,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

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		<p>-Routine ticket 20242254224 - Response Due Date--[14-Aug-24] NATIONAL FUEL GAS replied 'INSUFF INFO. DO NOT DIG' to this ticket on 08/13/2024, which is an interim response. There was not a final response.</p> <p>-Routine ticket 20242254225 - Due Date--[14-Aug-24] NATIONAL FUEL GAS replied 'INSUFF INFO. DO NOT DIG' to this ticket on 08/13/2024, which is an interim response. There was not a final response. ZITO MEDIA COMMUNICATIONS LLC responded 'Clear' on 09/12/2024. INVOLTA responded 'Clear' on 09/26/2024.</p> <p>-Routine ticket 20242254173 - Response Due Date--[14-Aug-24] ZITO MEDIA COMMUNICATIONS LLC responded 'Clear' on 09/12/2024. INVOLTA responded 'Clear' on 09/26/2024.</p> <p>-Routine ticket 20242254172 - Response Due Date--[14-Aug-24] NATIONAL FUEL GAS replied 'INSUFF INFO. DO NOT DIG' to this ticket on 08/13/2024, which is an interim response. There was not a final response.</p> <p>-Routine ticket 20242254171 - Response Due Date--[14-Aug-24] NATIONAL FUEL GAS replied 'INSUFF INFO. DO NOT DIG' to this ticket on 08/13/2024, which is an interim response. There was not a final response. JEFFERSON TOWNSHIP MERCER COUNTY – did not respond to the ticket.</p> <p>-Routine ticket 20242254170 - Response Due Date--[14-Aug-24] NATIONAL FUEL GAS replied 'INSUFF INFO. DO NOT DIG' to this ticket on 08/13/2024, which is an interim response. There was not a final response.</p> <p>Violations:</p> <p>NATIONAL FUEL GAS–</p> <ul style="list-style-type: none"> - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Routine tickets 20242254170, 20242254171, 20242254172, 20242254222, 20242254223. 20242254224, 20242254225. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>JEFFERSON TOWNSHIP MERCER COUNTY –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242254171. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242254223. <p>Recommendation: The penalty is applied. PUC compliance training education is required. Penalties reduced by 50% from \$500.00 to \$250.00 each.</p> <p>ZITO MEDIA COMMUNICATIONS LLC –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242254173. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242254225. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	

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		<p>INVOLTA –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242254173. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242254225. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>P AND G UNDERGROUND UTILITIES –</p> <ul style="list-style-type: none"> - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254170. - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254171. - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254172. - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254222. - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254223. - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254224. - Section 5(19) – Excavator failed to provide accurate information to the One Call System. Routine ticket 20242254225. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51558	<p>Facility Owner: National Fuel Contractor/Excavator: Real Communication LLC Project Owner: Omni Fiber Other: INVOLTA</p>	<p><u>On 8/26/2024 1:00:00 PM at HANN HILL RD, HERMITAGE CITY, MERCER</u> The incident occurred on 08/26/2024 at 1:00 PM, on Hann Hill Road, in Hermitage City, Mercer County.</p> <p>A gas line owned by National Fuel was damaged, self-repaired with a fernco fitting, buried, and the worksite was vacated. Neither 911 nor the facility owner were called. The gas leak was found on 11/27/2024, approximately 3 months after the damage occurred.</p> <p>National Fuel submitted an Alleged Violation Report (AVR). Their AVR states, "Real Communications was performing excavation work, during their excavation they damaged a plastic 2in medium pressure gas main. The excavator then proceeded to install a fernco fitting over the damaged portion of pipe and buried the damage. On 11/27/24 NFG was notified of a leak and upon investigation found the fernco over the damaged portion of pipe. The excavator never notified NFG or 911 of the damage and created an extremely dangerous situation." Photos were submitted.</p> <p>Real Communication LLC - An AVR request letter was mailed and emailed on 12/06/2024. As of 02/13/2025, an AVR has not been filed.</p> <p>Omni Fiber - An AVR request letter was mailed and emailed on 12/06/2024. An AVR was received. Their</p>	<p>Real Communication LLC: \$3,250.00 Section 5(17) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Omni Fiber: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>INVOLTA: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

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		<p>AVR states, “Our contractor, ADB, has investigated this claim and provided the following response: ADB has no knowledge of this incident. Real Communication (subcontractor assigned to this area) reported that they have no knowledge of this incident.”</p> <p>Routine ticket 20242281629-000 and the renotify of that ticket 20242281629-001 were requested by Real Communications LLC on 08/15/2024 (for -000) and 0820/2024 (for -001). Both tickets have the work site listed as Hann Hill Rd and the location information listed as: WORK START ON 3089 HANN HILL RD AND IN HANN HILL ROAD GOING TO THE WEST TO S HERMITAGE RD. WORK IN THE FRONT EASEMENT. The emergency ticket lists the worksite as 2979 Hann Hill Rd.</p> <p>The location of the emergency ticket is within the area listed on the routine tickets for the location information. The address of 2979 Hann Hill Road (emergency ticket) is located between 3089 Hann Hill Road (starting point of routine tickets) and S Hermitage Rd (ending point of routine ticket). Google maps show the location of both locations in reference to one another.</p> <p>This case is related to case 051550.</p> <p>Violations for emergency ticket 20243322487 have been applied on case 051550.</p> <p>Routine ticket 20242281629-000 had a response due date of 08/19/2024. INVOLTA did not respond until 08/20/2024, when the renotify ticket -001 was issued. Omni Fiber did not respond to the ticket.</p> <p>Violations:</p> <p>Real Communication 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(7) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. - Section 5(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. - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. - Section 5(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>Omni Fiber -</p>	

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		<p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20242281629-000. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>INVOLTA -</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20242281629-000. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
50855	<p>Facility Owner: DALLASTOWN BOROUGH DALLASTOWN YOE WATER</p> <p>Contractor/Excavator: Columbia Gas of PA</p> <p>Project Owner: COLUMBIA GAS - SPACESAVER</p> <p>Designer: COLUMBIA GAS - SPACESAVER</p> <p>Other: DALLASTOWN BOROUGH (same contact as DBDYW)</p> <p>Other: KINSLEY CONSTRUCTION</p> <p>Other: VERIZON PA LLC</p>	<p><u>On 10/22/2024 9:25:00 AM at 275 N CEDAR ST, DALLASTOWN BORO, YORK</u> Columbia disputed both violations and penalties. Their ticket 20242814537 clearly states that both sides of the street were to be marked. Violations and penalties removed. *****</p> <p>The incident occurred on 10/22/2024 at 275 N CEDAR ST in Dallastown Borough in York County.</p> <p>A water service line was hit and damaged.</p> <p>Columbia Gas the Excavator and project owner stated in their Alleged Violation Report (AVR) that “Columbia Gas was onsite to install a new gas service at 275 N Cedar St., Dallastown, when they damaged an unmarked water service to 270 N Cedar St., located across the street. The Dallastown-Yoe Water Authority (DYWA) had marked out the water main, but the water service was not marked. At the time of the damage, the water valve box was buried but was discovered afterward. The crew notified 811 of the damage. After the 811 notification was made, the supervisor for DYWA arrived on site with a repair crew. Pictures were provided.</p> <p>Dallastown-Yoe Water Authority (DYWA) the facility owner was emailed an AVR request letter on 11/23/2024 and mailed on 11/25/2024.</p> <p>DALLASTOWN BOROUGH DALLASTOWN YOE WATER stated in their AVR that “The original work order on 10/7/2024 had 2375 N Cedar as the work site. The property was located/marked on the day of the original ticket. At the time of the original locate, there were not any markings from the gas company, No PaOneCall markings in white. On 10/22/2024, the service line that was damaged was for 270 N. Cedar which is the property across the street from where the locator had made his lines. We did not receive a call before they began work to even say there were not any markings visible from where there were digging. The company does many jobs in our system, and with our size and proximity, notifying us would have alleviated the damage from occurring. We take responsibility for not having the surrounding properties marked, but want still want to stress that the original ticket had the address of the property having work done, which was marked fully (hydrant, service line, curb box). Again, the PAOneCall white work area paintings were not present when the locator went to place this markings. We believe when the excavator came on 10/22/2024 to do</p>	<p>DALLASTOWN BOROUGH DALLASTOWN YOE WATER: \$1,500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Columbia Gas of PA: \$0.00</p> <p>DALLASTOWN BOROUGH (same contact as DBDYW): \$750.00 Section 2(5)(vii) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 1st Offense \$250.00</p> <p>VERIZON PA LLC: \$750.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 9 1st Offense \$250.00</p>

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		<p>the work, an additional OneCall should have been placed for new markings since the area where work was being done was not at the property in question (275 N. Cedar was clearly marked). Once the water service line was hit, our company went out, and repaired the service line within 1- 1.5 hours. Please call if you have any questions or would like additional information. Picture of property is provided.</p> <p>Complex Project ticket 20211121783 was requested by Kinsley Construction Inc. on 4/22/2021 with a response due by 5/02/2021. The meeting was held on 5/03/2021 at 11:00. Verizon did not respond until 5/03/2024. Dallastown Borough Yoe Water Authority responded that they will attend the meeting, but never updated this information. Dallastown Borough responded that they will attend the meeting, but never updated this information. Neither DBYWA nor DB is on the Complex Project meeting sign-in sheet. N Cedar St is not included in the graphic on CPM ticket 20211121783.</p> <p>Preliminary Design Ticket 20210602656 for West Broad St. between N. Poplar St and N School Pl.</p> <p>Ticket 20242692062 requesting 275 N Cedar St to be marked out. Not marked in white. Due 9/27/2024. Dallastown Yoe Water Authority Field marked on 9/26/2024.</p> <p>Ticket 20242814537 requesting 275 N Cedar St to be marked out. Not marked in white. Due 10/09/2024. Dallastown Yoe Water Authority Field marked on 10/08/2024.</p> <p>Emergency ticket 20242961560 was submitted for 270 N Cedar St. by Columbia Gas on Tuesday, 10/22/2024 at 10:54 for Water damage. Dallastown Borough never responded. Dallastown-Yoe Water Authority (DYWA) never responded. ***** Columbia Gas is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(2.2) – Excavator failed to provide exact information to identify the worksite. Tickets 20242692062 and 20242814537 requested 275 N Cedar St to be marked out. Routine ticket for the other side of the road at 275 N CEDAR ST was never submitted. This address is not included on the Complex Project Ticket graphic.</p> <p>DALLASTOWN BOROUGH DALLASTOWN YOE WATER is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.</p>	

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		<p>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. This is the same contact as for Dallastown Borough. Dallastown Yoe Water Dallas Town Yoe Water Authority was cited in an incident in case 11460 in 2019.</p> <p>DALLASTOWN BOROUGH (same contact as DBDYW) Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. The \$1000 penalty is reduced to \$500. This is the first-time violation for Dallastown Borough. Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). The \$500 penalty is reduced to \$250. This is the first-time violation for Dallastown Borough. Recommendation: The penalty is applied. Education is required. This is the same contact as for Dallastown Borough Dallastown Yoe Water.</p> <p>VERIZON PA LLC Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20211121783 was requested by Kinsley Construction Inc. on 4/22/2021 with a response due by 5/02/2021. The meeting was held on 5/03/2021 at 11:00. Verizon did not respond until 5/03/2024. 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. and Section 9 – Failed to make best efforts to comply with the Common Ground Alliance Best Practices Chapter 7(1)(B) Mandatory Education is considered as an alternative or supplement to penalties for offenders of the damage prevention laws and regulations. Recommendation: The penalties are applied. Education is required. The facility owner education was completed by 9/10/2024, but the project owner education that was due by 11/11/2024 has not been completed to date.</p>	
52080	<p>Facility Owner: West Penn Power / First Energy Contractor/Excavator: J D MYERS PLUMBING Project Owner: HOMEOWNER</p>	<p><u>On 10/24/2024 6:00:00 PM at 120 BETHANY DR, PETERS TWP, WASHINGTON</u> The Homeowner sent in a letter disagreeing with the violation. This is a first-time violation. DPI Maki sent an email on 4/17/2025 explaining the Alleged Violation Report (AVR) and explained the obligations of responding to a letter from the PA PUC and the obligations when one hires an excavator. The \$500. penalty was reduced to a warning and the education was removed to the homeowner. ***** The incident occurred on 10/24/2024 at 120 Bethany Dr in Peters Township in Washington County. An electric secondary line was hit and damaged.</p>	<p>J D MYERS PLUMBING: \$2,000.00 Section 5(11.2) 1st Offense \$500.00 Section 5(17) 1st Offense \$500.00 Section 5(16) 1st Offense \$1,000.00 HOMEOWNER: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>WEST PENN POWER/ FIRSTENERGY the facility owner stated in their Alleged Violation Report (AVR) that “On October 16th, 2024 JD Myers Plumbing requested a PA 1 Call Routine ticket 20242900762, to replace a gas line at 121 Bethany Dr., Washington County, McMurray, PA. West Penn Power, (WPP), Contract locator, USIC, they marked the underground cables at the address requested on the PA 1 Call Routine Ticket; prepared on 10-16-2024. On October 24th, 2024, WPP was made aware of the damage and confirmed the excavator dug into our underground facilities and WPP made repairs. USIC investigated on claim number 21120241024070. On October 24, 2024, JD Myers Plumbing, damaged an underground FirstEnergy secondary while replacing a gas line. The root cause is failed to expose marked facilities. USIC not at issue”. Report and pictures are provided.</p> <p>J D MYERS PLUMBING the excavator was emailed and mailed an AVR request letter on 1/31/2025. AVR was due by 11/23/2024. Questions were included in the AVR. Due by 3/02/2025. No AVR has been received to date.</p> <p>Homeowner Alexander Edmonds was mailed an AVR request letter on 1/31/2025. AVR was due by 11/23/2024. Questions were included in the AVR. Due by 3/02/2025. No AVR has been received to date. Emergency ticket 20242900762 states that a PNEUMATIC MOLE was used.</p> <p>VIOLATIONS J D MYERS PLUMBING 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 business days of striking a line. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within 30 days of the receipt of the request. Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. Recommendation: The penalties are applied. Education is required.</p> <p>Homeowner Alexander Edmonds 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: The \$1000. penalty is reduced to \$500. Education is required.</p>	
51073	<p>Facility Owner: PEOPLES GAS COMPANY Contractor/Excavator: MELE & MELE & SONS, INC Project Owner: PITTSBURGH WATER & SEWER AUTHORITY</p>	<p><u>On 11/6/2024 11:06:00 AM at 4933 Kincaid Street, PITTSBURGH CITY, ALLEGHENY</u> Disputing is-DQE Communications LLC, they stated, DQE has not heard of a line strike before this transmission. DQE responded to the complex Ticket as clear no facilities. DQE did not receive any of the routine tickets. Furthermore, DQE has no facilities near the strike. DQE has met with PA 1 Call and are going to begin using KARL to respond to tickets instead of the old</p>	<p>MELE & MELE & SONS, INC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>PITTSBURGH WATER & SEWER AUTHORITY: \$2,000.00 Section 2(5)(v) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: DQE Communications LLC</p>	<p>problematic ticket management system. DPS Locke and DQE agreed that the DPS would remove the financial penalty, but keep the violation to track this violation since it is a factual violation. *****</p> <p>The incident occurred on Wednesday, November 6, 2024, at 4933 Kincaid Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company reported that Mele and Mele and Sons Inc (MELE), failed to use prudent techniques within the tolerance zone. Peoples Gas stated, MELE was working for Pittsburgh Water and Sewer Authority (PWSA), when they struck and damaged a Peoples Gas service line while using mechanized equipment. Peoples Gas provided a photo.</p> <p>MELE and PWSA stated, at 11:00am, they were preparing sidewalks and deep curbs for restoration, and while excavating for deep curb, the operator hit and damaged a gas service line to 4933 Kincaid Street. The gas service was 1-foot and 3-inches deep from the road surface. The MELE foreman immediately called 911 and Peoples Gas. The Fire Department was on site at 11:10am and checked the area to make sure it was safe, and a Peoples Gas representative was on site at 11:45am. The Peoples Gas crew completed the repair at 1:35pm. PWSA provided photos.</p> <p>20242210791- Routine ticket placed on 8/8/2024. No Response from- Pittsburgh Water and Sewer Authority</p> <p>20242413138- Routine ticket placed on 8/28/2024. No Response from- Pittsburgh Water and Sewer Authority</p> <p>20242560369- Routine ticket placed on 9/12/2024. No Response from- Pittsburgh Water and Sewer Authority</p> <p>20242001458- CP Meeting, 7/18/24. No Response from- DQE Communications LLC Late Response from- Pittsburgh Water and Sewer Authority on 8/5/2024</p> <p>*Mele and Mele and Sons Inc is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Education Required and Penalty Applied</p> <p>*Pittsburgh Water and Sewer Authority is in violation of sections: 2(5)(v) – Failed to respond to a routine One Call ticket. 20242210791 2(5)(v) – Failed to respond to a routine One Call ticket. 20242413138</p>	<p>\$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>DQE Communications LLC: \$0.00</p> <p>Section 2(5)(viii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(v) – Failed to respond to a routine One Call ticket. 20242560369</p> <p>2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20242001458 Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*DQE Communications LLC is in violation of section: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20242001458 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
51077	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: BAIANO CONSTRUCTION INC</p> <p>Project Owner: CITY OF PITTSBURGH</p>	<p><u>On 11/7/2024 7:00:00 AM at 723 N. MATHILDA STREET, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Thursday, November 7, 2024, at 723 N. Mathilda Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company stated that Baiano Construction, working for the City of Pittsburgh, hit and damaged a gas service line while using mechanized equipment in the tolerance zone. The gas line was marked, but Baiano failed to maintain the markings. Peoples Gas provide photos.</p> <p>Baiano Construction Inc and the City of Pittsburgh did not submit Alleged Violation Reports.</p> <p>*Baiano Construction Inc is in violation of sections: 5(3) – Excavator failed to preserve mark-outs or request a remark. 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. Recommendation: Education Required and Penalties Applied</p> <p>*City of Pittsburgh 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: Education Required and Penalty Applied</p>	<p>BAIANO CONSTRUCTION INC: \$2,000.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>CITY OF PITTSBURGH: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51224	<p>Facility Owner: Peoples Gas Company</p> <p>Contractor/Excavator: PennDOT</p> <p>Other: Fawn Frazer Joint Water Authority</p> <p>Other: Fawn Township Sewer Authority</p>	<p><u>On 11/7/2024 9:20:00 AM at 2354 SR 0908, FAWN TWP, ALLEGHENY</u> Fawn Frazer Joint Water Authority accepted. They responded in person but forgot to respond to KARL. Email from excavator confirms that they responded in person. Keep violation and reduce penalty to \$0 with education. Incident occurred in 2024. ****</p> <p>Fawn Township Sewer Authority accepted resolution. ****</p> <p>Incident occurred on November 7th, 2024, at 9:20am at 2354 State Route 0908, Fawn Township, Allegheny County.</p> <p>A gas line was damaged.</p>	<p>Peoples Gas Company: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Fawn Frazer Joint Water Authority: \$0.00 Section 2(5)(vii) 1st Offense \$0.00</p> <p>Fawn Township Sewer Authority: \$0.00 Section 2(4) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas Company's Alleged Violation Report (AVR) states, "CHUCK THOUGHT HE HAD THE RIGHT LINE MARK BUT DID NOT WAS OFF BY SEVERAL FEET."</p> <p>PennDOT's AVR states, "PennDOT operator was digging a tail ditch & struck an unmarked utility. Supervisor called 811, 911 & gas company. Supervisor taped the small hole shut as directed by the gas company until they arrived. Gas line struck was 18 feet away from markings. Markings & plastic marker shown in photo IMG_0975 and IMG_0977 were added after the line was struck by Peoples Gas. IMG_0972 and IMG_0973 show original markings."</p> <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>Fawn Frazer Joint Water Authority Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243121067. Education is required.</p> <p>Fawn Township Sewer Authority Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20200870110. Education is required.</p>	
51081	<p>Facility Owner: Philadelphia Water Department</p> <p>Contractor/Excavator: INFRASOURCE</p> <p>Project Owner: PECO An Exelon Company</p>	<p><u>On 11/7/2024 10:00:00 AM at N 7TH STREET, PHILADELPHIA CITY, PHILADELPHIA</u> The incident occurred on Thursday, November 7, 2024, on N. 7th Street, Philadelphia City, Philadelphia County.</p> <p>Philadelphia Water Department’s line was damaged.</p> <p>Infrasource stated in their alleged violation report, “Infrasource was tasked with installing a new pole across from existing pole 53511. At approximately 10am the crew started to auger and hit an unmarked waterline. PA1call was notified and damage ticket 20243121468 was generated. The waterline was determined to be owned by Philadelphia water department who arrived at 130pm. PA1call ticket response was "field marked". No marks were in this immediate area for water.” Infrasource provided photos.</p> <p>Philadelphia Water Department and PECO An Exelon Company, the project owner, did not submit alleged violation reports.</p> <p>*Infrasource is in violation of section: 5(3) – Excavator failed to preserve mark-outs or request a remark. Recommendation: Education Required and Penalty Applied *Philadelphia Water Department is in violation of section:</p>	<p>Philadelphia Water Department: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>INFRASOURCE: \$500.00 Section 5(3) 1st Offense \$500.00</p> <p>PECO An Exelon Company: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>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.</p> <p>Recommendation: Education Required and Penalties Applied</p> <p>*PECO An Exelon Company is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p> <p>Recommendation: Education Required and Penalty Applied</p>	
51302	<p>Facility Owner: West View Water Authority</p> <p>Contractor/Excavator: Wilson Excavating</p> <p>Project Owner: Peoples Gas</p> <p>Designer: Gateway Engineers</p>	<p><u>On 11/8/2024 10:00:00 AM at PERRY HWY, ROSS TWP, ALLEGHENY</u> The incident occurred on 11/08/2024, at 10:00 AM, on Perry Highway, in Ross Township, Allegheny County.</p> <p>A water line owned by West View Water Authority was damaged.</p> <p>West View Water Authority - To date, an Alleged Violation Report (AVR) has not been filed.</p> <p>Wilson Excavating submitted an AVR. Their AVR states, " Wilson Excavating was performing work for Peoples Gas when a marked Water line was struck and damaged. The crew was working on Ridgewood Ave in Pittsburgh and digging a trench. The Operator struck the line with an excavator and contacted the water authority right away. The water authority came to the site to make the repair and then Wilson plated the hole for future repair due to the line being lead." Photos were submitted.</p> <p>Peoples Gas submitted an AVR. Their AVR states, "On 11/8/2024, Wilson Excavating was working for PNG to install new 8" plastic gas mainline. Wilson pulled lead water SL to 409 Ridgewood Ave. Water line was accurately marked." Photos were submitted.</p> <p>Gateway Engineers - To date, an AVR has not been filed.</p> <p>Violations:</p> <p>Wilson Excavating –</p> <p>- Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>West View Water Authority -</p>	<p>West View Water Authority: \$0.00 Section 2(10) 1st Offense \$0.00</p> <p>Wilson Excavating: \$500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days. Recommendation: Warning - No penalty. PUC compliance training education is required.</p>	
51579	<p>Facility Owner: COMCAST Contractor/Excavator: CARLOS MONGE SERANO Project Owner: ASTOUND BROADBAND</p>	<p><u>On 11/13/2024 12:00:00 AM at RINALDI DR, TAYLOR BORO, LACKAWANNA</u> The incident occurred on 11/13/2024 at Rinaldi Dr in Taylor Borough in Lackawanna County.</p> <p>A communications line was hit and damaged.</p> <p>Comcast the facility owner stated in their Alleged Violation Report (AVR) that they “ HIT AN ACCURATELY MARKED LINE”. Pictures and reports were provided. Directional drill was used for the excavation. Report and pictures were provided.</p> <p>ASTOUND BROADBAND the Project owner did not complete and AVR, which was due by 12/14/2024.</p> <p>CARLOS MONGE SERANO the excavator did not complete and AVR, which was due by 12/14/2024. On 3/24/2025 an email was received from the named contact (Paul) for CMS on ticket 20243061154. Which stated that he did not work at this site. His company hired a subcontractor, and he called in a ticket for that subcontractor, because the subcontractor does not speak English very well. On 3/26/2025 DPI Maki sent an email asking what company Paul works for and asked for contact information for that company. *****</p> <p>ASTOUND BROADBAND is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Recommendation: The penalty is applied. Education is required. The required education was taken by 11/06/2023.</p> <p>CARLOS MONGE SERANO 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 10 business days of striking a line. Recommendation: The penalty is applied. Education is required.</p>	<p>CARLOS MONGE SERANO: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>ASTOUND BROADBAND: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
51347	<p>Facility Owner: Columbia Gas of PA Contractor/Excavator: Verizon - spacesaver Project Owner: VERIZON PA LLC Other: AT&T Other: OSMOSE UTILITIES SERVICES INC</p>	<p><u>On 11/13/2024 9:40:00 AM at 61 LAFFERTY AVE, PITTSBURGH CITY, ALLEGHENY</u> AT&T disagreed and stated that they did not get the notice due to a system issue. Please see attachment named AT&T Ticket was delivered. Please also consider the previous violations, education and penalties. On 5/29/2025 an email was received stating that AT&T is accepting the violations and do not want to disagree. *****</p> <p>The incident occurred on 11/13/2024 at 61 Lafferty Ave in Pittsburgh City in Allegheny County.</p>	<p>VERIZON PA LLC: \$2,500.00 Section 5(4) 2nd Offense \$1,000.00</p> <p>Section 5(16) 2nd Offense \$1,500.00</p> <p>AT&T: \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A Gas line was hit and damaged.</p> <p>Columbia Gas stated in their Alleged Violation Report (AVR) that “Verizon was replacing a pole when they struck and damaged an accurately marked, 6" plastic, medium pressure, gas mainline with their auger. Verizon notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. Gas service to 11 customers had to temporarily be interrupted for safety while the repairs were completed. Pictures were provided.</p> <p>Verizon the project owner and excavator who called in the 911 for the damaged and never submitted an AVR. *****</p> <p>Verizon is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a second offense. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. This is a second offense. Recommendation: The penalty is applied. The required education was completed on 8/13/2024. Required Excavator Education is due to be completed by 3/11/2025 for violations in case 46218. *****</p> <p>The report that was submitted by Columbia Gas, which included the Complex Project Meeting sign-in sheet and an AVR that was submitted by Osmose stating that many facility owners did not attend the CP meeting. OSMOSE UTILITIES SERVICES INC submitted an Complex Project meeting ticket which was attached for the Complex Project meeting for replacing poles in this area.</p> <p>This may have been the same project, but in this case, Verizon submitted the excavation ticket to replace this pole and the emergency when the gas line was hit.</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 never responded to Complex Project ticket 20241003558. This is a subsequent offense. The facility owner training was completed by 10/07/2024. Required Education is due to be completed by 3/11/2025 for violations in case 45533.</p>	
51430	<p>Facility Owner: Columbia Gas of PA Contractor/Excavator: Sandy Hill Excavation Project Owner: Greater Living LLC Other: NORTH SEWICKLEY TOWNSHIP</p>	<p><u>On 11/15/2024 11:07:00 AM at 240 CRABAPPLE LN, NORTH SEWICKLEY TWP, BEAVER</u> North Sewickley Township violation reduced to a warning. They provided additional information about the event and their action plan to prevent future ticket violations.</p> <p>*****</p> <p>The incident occurred on 11/15/2024 at 11:07 AM, at 240 Crabapple Lane, in North Sewickley Township, Beaver County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called.</p>	<p>Sandy Hill Excavation: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Greater Living LLC: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>NORTH SEWICKLEY TOWNSHIP: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Columbia Gas (Facility Owner) submitted an Alleged Violation Report (AVR). Their AVR states, "Sandy Hill Excavation, working on behalf of Greater Living LLC, was working to install sanitary sewer in a new housing plan when they struck and damaged an accurately marked, exposed, 2"plastic gas main with their backhoe. They notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The gas main was accurately marked, flagged, and there was ditch tape present. The line was exposed at the time of the damage." Photos were submitted. Their AVR states that the lines were accurately marked and visible using paint, flags, tape.</p> <p>Sandy Hill Excavation (Excavator) - An AVR request letter was mailed and emailed on 02/04/2025. Additionally requested the contact information of the project owner, Greater Living LLC. An AVR was filed. Their AVR states, "We were digging a storm lateral and had a small amount of dirt spill out of our excavator bucket. It nicked a gas line when the dirt/rocks fell out and the operators on site made contact with 811 and the gas company was right down the road and had this fixed almost immediately. We have already paid the bill in full to Columbia Gas. I swore I submitted an AVR here but just got the information in the mail stating we did not. I apologize immensely as I do not know where I missed or if I simply failed to submit after filling out this information months ago. (no pictures were taken as there wasn't much to see and the damage was fixed before I got to the site to assess after my employees made me aware)". Their AVR included contact information for the project owner. Their AVR states that the lines were visible and accurately marked using flags.</p> <p>Greater Living LLC (Project Owner) - To date, an AVR has not been filed.</p> <p>Violations:</p> <p>Sandy Hill Excavation – - 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>Greater Living LLC – - 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>NORTH SEWICKLEY TOWNSHIP - - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20243201946. Recommendation: Warning.</p>	<p>Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
51357	Facility Owner: PEOPLES GAS COMPANY Contractor/Excavator: ZOKAITES PROPERTIES Other: ZOKAITES PROPERTIES placeholder	<p><u>On 11/18/2024 11:29:00 AM at SR 0019, MCCANDLESS TOWN, ALLEGHENY</u> The incident occurred on Monday, November 18, 2024, on SR 0019 near Sarver Lane, in McCandless Town, Allegheny.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company reported that Zokaites Properties failed to use prudent techniques within the tolerance zone and stated that they struck an accurately marked 4-inch plastic mainline, and the line was exposed prior to the damage. It appears that Zokites was working outside the scope of their original one call ticket. Peoples Gas provide photos of the damaged gas line. No call to 911.</p> <p>*Zokaites Properties 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(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. Recommendation: Education Required and Penalties Applied</p>	ZOKAITES PROPERTIES: \$3,000.00 Section 5(4) 1st Offense \$500.00 Section 5(6)(ii) 1st Offense \$500.00 Section 5(8) 1st Offense \$1,000.00 Section 5(16) 1st Offense \$1,000.00
51367	Facility Owner: Peoples Gas Contractor/Excavator: HOMEOWNER Project Owner: Homeowner - Spacesaver	<p><u>On 11/18/2024 6:45:00 PM at 3226 BEACON HILL AVE, DORMONT BORO, ALLEGHENY</u> The incident occurred on 11/18/2024 at 3226 BEACON HILL AVE in Dormont Borough in Allegheny County.</p> <p>A gas service line was hit and damaged.</p> <p>Peoples Gas stated in their Alleged Violation Report (AVR) that “Homeowner CHRISTOPHER RICHARDSON called in a One call request on 6-26-2024 for landscaping work. CHRISTOPHER RICHARDSON struck and damaged a Peoples Gas service line on 11-18-2024 after the original One Call expired and never asked for an update”. 911 is checked as not called. Peoples Gas marked on 7/02/2024. Pictures show that area was excavating with Equipment. Peoples Gas sent an email on 4/04/2025 with more picture's ad stated to notice that the ticket was submitted on 6/26/2024 for a 2 week project and that the damage occurred o 11/18/2024. On 4/05/2025 peoples confirmed that only the customer side of the gas line was damaged.</p> <p>Homeowner’s AVR was due by 12/11/2024. No AVR has been received to date. An AVR request letter was emailed and mailed on 1/29/2025. On 1/29/2025. DPI returned a call to Chris Richardson who had questions about the AVR request letter. DPI gave him the telephone number to call in the AVR. He stated that he is he only one working on this project and has kept the equipment there at the same location. DPI asked him to</p>	HOMEOWNER: \$0.00 Section 5(4) 1st Offense \$0.00 Section 5(16) 1st Offense \$0.00 Section 5(8) 1st Offense \$0.00

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		<p>write everything into the AVR and provided the telephone number to call in an AVR to OneCall. Homeowner stated in his AVR that “I'm the homeowner and the person doing the work on my own house. I did a PA onecall on June 26th 2024. I started hand digging on July 2nd 2024 with a shovel and jackhammer. I had been working on this project almost everyday since I started digging on July 2nd 2024. On the evening of November 18th I was digging for the foundation wall a I accidently stuck my private gas lateral. I immediately call the gas company. My private gas lateral was not marked nor was it ever marked. When the Gas company worker came out to turn off the valve in the sidewalk he even mentioned they are not responsible for marking private lines. The main gas line was marked by pa onecall in the street and they painted the valve. The gas lateral was not located directly behind the gas valve as it was with my private water lateral service. If anyone has any further questions or needs any additional questions, please call me a 412-916-0029. The gas company worker took some picture as I don't have any pictures on that evening”. 911 was checked as not called.</p> <p>Ticket 20241782259 was submitted by Christopher Richardson on 6/26/2024 with a response due by 7/02/2024 and the lawful start date of 7/03/2024. No other tickets were submitted. Ticket reads that an excavator is being used. *****</p> <p>VIOLATIONS: Homeowner is in violation of: Section 5(4) – Homeowner failed to exercise due care and employ prudent excavation techniques. This is a \$500.00 penalty reduced to a warning. Section 5(16) – Homeowner Failed to submit an Alleged Violation Report within 30 days of striking a line. This is a \$1000.00 penalty. that is reduced to a warning. Section: 5(8) - Homeowner failed to immediately notify 911. This is a \$1000.00 penalty. Recommendation: The \$1500. Penalties for section 5(3) and 5(16) are reduced to a warning. The \$1000.00 penalty for violation section 5(8) failed to immediately notify 911 is applied. Project owner and excavator education is required.</p>	
51396	<p>Facility Owner: National Fuel Gas Contractor/Excavator: BUILDING SYSTEMS INC Project Owner: HOMEOWNER Designer: Glazier Builders</p>	<p><u>On 11/19/2024 10:00:00 AM at 2756 E 27TH ST, ERIE CITY, ERIE</u> The incident occurred on 11/19/2024, at 2756 E. 27TH ST, in Erie City, Erie County.</p> <p>*No damage but a near miss with a gas line.</p> <p>NATIONAL FUEL GAS the facility owner stated in their Alleged Violation Report (AVR) that “Excavator working before lawful start date and became irate when informed of the PA One Call Law and waiting for lawful start dates. Excavator was also working with Contractor "Building Systems Inc" who did not have a POCS Ticket Submission. Please see attachments”. Pictures were provided. National Fuel Gas submitted a second AVR which added that ”Excavator working before lawful start date and</p>	<p>BUILDING SYSTEMS INC: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Glazier Builders: \$250.00 Section 4(2.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>became irate when informed of the PA One Call Law and waiting for lawful start dates. Excavator was also working with Contractor "Building Systems Inc" who did not have a POCS Ticket Submission. Please see attachments". They added that "Excavator piggybacked off of POCS ticket that Glazier Builders submitted for driveway work". Please see attachments.</p> <p>Compliance Research Results: Building Systems Inc has placed One Call notifications with PA One Call in the past. Last Contact Info matches the info provided on the AVR in the excavator section.</p> <p>Glazier Builders the designer Gregory Glazier was emailed and mailed an AVR request letter on 12/02/2024.</p> <p>On 12/02/2024 Damage Prevention Investigator (DPI) returned a call to Greg Glazier and stayed on the line with him while he signed into the OneCall System. He stated he was having trouble and when he clicked on "Submit and AVR" it took him back to the sign in page. DPI provided tech ONE CALL tech help line. Greg also stated that he submitted the OneCall ticket for Building Systems. NO design information was provided. Picture was provided.</p> <p>Brenda Zimmerman the homeowner and project owner was mailed an AVR request letter on 10/2/2024. Benda Zimmerman is listed as the project owner with a company name of GLAZIER BUILDERS. AVR stated that "on11/19 the excavator was on site installing a temporary construction driveway to the dig site. No digging was performed until the lawful dig date of 11/20. No project information was provided.</p> <p>BUILDING SYSTEMS INC (BSI) is the excavator who was allegedly working with Glazier Builders without a OneCall ticket, per AVR from National Fuel Gas was emailed and mailed an AVR request letter on 12/02/2024 Building Systems Inc has placed One Call notifications with PA One Call in the past. Last Contact Info matches the info provided on the AVR in the excavator section. BUILDING SYSTEMS INC stated in their AVR that on 11/19 our excavator was onsite installing a temporary construction driveway to gain access to the dig site. No digging was performed until the lawful dig date of 11/20. On 1/09/2025 DPI asked Building Systems for details of the picture that was sent in with the excavator on site. On 1/09/2025 Building Systems responded that "The only material that was removed was 2" of sod. This was done by the front blade of the excavator. In my experience there is never a risk of any utilities buried 2" below grade". Building Systems also stated that they will let their team know about the law.</p> <p>Ticket 20243202679 was requested by Glazier Builders on 11/15/2024 with a response due by 11/19/2024. Remarks-- [ADDITION WILL BE 48IN DEEP AND 8FT X 54FT. CONCRETE DRIVEWAY WILL BE 6IN DEEP AND 9FT X 45FT. SPECIAL ATTN GAS COMPANY PLEASE MARK THE UG GAS LINE AS</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>DIGGING WILL TAKE PLACE VERY CLOSE TO THE GAS LINE.] All facility owners responded timely.</p> <p>Glazier Builders are in violation of: Section 4(2.2) – Designer failed to submit a design notification through the One Call system when a design drawing is completed. Recommendation: The penalty is applied. Education is required.</p> <p>BUILDING SYSTEMS INC are in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. Education is required.</p>	
52106	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: John De-Dominic Masonry Contractors</p> <p>Project Owner: HOMEOWNER</p>	<p>On 11/22/2024 8:00:00 AM at 1906 Yorktown South, WEST NORRITON TWP, MONTGOMERY John De-Dominic disagreed and stated that "I would like to dispute some of the findings for this case, mainly 5(21) Excavator failed to pay the annual fee for services provided by the One Call system. I did not have any One Calls for the 2024 season so I was not billed for the One Call services. I would like to request to have that penalty removed". As for the other violations, seeing as this is my 1st Offense, would you be able to reduce the penalty costs? I have completed the required education that you recommended, I will forward you the email I received for the PUC Compliance Test Results showing I have scored a 96%. John did forward that email.</p> <p>This is a first offense, Damage Prevention Investigator (DPI) Maki sent an email on 4/08/2025 stating that she would reduce the penalties by half and withdraw the 5(21) violations if John agrees to please let her know, otherwise the case will be presented to the DPC as it was written. The required education is removed. On 4/18/2025 an email was received from John De-Dominic Masonry Contractors, accepting the reduced penalties and the withdrawal of section 5(2.1). *****</p> <p>The incident occurred on 11/22/2024 at 1906 Yorktown South in West Norriton in Montgomery County.</p> <p>A Comcast Communications line was damaged.</p> <p>COMCAST stated in their Alleged Violation Report (AVR) that “Cable damaged under new steps /side walk to 1906 Yorktown South”. Report and pictures provided.</p> <p>Email that was received on 2/10/2025 from Compliance Coordinator verified that John De-Dominic Masonry Contractors last placed a notification in August of 2023.</p> <p>John De-Dominic Masonry Contractors the excavator was sent an AVR request letter on 1/31/2025. AVR was due on 12/23/2024. The answers to the questions asked in the AVR are due by 2/28/2025.</p> <p>John De-Dominic Masonry Contractors stated in his AVR that “During excavation of access walk on a homeowners property, a comcast cable was affected which according to the comcast technician who came out</p>	<p>John De-Dominic Masonry Contractors: \$750.00</p> <p>Section 5(21) 1st Offense \$125.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$125.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>to assess the damage, the line was only "nicked" and not totally severed, as the customers in the area were still able to receive cable, but the signal was "weak". The excavation being performed was to remove a section of concrete sidewalk and replace that section in the same spot, however once the section of sidewalk was removed, it was discovered that the comcast cable line had been ran/installed directly underneath the section of sidewalk, which was no more than 3 inches below grade. The total excavation depth for the entire project would only be 4 inches, to remove any loose dirt under the sidewalk and replace with stone base for the new concrete sidewalk. Comcast and Verizon are notorious for doing direct burial cable lines only a few inches under grade. This was an incident that could not have been avoided no matter what precautions were put in place, even if there was a PA1 call and the line was marked, it still would have been hit because the comcast line was so extremely shallow in the ground. When the field technician from comcast came out to investigate the issue, which was 3 days later, I explained to him that I thought it was a dead line because nobody in the neighborhood had come out to complain about losing cable, it was then that he told me the line was not broken, only nicked and that the signal was just weak in the area. If the cable line had been installed at the recommended depth of 18 inches, this issue would not have occurred”</p> <p>On 3/03/2025 DPI Maki returned a call to John who was concerned that the homeowner was getting a penalty for not submitting an AVR, since she received the same letter. At this time, DPI Maki also asked John is he is a member of One Call. He stated that he believes he is. DPI sent an email to Compliance Coordinator to confirm this. Response returned that no tickets have been placed by this excavator since 8-2023.</p> <p>Homeowner and project owner Hollie Havens was sent an AVR request letter on 1/31/2025. AVR was due on 12/23/2024. The answers to the questions asked in the AVR are due by 2/28/2025. On 2/10/2025 Homeowner emailed asking if she still had to submit an AVR, since the excavator told her “it was taken care of”. DPI Maki responded with an email sent on 2/10/2025 that she would accept a statement in an email from this homeowner.</p> <p>On 2/10/2025 am email was received from the homeowner stating that ”I hired John DeDominic Masonry to replace my concrete steps and walkway. He was the only contractor. When John was removing the existing concrete, he let me know that he nicked a service line that was approximately 6 inches below the existing walkway. When we figured out it was a Comcast line, I checked with several neighbors who have Xfinity internet and cable and they reported that their service was still working. Because of this, we assumed the line was possibly old/non-functioning. We also found it odd that the line was so close to the surface as cable lines are typically buried 12-18 inches. When Comcast visited my property the following week, they</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>said several people in the area reported slow internet and I explained what happened. Both employees from Comcast confirmed that the cable line was not buried deep enough below the ground. My service was not affected as I'm not a Comcast customer and I was not charged for any damage. When Comcast returned another 1-2 weeks later, I asked them if my new concrete was going to be affected as I was afraid it would crack when reinstalling a new line. They told me no, because the line would be buried 12-18 inches below the ground. ***** VIOLATIONS: John De-Dominic Masonry Contractors 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 business days of striking a line. Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System. 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>	
51497	<p>Facility Owner: UGI UTILITIES INC. Contractor/Excavator: AOK CONCRETE Project Owner: HOMEOWNER</p>	<p><u>On 11/24/2024 12:26:00 PM at 309 E. NESQUEHONING ST., EASTON CITY, NORTHAMPTON</u> The incident occurred on 11/24/2024 at 309 E. NESQUEHONING ST. in Easton City in Northampton County.</p> <p>A gas line was damaged. 911 was not called. No PA One Call ticket.</p> <p>UGI stated in their Alleged Violation Report (AVR) that “AOK CONCRETE WAS DIGGING AND USING A MINI EXCAVATOR TO REMOVE SIDEWALK AND PREPARE FOR CONCRETE WORK AND WHEN DOING SO THEY STRUCK A GAS SERVICE FACILITY TO HOUSE 309 CREATING A DAMAGE AND A LEAKJ”. They added NO PA ONE CALL TICKET FOR THIS WORK SITE. 911 is checked as not being notified. Pictures were provided. On 2/10/2025 DPI Maki sent an email asking what the cost of the damage was. An email was received stating the amount billed was \$5,736.16. Compliance Research Results: AOK Concrete has placed notifications with PA One Call in the past. 85 Young St, Easton PA 18042 484-546-9234.</p> <p>AVR REQUEST LETTERS SENT TO BOTH ADDRESSES FOR AOK Concrete on 1/29/2025. On 2/05/2025 DPI Maki returned a call to Arthur from AOK Concrete, who was pretty upset about possibly owing more money. By the end of the telephone call, he stated that he will submit the AVR at the One Call site.</p>	<p>AOK CONCRETE: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(8) 1st Offense \$1,000.00 Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AOK CONCRETE stated in his AVR that “The project scaled up a little bit more and he needed to remove more earth. He failed to provide a one call. He hit a gas line and the rest is history. Caller is requesting you please be lenient on him. He says he is broke. It's a season job and this was at the end of winter. Caller states he learned his lesson. AVR submitted by phone”. On 2/10/2025, DPI Maki sent an email and offered to reduce the fines to \$50. each penalty, if AOK attends education as soon as possible. DPI Maki asked to be notified along with DPS Locke when the required training is completed. On 3/07/2025 DPI sent another email with a deadline date of 4/21/2025, to complete the required classes, test and to notify Damage Prevention Investigator Maki and Damage Prevention Supervisor Locke when this is completed. There has been no response to date.</p> <p>On 4/21/2025 DPI Maki returned a call to OK Concrete, who stated that he did not receive the emails that were sent to him. He did find those emails while we were on the telephone. He was upset but calmed down after he read the emails. He agreed with the violations but stated he cannot afford the penalties. DPI directed him to follow the instructions in the letter and that he needs to put whatever he wants considered or is disagreeing with must be in writing. DPI suggested that he respond to one of the emails that she sent to him. DPI told him where the required education can be found and how to find it at the OneCall site. He stated that he will have his secretary draft up the disagreement and email that in.</p> <p>On 4/25/2025 an email was received from Arty stating that "I went on the one call site. Can't really figure out how to take this test." Dpi maki responded to the email "Please follow the instructions in the notice of investigator report choosing option 1 or option 2. The education letter will go out after the case is voted on by the Damage Prevention Committee (DPC), but if you want to be proactive about completing the education, go to www.palcall.org and sign in. Do a search for Required PUC education. If you are still having trouble, please reach out to OneCall. 1-800-242-1776-Ext 7136. I have also attached a list of the OneCall liaisons that can help in all things that OneCall does.</p> <p>On 4/25/DPI sent 2 emails to A OK (Arty) telling him to follow the directions in the Notice of Investigator report and where to find the required education on the OneCall site. DPI Maki had to send a correction email to Arty, minutes after the first email, because the OneCall site now calls the required education PUC Compliance Training.</p> <p>On 6/03/2025 DPI Maki returned a call to Arhtur at OAOK Concrete and explained at length about the process and that at this time, the case is scheduled for an omnibus vote. On 6/03/2025 DPI Maki returned a call to Veronica from A OK Concrete and added her email to the case and explained the process to her.</p> <p>VIOLATIONS AOK Concrete is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</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.</p> <p>Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>Recommendation: The penalties are applied. Education is required. On 2/10/2025, DPI Maki called and emailed AOK with a proposition to reduce the penalties per Damage Prevention Supervisor. This is a first-time violation and the amount that this company stated that they had to pay for damages were substantial. On February 10, 2025 the DPI offered to reduce both \$1000 fines to \$50 each if he completed the PUC Online education within 30 days. Excavator failed to do so by March 10, 2025. DPS double checked attendance records on 3/18/2025 and he still had not attended. DPI contacted Mr. Keastead on April 24, 2025 and he responded that he didn't take the class because he couldn't figure out how. He did not contact the DPI during that time to ask for assistance finding the class. Fines will remain as-written.</p>	
52107	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: A..K. FENCING</p> <p>Project Owner: HOMEOWNER</p> <p>Other: K B Electric LLC</p>	<p><u>On 11/25/2024 8:30:00 AM at 107 Allen Dr, UWCHLAN TWP, CHESTER</u> KB Electric Disagreed. They stated that "First and foremost we want to state the correspondence received is not only offensive but fraudulent.</p> <p>We will state real clearly the order of operation at out clients property.</p> <ol style="list-style-type: none"> 1: Permits pulled with municipality. 2: Client contacted 811 to have the site marked out. 3: KB Electric installed a generator (WITH NO DAMAGE DONE TO ANYTHING) and passed ALL inspections. 4: Fraudulent letter sent to KB Electric from PAPUC demanding \$1500.00 (the letter clearly states the property was marked out and KB electric did NOT damage anything). <p>This sort of fraud and discrimination will not be tolerated".</p> <p>K B Electric added that "Secondly, the MAIN reason that we have clients call 811 and we do not do it ourselves. Was at the request of 811 themselves. We were told to have the client coordinate the call being that it is their property. This is not us trying to work around the system, this is us doing everything we can do to work with the system and play by its rules. The damage that occurred was 20 days after our job was completed and inspected by the township. This is offensive to every small business owner in the state and needs to be remedied".</p> <p>K B Electric sent an email with a snip showing that the homeowner can make the excavation call to OneCall. This is not PA OneCall but a general OneCall.com site. They also stated that they mainly used shovels. DPI is checking if anything else was used not mainly. On 4/22/2025 Sean from K B Electric stated that they brought their trencher with them, but only hand dug. The</p>	<p>A..K. FENCING: \$2,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>HOMEOWNER: \$0.00</p> <p>K B Electric LLC: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2 violations that were cited to K B Electric are withdrawn. *</p> <p>Homeowner disputed. Penalty and violation removed. *****</p> <p>The incident occurred on 11/25/2024 at 107 Allen Dr. in West Whiteland Township in Chester County.</p> <p>A Communications feeder was cut in multiple locations.</p> <p>COMCAST CABLEVISION stated in their Alleged Violation Report (AVR) that 715 qr feeder was cut in multiple locations in the fence holes. Pictures were provided.</p> <p>Compliance Research Results: AJ Fencing LLC has placed notifications with PA One Call in the past. Alt address provided, 1620 Mine Rd, Paradise PA 17562 717-442-7906. A ticket to install a fence at this address was found submitted by A.K. Fencing, after the homeowner submitted her AVR.</p> <p>A J Fencing was reported by Comcast to be the excavator, and no ticket was submitted by this excavator, but it was found that A K Fencing submitted a OneCall ticket to install a fence at this property within the ticket legal dig dates.</p> <p>A K Fencing did submit One Call ticket 20243180787 for this excavation.</p> <p>A ticket was also placed by the homeowner and included the fence installation and a generator to be installed by another excavator. See ticket 20243022532.</p> <p>A.J. Fencing was sent an AVR request letter, but was later found to be A. K. FENCING.</p> <p>A. K. Fencing AVR was due by 12/26/2024. No AVR has been received to date. Pictures show that there was obvious damage.</p> <p>Homeowner and Project owner were mailed an AVR request on 2/10/2025. DPI returned a call to Homeowner Scarlet Matos on 2/20/2025. Scarlet stated that she called in a ticket for the work for both excavators AK Fencing and KB Electric to put in a generator on the side of her house. DPI asked that she put all this information into her AVR. Scarlet made no reference to either excavator in her AVR.</p> <p>Homeowner Scarlet Matos stated in her AVR that “Prior to installing my fence, I secured a permit, and I also called 811. 811 assisted me, Serial Number 20243022532 was created, and all utilities came back as cleared, including Comcast. During the fence installation a Comcast conduit was struck. Comcast arrived and I spoke with them. I am unsure of the date/time of the event. In order to submit this, I had to enter a date/time”. ****</p> <p>Ticket 20243022532 was submitted by the homeowner Scarlet Matos on 10/25/2024 to put in a fence and a generator. The responses were due by 11/03/2024. Comcast responded “Clear. Facilities not involved.”</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>VIOLATIONS:</p> <p>A..K. FENCING is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. Recommendation: The penalties are applied. Education is required.</p> <p>K B Electric is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole responsibility to submit each locate request to the One Call System Recommendation: The penalties are applied. Education is required.</p> <p>The Homeowner is in violation of: 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. Recommendation: The \$500. penalty is reduced to \$250. Education is required.</p>	
51804	<p>Facility Owner: UGI Utilities Inc. Contractor/Excavator: BOBCAT OF MILFORD Other: B AND B SERVICES Other: CORNING NATURAL GAS CORPORATION / PIKE COUNTY LIGHT AND POWER COMPANY Other: PENCOR SERVICES / BLUE RIDGE COMMUNICATIONS</p>	<p><u>On 11/25/2024 9:25:00 AM at 284 State Route 6, MILFORD BORO, PIKE</u> The incident occurred on 11/25/2024 at 284 State Route 6 in Milford Borough in Pike County.</p> <p>A gas line was hit and damaged.</p> <p>UGI UTILITIES INC the facility owner stated in their Alleged Violation Report (AVR) that “Excavator struck and damaged a gas facility while digging without a one call”. Pictures were provided.</p> <p>Compliance Research Results: Prop owner/contractor listed on AVR has not placed one calls in the past. The ticket found is by another contractor and references prop owner hitting gas line in remarks. Jim Reeds Equipment Sales was listed in the AVR, but information found online is showing that this name and service has changed to Bobcat of Milford which includes Bobcat rental. On 2/24/2025 DPI Maki sent an email asking for more information about this incident. UGI responded promptly that "From the information I received, Jim Reeds is the same as Bobcat of Milford. Jim Reeds equipment sales employees were excavating with a mini excavator to repair the septic system for the property when the line was struck. 911 was called and on site. I have no information about B and B services or their emergency ticket. I can’t really confirm anything, but that is the information that was provided to our first responder and damage prevention team".</p>	<p>BOBCAT OF MILFORD: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(21) 1st Offense \$250.00</p> <p>CORNING NATURAL GAS CORPORATION / PIKE COUNTY LIGHT AND POWER COMPANY: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>PENCOR SERVICES / BLUE RIDGE COMMUNICATIONS: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>B and B Services is another excavator who requested the emergency ticket when the gas line was damaged. On 2/24/2025 DPI Maki sent an email asking for more information about this incident. B and B Services responded promptly that “ I was the one who put in the one call and was the on-site contact. Bobcat rentals is the property owner and they had started a project in which they proceeded to hit the gas line. Bobcat Rentals did notify 911 and UGI responded to repair the line. Following the repair we (B&B Services) were contracted to finish the initial project that had been started. I was hired by Bobcat of Milford. If you have any further questions, please feel free to reach out.</p> <p>BOBCAT OF MILFORD did not submit an AVR. ****</p> <p>Emergency Ticket 20243301423 was submitted by B and B Services working for BOBCAT Rentals on 11/25/2024 at 10:47a m. Remarks in the ticket state that Sewer line is currently disconnected. Property Owner started work and damaged a gas line which is currently being repaired and UGI is on site and has been notified. Pencore Services / Blue Ridge and CORNING NATURAL GAS CORPORATION / PIKE COUNTY LIGHT AND POWER COMPANY had no response until they both responded clear on 11/26/2024 at 6:43pm. *****</p> <p>VIOLATIONS: BOBCAT OF MILFORD - Jim Reeds Equipment Sales 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 business days of striking a line. Section 5(21) Excavator failed to pay the annual fee for services provided by the One Call system. Recommendation: The penalty is applied. Education is required.</p> <p>Listed below are facility owners in violation of Act 127-2024, Section 2(5)(vii) Failed to respond to an emergency One Call ticket as soon as practicable.</p> <p>CORNING NATURAL GAS CORPORATION / PIKE COUNTY LIGHT AND POWER COMPANY is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalty is applied. Education is required.</p> <p>PENCOR SERVICES / BLUE RIDGE COMMUNICATIONS is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalty is applied. Education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
51500	<p>Facility Owner: UGI UTILITIES INC. Contractor/Excavator: LIVENGOOD EXCAVATORS Project Owner: Unknown</p>	<p><u>On 11/25/2024 9:44:00 AM at 1571 VANBUREN ROAD, PALMER TWP, NORTHAMPTON</u> LIVENGOOD EXCAVATORS submitted a dispute indicating they had submitted an AVR as requested. Violations of 5(16) and 5(17) were withdrawn. – Case updated with information submitted on AVR, as it had been submitted timely, but was not properly linked to the case due to the incorrect year of the violation date. (Date was entered as 11/22/2023, instead of 2024.)</p> <p>*** The incident occurred on 11/22/2024 at 9:44 AM, at 1571 Vanburen Road, in Palmer Township, Northampton County.</p> <p>A gas line owned by UGI UTILITIES INC. was damaged. 911 was not called.</p> <p>UGI UTILITIES INC. submitted an Alleged Violation Report (AVR). Their AVR states, "LIVENGOOD WAS DIGGING A TRENCH AND WHEN DOING SOTHEY STRUCK A CORRECLY MARKED GAS SERVICE FACILITY CREATING A DAMAGE AND A LEAK.DIGGING IN THE TOLERANCE ZONE." Photos were submitted. They stated in the AVR that the lines were accurately marked using paint and were visible. Additionally, UGI stated in their AVR that there was evidence of the gas line, as a gas marker at the location.</p> <p>LIVENGOOD EXCAVATORS - An AVR request letter was mailed and emailed on 02/04/2025, requesting the contact information of the project owner. An AVR was filed on 02/10/2025 (Has violation date listed as 11/22/2023 and due to the incorrect year, it was not initially linked to the case.) Their AVR states, "There was a blow off valve, unmarked 8' past one call marking. We think the broken off wood marker or the rock we found on top while shoveling broke the blow off valve. Ugi was notified about difference in location marks. When shoveling around line noticed the valve top was broken, no structures or person was in danger." Project owner's information was not listed in the AVR. No indication in their AVR that 911 was called.</p> <p>The project owner is unknown.</p> <p>No indication that 911 was called for the gas leak.</p> <p>Routine ticket 20240301259 had a lawful start date of 02/05/2024. The damage occurred on 11/22/2024.</p> <p>Violations:</p> <p>LIVENGOOD EXCAVATORS - (No prior violations.) - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner's facilities in the construction area.</p>	<p>LIVENGOOD EXCAVATORS: \$1,250.00 Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. – Withdrawn.</p> <p>- Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. – Withdrawn.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51642	<p>Facility Owner: PPL Electric Utilities</p> <p>Contractor/Excavator: Varner Systems</p> <p>Project Owner: Marietta Ave Associates</p>	<p><u>On 11/25/2024 11:28:00 AM at 2441 Spring Water Circle, EAST HEMPFIELD TWP, LANCASTER</u> The incident occurred on 11/25/2024 at 11:28 AM, at 2441 Spring Water Circle, in East Hempfield Township, Lancaster County.</p> <p>An electrical line owned by PPL was damaged. There was not a PA One Call ticket.</p> <p>PPL Electric Utilities submitted an Alleged Violation Report (AVR). Their AVR states, "On Monday 11/25/24 at approximately 11:28 AM Varner Systems Inc contacted an underground primary at 2441 Spring Water Circle, Lancaster. Varner Systems Inc. did not place a One Call request for this work." Photos were submitted.</p> <p>Varner Systems - An AVR request letter was mailed on 02/04/2025. Additionally requested the contact information of the project owner. An AVR was received and stated, "On November 25th , Two employees, were on site at Lime Spring Village excavating for pole light bases. They believed they were clear of utilities and proceeded to auger for a pole base. They ignored the presence of stone dust, as an indicator of potential utilities, as they had previously encountered areas of excess stone dust outside of known utility ditches. The auger then caught the primary electric cabling, damaging it, and pulling it up out of the ground. They reported the incident to me and I contacted PPL to report the damage. PPL was able to come out and disconnect the damaged section of wiring as the development operates on a loop system." A photo was submitted. (AVR was submitted 80 calendar days after the line damage.)</p> <p>Marietta Ave Associates was listed as the Project Owner on Varner System’s AVR. An AVR has not been received as of 02/23/2025.</p> <p>Violations:</p> <p>Varner Systems –</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>Varner Systems: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Marietta Ave Associates: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. (AVR was submitted 80 calendar days after the line damage.) Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Marietta Ave Associates – - 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. No education required. Subcontractor vendor is responsible for this violation.</p>	
51471	<p>Facility Owner: Philadelphia Gas Works (PGW) Contractor/Excavator: Bellco Demolition LLC Project Owner: Unknown Other: PHILADELPHIA CITY WATER DEPARTMENT</p>	<p><u>On 11/26/2024 8:00:00 AM at 1523 W Flora, PHILADELPHIA CITY, PHILADELPHIA</u> The event occurred on 11/26/2024, at 8:00 AM, at 1523 West Flora Street, in Philadelphia City, Philadelphia County.</p> <p>A building was demolished without a PA One Call. There was an active gas line going to the property.</p> <p>Philadelphia Gas Works submitted an Alleged Violation Report (AVR). Their AVR states, "PGW tech noticed this building was left partially demolished with an active gas line going to this property. No notification was made to PA ONE CALL or PGW to abandon this service. Sent a crew to try and abandon this service and we are unable to do the way they left it. A no one call was placed by myself 20243311348." Photos were submitted.</p> <p>Bellco Demolition LLC - An AVR has not been filed as of 03/05/2025. An AVR request letter was mailed and emailed on 02/04/2025. Additionally requested the contact information of the project owner.</p> <p>The project owner is unknown.</p> <p>The demolition permit submitted by PGW shows the address at 1523 West Flora Street, in Philadelphia, PA. The name of the contactor is listed as Ronald Ormsby at 104 Hampton Court Sicklerville, NJ, 08081. This address matches the address of Bellco Demolition LLC. The permit was issued on 10/09/2024. The demolition permit lists the type of work as: Minor demolition for the complete demolition of existing structure for use as a vacant lot.</p> <p>Emergency ticket 20243311348 was for No PA One Call. The ticket states: Type of Work--[NO ONE CALL - DEMOLITION] Equip Present--[N] Equip Identifier--[RONALD ORMSBY] Active Digging--[N] Markings Visible--[N]</p> <p>Emergency ticket (20243311348) had a response due date of 11/26/2024. PHILADELPHIA CITY WATER DEPARTMENT responded on 11/26/2024 with, "SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 27 Nov 2024 1500". The final response of 'Field Marked' was received on 12/05/2024.</p>	<p>Bellco Demolition LLC: \$3,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$500.00</p> <p>PHILADELPHIA CITY WATER DEPARTMENT: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>PHILADELPHIA CITY WATER DEPARTMENT – - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243311348. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Bellco Demolition LLC – (No prior violations.) - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. - Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. - 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: The penalty is applied. PUC compliance training education is required.</p>	
51649	<p>Facility Owner: VERIZON PA LLC Contractor/Excavator: UTILITY LINE SERVICES Project Owner: PECO Designer: ENTRUST ENGINEERING Other: VERIZON PA LLC</p>	<p><u>On 11/26/2024 11:15:00 AM at SPRING MILL RD, LOWER MERION TWP, MONTGOMERY</u> Verizon disagreed with 2 of the violations. Violation Section 2(5)XI was withdrawn, this was entered in error as it should have been section 2(5)(vii). The violation of section 2(5)(i.1) is maintained, and snips of the routine ticket and emergency ticket were included in the email back to Verizon showing that the Verizon customer lost power. On 5/20/2025 Verizon sent an email stating they accept the violations and are processing for payment. * Entrust Engineering disagreed and stated that they were not aware of the damage until they received the stakeholder notice. DPI withdrew the violation. ***** The incident occurred on 11/26/2024 near 1028 N. Spring Mill Rd. in Lower Merion Township in Montgomery County. A Telecom line was damaged. UTILITY LINE SERVICES the excavator stated in their Alleged Violation Report (AVR) that While the crew was drilling in the area of 1028 N. Spring Mill Road to install a gas main they damaged an unmarked Verizon line. Reports, Designs and pictures were provided. VERIZON PA LLC the Facility owner AVR was due by 1/13/2025. No AVR has been received to date. PECO the project owner AVR was due by 1/06/2024. No AVR has been received to date.</p>	<p>VERIZON PA LLC: \$2,750.00 Section 2(5)(vii) 1st Offense \$1,000.00 Section 2(10) 1st Offense \$1,000.00 Section 2(5)(i) 1st Offense \$500.00 Section 2(5)(i.1) 1st Offense \$250.00 PECO: \$1,500.00 Section 6.1(7) 2nd Offense \$1,500.00 ENTRUST ENGINEERING: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ENTRUST ENGINEERING the designer AVR was due by 1/13/2025. No AVR has been received to date. *****</p> <p>*Emergency ticket 20243311619 was submitted by Utility line Services on 11/26/2024 at 11:27. Verizon had no response until 12/02/2024, when they responded with "Conflict".</p> <p>*Final Design ticket 20232342099 was submitted by Entrust / EN Engineering on 8/22/2023 with a response due by 9/06/2023. Verizon did not respond until 9/08/2023. *****</p> <p>VERIZON PA LLC 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. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Section 2(5)(ix) – Facility owner failed to respond promptly to the site of an excavation where its underground line was damaged. Recommendation: The penalties are applied. Education is required. The required facility owner education was completed by 8/13/2024. Incident occurred on 11/26/2024.</p> <p>PECO is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. This is a second offense. Recommendation: The penalties are applied.</p> <p>ENTRUST ENGINEERING 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. This is a first offense. Recommendation: The \$1000. Penalty is reduced to a warning. Education is required.</p>	
51550	<p>Facility Owner: Omni Fiber Contractor/Excavator: National Fuel Project Owner: National Fuel (Placeholder) Other: HERMITAGE CITY/HERMITAGE MUNI AUTH</p>	<p><u>On 11/27/2024 3:00:00 PM at 2979 HANN HILL RD, HERMITAGE CITY, MERCER</u> The non-damage incident occurred on 11/27/2024 at 3:00 PM, at 2979 Hann Hill Road, in Hermitage City, Mercer County.</p> <p>Non-damage event. A telecom line owned by Omni Fiber was not marked. (Ticket was responded to as clear, when lines were in the area.)</p> <p>Omni Fiber - An AVR request letter was mailed and emailed on 12/09/2024. An AVR was received. Their</p>	<p>Omni Fiber: \$0.00 Section 2(1)(ii)(A) 1st Offense \$0.00</p> <p>HERMITAGE CITY/HERMITAGE MUNI AUTH: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR states, “The updated layer package just came in from our prime contractor, ADB, on 12-3-24 to reflect this underground section. We did not have the data at the time to show this needed to be marked. This will be covered in the next update that we submit to PA811.”</p> <p>National Fuel submitted an AVR. Their AVR states, "Omni Fiber responded to one call ticket as clear, Omni has facilities that were involved in the excavation and were not marked.”</p> <p>An email was sent to Omni Fiber on 02/05/2025, requesting the date of when the line was installed. Two emailed replies were received. The initial response states, "I doublechecked the member mapping and see this area should be covered now. Unfortunately since the engineering data for this market is outsourced and imported, this was updated to the best of our ability on time. I am working on providing you with a construction date right now." The first email included a map. The second emailed response states, "We have received an update from our construction manager and have this area documented as being released on 8/30/24. Let me know if you have any other questions."</p> <p>The emergency ticket was for 11/27/2024. The ticket is for the address of 2979 HANN HILL RD. The ticket states work will be done in the street, sidewalk, private front and the left and right of the property. The map that Omni Fiber included in their emailed response shows that they have lines in the area. Omni Fiber reported in their email that their construction manager had the area documented as being released on 8/30/24. Omni Fiber responded to the emergency ticket as “CLEAR. NO FACILITIES OR FACIL NOT INVOLVED”. Omni’s AVR stated that they “did not have the data at the time to show this needed to be marked. This will be covered in the next update that we submit to PA811". The damage occurred just about 3 months after the 8/30/24 date that the document showing the installed lines was released to Omni. Line mapping and documenting should be updated in a timely manner.</p> <p>Emergency Ticket 20243322487 for a New Excavation Emergency (to repair a gas line) had a response due date of 11/27/2024.</p> <ul style="list-style-type: none"> - Omni Fiber replied “CLEAR. NO FACILITIES OR FACIL NOT INVOLVED” but the area is not clear and there are lines in the area. - HERMITAGE CITY/HERMITAGE MUNI AUTH did not respond to this ticket. <p>Violations:</p> <p>Omni Fiber –</p> <ul style="list-style-type: none"> - Section 2(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located. 	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The offense is a warning, and no penalty applied. PUC compliance training education is required.</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 20243322487.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51562	<p>Facility Owner: UGI Utilities, Inc Contractor/Excavator: McCorkel Construction Services Inc Project Owner: HAMPDEN TOWNHOMES LLC</p>	<p><u>On 11/27/2024 7:04:00 PM at E Trindle Rd, HAMPDEN TWP, CUMBERLAND</u> McCorkel Construction Services Inc. - letters continued to be returned as temporarily away. Stakeholder did not receive any notice of the investigation. When looking up the business on google, it shows that McCorkel Construction Services Inc is permanently closed. Violations withdrawn.</p> <p>*****</p> <p>On 11/27/2024, at 7:04 PM, there were 3 separate incidents on East Trindle Road, in Hampden Township, Cumberland County. (Address numbers 5157; 5163; and 5165.)</p> <p>A gas meter owned by UGI Utilities was damaged at 5163 East Trindle Road during demolition. There was no Pa One Call ticket. - No damage was reported at 5157 and 5165 East Trindle Road. Both were demolished. There was no Pa One Call tickets.</p> <p>UGI Utilities, Inc submitted an Alleged Violation Report (AVR). Their AVR states, "Contractor demolished 3 structures at 5157; 5163; and 5165 E Trindle Rd. PA One Call was not notified prior to demolitions. A gas meter set (above ground) was damaged as a result of demolition at 5163 E Trindle Rd." Photos were submitted. UGI's AVR indicated that 911 was called.</p> <p>McCorkel Construction Services Inc - To date, an AVR has not been filed. An AVR request letter was mailed on 02/04/2025. Additionally requested the contact information of the project owner. The AVR letter was returned by the USPS on 02/11/2025 with a yellow return sticker stating, "Temporary Hold".</p> <p>The project owner is HAMPDEN TOWNHOMES LLC. Unable to locate an exact address for the organization.</p> <p>PA One Call reported in the comments section of UGI's AVR, 'McCorkel Construction Services has placed one call notifications in the past.'</p> <p>Violations:</p> <p>McCorkel Construction Services Inc – All violations withdrawn.</p> <p>- 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</p>	<p>McCorkel Construction Services Inc: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>minimize interference with a facility owner’s facilities in the construction area.</p> <p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation.</p>	
51533	<p>Facility Owner: YORK WATER COMPANY Contractor/Excavator: Columbia Gas of PA - East Project Owner: Columbia Gas - Spacesaver</p>	<p><u>On 12/2/2024 10:10:00 AM at 2611 N SHERMAN ST, SPRINGGETTSBURY TWP, YORK</u> The incident occurred on 12/02/2024 at 2611 N Sherman St in Springgettsbury Township in York County.</p> <p>A water service line was damaged.</p> <p>YORK WATER COMPANY stated in their Alleged Violation Report (AVR) that “COLUMBIA GAS WAS EXCAVATING AT 2611 N SHERMAN ST ON 12/2/2024. AROUND 10:10A, YORK WATER RECEIVED A PHONE CALL THAT A SERVICE LINE WAS HIT BY COLUMBIA GAS. USIC LOCATES WATER MAINS AND SERVICES FOR YORK WATER CO. USIC PUT BLUE MARKINGS FOR THE SERVICE LINE AT 2611 N SHERMAN ST, HOWEVER, THEY WERE 27 FEET OFF. THE ACTUAL WATER SERVICE WAS 27 FEET SOUTH OF WHERE USIC HAD MARKED THAT SERVICE LINE. USIC MISMARKED AND WAS OFF BY 27 FEET, THEREFORE, NOT IN THE TOLERANCE ZONE”. 1 customer was affected 1-6 hours. Pictures were provided.</p> <p>Columbia Gas stated int their AVR that “Columbia Gas was onsite at 2611 N Sherman St., York, to install a new gas service when they struck and damaged a mismarked water service. The crew reported the damage to the local Columbia Gas Damage Prevention Specialist, who notified 811 and York Water. York Water responded immediately to stop the leak and make repairs”.</p> <p>*****</p> <p>YORK WATER COMPANY is in violation of Sections: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Recommendation: The penalty is applied.</p>	<p>YORK WATER COMPANY: \$750.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(i.1) 1st Offense \$250.00</p>
51768	<p>Facility Owner: Columbia Gas of PA - East Contractor/Excavator: Snavelly Excavating Other: HOOVER EXCAVATING</p>	<p><u>On 12/2/2024 10:30:00 AM at 2690 N SHERMAN ST, SPRINGGETTSBURY TWP, YORK</u> The incident occurred on 12/02/2024 at 2690 N Sherman St. in Springgettsbury Township in York County.</p> <p>A gas line was hit and damaged.</p> <p>Columbia Gas stated in their Alleged Violation Report (AVR) that “Snavelly Excavating was digging a trench in advance of installing a new sewer and storm system at 2690 N Sherman St., York, when they damaged the newly installed 1” plastic gas service. They notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The locate marks had been lost due to the ongoing construction. A Columbia Gas locator had been onsite 11/25/2024 to complete the locate for One</p>	<p>Snavelly Excavating: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Call ticket # 20243271999 placed by Hoover Excavating. Snavelly Excavating did not have their own One Call ticket. An individual from Snavelly attempted to describe the location of the gas line, stating it went at an angle to another patch in the road. However, the gas service actually ran straight from the new build out to the gas main, as documented with post-locate pictures. The local Damage Prevention Specialist (DPS) spoke with the foreman onsite and provided information about the importance of renotifying 811 and Columbia Gas if marks are missing or destroyed during construction. Additionally, if they are the contractors responsible for the digging, they must call in their own ticket and not rely on the builder's ticket". Pictures were provided. Compliance Research Results: Snavelly Excavating LLC, has placed notifications with PA One Call in the past.</p> <p>Snavelly Excavating never submitted an AVR.</p> <p>Hoover Excavating submitted ticket 20243271999 requesting lines to be remarked due to work not starting yet. Homeowner is listed as the PO. No AVR has been received to date</p> <p>Homeowner is the Project Owner. No AVR was received from homeowner.</p> <p>*There is no information on who directly hired Snavelly to do the work. *****</p> <p>Snavelly excavating is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>Recommendation: The penalty is applied. Education is required.</p>	
51672	<p>Facility Owner: UGI Contractor/Excavator: SUNPULSE SOLAR Project Owner: HOMEOWNER</p>	<p><u>On 12/2/2024 11:50:00 AM at 4156 Route 522, FRANKLIN TWP, SNYDER</u> The incident occurred on 12/02/2024, at 4156 Route 522, in Franklin Township, Snyder County.</p> <p>A gas line and an unknown facility pipe were damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR) that “Contractor installing solar stated they believed they hit a gas service. Pipe that was pulled from excavation, pipe in question was not gas service. Gas could be smelled around the area. After locating the service, it was discovered that the gas line had been damaged by the trencher in another area” 1 customer was affected. Pictures were provided. 911 was notified. Compliance Research results: Contractor has placed one calls in the past. Pipe that was pulled is an unknown facility.</p> <p>SUNPULSE SOLAR AVR was due on 1/03/2025. No AVR has been received to date.</p>	<p>SUNPULSE SOLAR: \$2,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Homeowner is the project owner. No AVR was received to date. *****</p> <p>SUNPULSE SOLAR is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Recommendation: The penalty is applied. Education is required.</p>	
52007	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: Columbia Gas of PA</p> <p>Project Owner: RH CRAWFORD INC</p> <p>Other: COLUMBIA GAS - SPACESAVER</p> <p>Other: First Energy / Met Ed</p> <p>Other: SHENTEL COMMUNICATIONS</p>	<p><u>On 12/3/2024 10:25:00 AM at 341 MOULSTOWN RD, PENN TWP, YORK</u> Met Ed / First Energy disagreed and provided the contact documentation. The penalty of 2(5)(i.2) is withdrawn. **</p> <p>Columbia Gas disagreed and stated that the previous ticket 20243230532 included the excavation date of 12/03/2024. This is correct and the violation was withdrawn. Ticket 20243370571 and ticket 20243230532 stated that the work had not yet started. *****</p> <p>The incident occurred on 12/03/2024 at 341 Moulstown Rd in Penn Township in York County.</p> <p>A Communications conduit was hit and damaged 2 times.</p> <p>Columbia Gas of PA – East stated in their Alleged Violation Report (AVR) that “Columbia Gas was onsite to install a new gas service to R H Crawford Trucking when they made contact with orange conduit, 4 inches deep, while removing sod. The crew stopped work and contacted Columbia’s local Damage Prevention Specialist to advise they hit the line but confirmed with R H Crawford Trucking that all internet and communication lines were still working. Damage Prevention notified 811 of the possible damage. The crew decided to move over 3 feet away and continue to dig their trench line. In the new dig location, they kinked the same conduit, completely off the marks. This time it was confirmed the Comcast service had been interrupted. The local Columbia Gas Damage Prevention Specialist arrived onsite, called USIC for possible eta, then directly notified Comcast to create a repair ticket. Comcast arrived onsite for repairs, and USIC marked out the cable drop completely different than they did for the original locate”. Report and pictures were provided.</p> <p>Comcast the facility owner did not submit an AVR for either of the line strikes.</p> <p>RH CRAWFORD INC did not submit an AVR. *****</p> <p>Ticket 20243370571 was submitted on 12/02/2024 with a response due by 12/04/2024 asking for an update to remark lines, since the work had not yet started. Comcast and Metropolitan Edison scheduled a mark, but did not complete the mark until 12/05/2024. This delay</p>	<p>COMCAST: \$1,750.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i.2) 1st Offense \$250.00</p> <p>Columbia Gas of PA: \$0.00</p> <p>RH CRAWFORD INC: \$0.00 Section 6.1(7) 1st Offense \$0.00</p> <p>First Energy / Met Ed: \$0.00</p> <p>SHENTEL COMMUNICATIONS: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>was not mutually agreed upon and not in writing. *The incident occurred on 12/03/2024.</p> <p>Emergency ticket 20243381573 was submitted by Columbia Gas on 12/03/2024 at 11:04. *Note that the legal dig date from update ticket 20243370571 is 12/05/2024 and specifies that the reason for the update is that work has not yet started.</p> <p>Shentel never gave a final response, but did respond with Insufficient info do not dig.</p> <p>Comcast responded, “clear no facilities”. Comcast responded field marked on the other 2 tickets provided. Comcast also was noted in the Columbia Gas AVR as having come out to fix their line. They stated that it was also confirmed that Comcast service was interrupted. This is a second hit to the same line.</p> <p>BrightSpeed responded “clear no facilities”.</p> <p>VIOLATIONS:</p> <p>COMCAST CABLEVISION is in violation of:</p> <p>Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure that the excavator is aware of a facility owners inability to locate it’s facilities. Ticket 20243370571 was scheduled to be marked, but no other information was provided. This was not in mutual agreement.</p> <p>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.</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. The same line was hit 2X, but just 1 violation given, since Columbia Gas started digging before the lawful start date of ticket 20243370571. * Ticket request noted that work has not yet started – remark lines.</p> <p>Recommendation: The penalties are applied.</p> <p>RH CRAWFORD INC is in violation of section:</p> <p>Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. This is a first-time violation.</p> <p>Recommendation: \$1000. Penalty is reduced to a warning. Project Owner education is required.</p> <p>First Energy - Met Ed is in violation of:</p> <p>Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure that the excavator is aware of a facility owners inability to locate it’s facilities.</p> <p>Recommendation: The penalty is applied.</p> <p>SHENTEL Communication is in violation of:</p> <p>Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure that the excavator is aware of a facility owners inability to locate it’s facilities. Emergency ticket 20243381573 was</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>scheduled to be marked, but no other information was provided, and ticket was never updated with a final response.</p> <p>Recommendation: The penalty is applied. Facility owner education is required.</p>	
51594	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: South Side Plumbing and Heating</p>	<p><u>On 12/3/2024 12:00:00 PM at 50 South 18th St, PITTSBURGH CITY, ALLEGHENY</u> South Side Plumbing and Heating is disagreeing. They stated that "In regards to the incident and the penalties: **5(2.1) Excavator failed to submit a location request to One Call within the correct timeframe.** We acknowledge the mistake in not placing a one call before work commenced. This situation involved a time-sensitive repair due to an active water leak at the customer's property. The initial project manager, who was responsible for placing the one call, left for vacation right after the site visit. The customer accepted our contract over the weekend, and given the urgency, we needed to act quickly and prepared to start on Monday. The new project manager assumed the one call had been made based on markings present onsite, which we later discovered were from a previous utility project. This oversight was a serious error on our part in assuming protocol was followed. We have since implemented internal measures to prevent this from happening again. While we accept responsibility for this oversight, our historical record of one-call placements demonstrates that it is a standard practice for us.</p> <p>**5(11.2) When using trenchless technology, the Excavator failed to utilize the best practices published by the Common Ground Alliance.** In response to this violation, I want to emphasize that our company has been in operation since 1947, regularly performing repairs of this nature. This appears to be an issue of education rather than willful negligence. With over 20 years of experience, I have not encountered any reference to the "Common Ground Alliance." Is there a specific law or requirement in Pennsylvania mandating that contractors must be aware of the publications from the Common Ground Alliance? If so, I would appreciate if you could share that documentation for my review, as I was not previously aware of such a requirement.</p> <p>**5(8) Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of gas or liquid, which may endanger life, health, or property.** I believe this violation holds limited merit. Upon realizing the underground facility had been struck, we promptly notified One Call about the damage, only to discover that a One Call request had never been initiated. Our actions were not intended to conceal anything; until we were informed of the lack of a request, we believed we had struck an unmarked line. We immediately contacted the facility owner to inform them of the damage to ensure they could address the situation as necessary. We believed we acted to the best of our ability in this situation.</p> <p>**5(16) Excavator failed to submit an Alleged Violation Report within 30 days of striking a line or other violation.** This issue may stem from a lack of knowledge regarding reporting requirements. I was</p>	<p>South Side Plumbing and Heating: \$2,250.00</p> <p>Section 5(2.1) 1st Offense \$500.00</p> <p>Section 5(11.2) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>unaware that an Alleged Violation Report was necessary within 30 days of such an incident. There was no intention to neglect this requirement, and until I received the violation notice, I did not know what needed to be submitted or to whom.</p> <p>At this time, I am disputing 3 out of the 4 compliance violations. I may reconsider the dispute concerning the Common Ground Alliance publications if there is a legal requirement for contractors to be familiar with them, but I have not encountered this organization prior to this matter. In closing, we acknowledge our mistake regarding the verification of the one-call request status. We remain committed to the safety of our workers, customers, and the public. I am eager to enhance my understanding of compliance with laws related to this work and would appreciate any guidance on where to find additional educational resources.</p> <p>DPI Maki responded with an offer to reduce 3 the violations by half reducing the \$3500. Total penalties to \$2250. The penalty for the violation section 5(8) cannot be reduced as it is a PHMSA requirement. DPI Maki also asked South Side Plumbing to provide any other information they would like considered by 4/04/2025. On 3/28/2025 an email was received asking for a larger reduction of the penalties. DPI denied that larger deduction and the full penalties are maintained. The case will be scheduled for a DPC meeting. On 4/01/2025 South Side Plumbing and Heating sent an email accepting the original offer to reduce the penalties from \$3500 to \$2250. On 5/22/2025 DPI Maki responded to an email and explained what the vote is for. *****</p> <p>The incident occurred on 12/03/2024 at 50 South 18th St. in Pittsburgh City in Allegheny County.</p> <p>A gas line was damaged. 911 was not notified.</p> <p>Peoples Natural Gas stated in their Alleged Violation Report (AVR) that “South Side Heating and Plumbing was using a mole machine shot install a water service line. No One Call request was placed and South Side Plumbing and Heating struck a Peoples Gas pressured 8 inch plastic main line causing damage”. The Project Owner is unknown. 911 was not notified. Picture was submitted.</p> <p>Compliance Research results: South Side Plumbing and Heating has placed notifications with PA One Call in the past.</p> <p>South Side Plumbing and Heating have not submitted an AVR to date. AVR was due by 1/6/2025, which is 30 days from 12/03/2024.</p> <p>Designer and project owner were not provided. No OneCall tickets were found for this project. *****</p> <p>South Side Plumbing and Heating is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>Section 5(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)</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line.</p> <p>Recommendation: The penalty is applied. Education is required.</p>	
51926	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: DANIELS EXCAVATING</p> <p>Project Owner: Municipal Authority of Westmoreland County (MAWC)</p>	<p><u>On 12/4/2024 12:00:00 PM at 1820 CORNWALL DR, NORTH HUNTINGDON TWP, WESTMORELAND</u> Municipal Authority of Westmoreland County (MAWC) is disputing stating the damage occurred prior to the project starting and was not caused by their excavator. They requested the violations and penalties to be withdrawn for themselves and the excavator. They submitted additional photos. The photos show the Comcast line was damaged prior to Municipal Authority of Westmoreland County (MAWC) project taking place. Additionally, USIC submitted side by side photos taken on 11/04/2024 pre locate and after the damage was reported on 12/04/2024. The damage can be seen in USIC's locate photos taken on 11/04/2024.</p> <p>Violations, penalties and education withdrawn for the project owner Municipal Authority of Westmoreland County (MAWC) and excavator DANIELS EXCAVATING.</p> <p>*****</p> <p>The incident occurred on 12/04/2025 at 1820 Cornwall Dr. in North Huntingdon Township in Westmoreland County.</p> <p>A CATV Feeder was hit and damaged. Over 51 people were listed as affected.</p> <p>Comcast the facility owner stated in their AVR that “FAILED TO EXPOSE MARKED FACILITIES AND DAMAGED A CATV FEEDER”. Reports and Pictures were provided. They added that over 51 customers were affected for <1 hour. On 1/23/2025 the DPI sent an email to Comcast asking for documentation showing the number of customers who were affected. No information has been received to date.</p> <p>DANIELS EXCAVATING did not submit an AVR. Their AVR was due by 1/03/2025.</p> <p>Municipal Authority of Westmoreland County (MAWC) the project owner did not submit an AVR. Their AVR was due by 1/03/2025.</p> <p>VIOLATIONS: DANIELS EXCAVATING: Violations withdrawn.</p>	<p>COMCAST: \$500.00 Section 2(11) 1st Offense \$500.00</p> <p>DANIELS EXCAVATING: \$0.00</p> <p>Municipal Authority of Westmoreland County (MAWC): \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. A fine factor of .5 has not been added to this violation per the Damage Prevention Section Fine Factor Determination Fine Calculator. Comcast stated that over 51 customers were affected. Comcast never verified what number of customers that were affected. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>Municipal Authority of Westmoreland County (MAWC): Violation withdrawn. Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p> <p>Comcast Cablevision is in violation of: Section 2(11) - 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 request. Recommendation: The penalty is applied.</p>	
51661	<p>Facility Owner: SPRING TOWNSHIP OF BERKS COUNTY Contractor/Excavator: Caddick Utilities Project Owner: PENNSYLVANIA AMERICAN WATER Designer: PA American Water - Spacesaver Other: A H MOYER Other: FASTBRIDGE FIBER Other: PPL</p>	<p><u>On 12/5/2024 8:00:00 AM at 2113 Burkey Dr., SPRING TWP, BERKS</u> Fastbridge Fiber disagreed and would like to present their case to the Damage Prevention Committee (DPC). Fastbridge scheduled mark and did have a timely response. The violation 2(5)(i.2) has been withdrawn. * PPL disagreed and sent in verification that communication was made. The violation 2(5)(i.2) is withdrawn. **** The incident occurred on 12/05/2024 at Burkey Dr in Spring Township in Berks County.</p> <p>A Sewer gathering pipe was hit and damaged. The damage was noted as \$5,262.19.</p> <p>SPRING TOWNSHIP OF BERKS COUNTY stated in their Alleged Violation Report (AVR) that “Earlier in the year of 2024 A new water line was installed in the 2100 Blk of Burkey Dr. On 12/2/24 the homeowner of 2113 Burkey Dr contacted the Township about a sewer clog. The homeowner had a plumber come out and check their line and the township also had a plumber check the line both plumbers were hitting mud. On 12/4/24 a township contractor dug up the sewer lateral and discovered that when the installed the new water main the dug right through the sewer lateral for 2113 Burkey dr”. Pictures and reports were provided. A Service Invoice from A.H. Moyer, Inc was also provided for the cost of the sewer repairs, which listed \$4,962.19 on the bill. Another invoice #000117 was provided from Tactical Drain Rescue & Plumbing for \$300. pictures were provided.</p>	<p>Caddick Utilities: \$600.00 Section 5(4) 1st Offense \$600.00</p> <p>FASTBRIDGE FIBER: \$0.00</p> <p>PPL: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PENNSYLVANIA AMERICAN WATER stated in their AVR that “Caddick Utilities replaced water main on Burkey Dr. from Evergreen to Gring Dr. After project completion on 12/4/24 Spring Township uncovered a collapsed sewer lateral. It appears When Caddick was installing the new water main they struck and broke the terracotta sewer lateral at 2113 Burkey Dr. The sewer laterals were not marked at the point of connection to the sewer main. The sewer lateral was not in line with the clean out. I am sure if Caddick was aware of the damage at the time of excavation they would have repaired the lateral and notified the township”. Pictures and reports were provided.</p> <p>Caddick was mailed and emailed an AVR request letter on 2/24/2025. Caddick had already submitted an AVR that was not located because of conflicting date and municipality. An email that was received on 2/25/2025 helped locate the AVR. And AVR was added to the case. Caddick stated in their AVR that “Caddick Utilities replaced water main on Burkey Dr. from Evergreen to Gring Dr. After project completion on 12/4/24 Spring Township uncovered a collapsed sewer lateral. It appears When Caddick was installing the new water main they struck and broke the terracotta sewer lateral at 2113 Burkey Dr. The sewer laterals were not marked at the point of connection to the sewer main. The sewer lateral was not in line with the clean out. I am sure if Caddick was aware of the damage at the time of excavation they would have repaired the lateral and notified the township”. Pictures and reports were provided. On 2/25/2025 DPI Maki asked if Caddick could provide any pictures with sewer markings since they stated the main was marked. DPI Maki sent an email asking if there any laterals marked?</p> <p>An email was received on 2/25/2025 from Caddick stating that upon further investigation they found that the main and laterals were marked. Caddick asked to have this information updated in the case. See attachment named Caddick updates AVR information - laterals were marked.</p> <p>VIOLATIONS Caddick Utilities is in violation of: Section 5(4) Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied. *****</p> <p>Listed below are facility owners in violation of Act 127-2024, Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities.</p> <p>FASTBRIDGE FIBER is in violation of: Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PPL is in violation of: Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities.</p>	
51708	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Golden Triangle Construction Company, Inc. Project Owner: Robinson Township Municipal Authority Designer: NIRA CONSULTING ENGINEERS INC</p>	<p><u>On 12/6/2024 9:50:00 AM at 5112 HAUDEN ROAD, ROBINSON TWP, ALLEGHENY</u> Peoples Gas submitted additional information. Violation withdrawn.</p> <p>*****</p> <p>The incident occurred on 12/06/2024 at 9:50 AM, at 5112 Hauden Road, Robinson Township, Allegheny County.</p> <p>A gas line owned by Peoples Gas was damaged. 911 was called.</p> <p>Peoples Natural Gas submitted an Alleged Violation Report (AVR). Their AVR states, "GOLDEN TRIANGLE CONSTRUCTION working for ROBINSON TOWNSHIP MUNICIPAL AUTHORITY struck and damaged an improperly marked Peoples Gas service line." Photos were submitted.</p> <p>Golden Triangle Construction Company, Inc., submitted an AVR. Their AVR states, "GTC crew was performing excavation for water main and test holes to locate the marked gas service on Hauden Road starting at 7AM.GTC operator was cleaning the water main trench with the excavator well before the gas service marking when at 9:50AM the operator hit a 1-inch gas service at 41-inch depth. The gas service marking was 8FT further up the hill. There was no evidence of a curb box or that the line was mismarked. GTC foreman Pete Mercurio called 911 and project management to notify Peoples Natural Gas of the hit. A PNG supervisor arrived within the hour and repaired the gas service." Photos were submitted.</p> <p>Robinson Township Municipal Authority submitted an AVR. Their AVR states, "Golden Triangle Construction was excavating for a new water main and test holes to locate gas service on Hauden Dr. The excavator struck a 1" Peoples Natural gas service line at 41" deep. The service line was marked 8Ft further up the hill. Apon striking the service line, the foreman called 911 to report it."</p> <p>NIRA CONSULTING ENGINEERS INC submitted an AVR. Their AVR states, "GTC crew was performing excavation for water main and test holes to locate the marked gas service on Hauden Road starting at7AM.GTC operator was cleaning the water main trench with the excavator well before the gas service marking when at 9:50AM the operator hit a 1-inch gas service at 41-inch depth. The gas service marking was 8FT further up the hill. There was no evidence of a curb box or that the line was mismarked. GTC foreman Pete Mercurio called 911 and project management to notify Peoples Natural Gas of the hit. A PNG supervisor</p>	<p>Peoples Natural Gas: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>arrived within the hour and repaired the gas service.” Photos were submitted.</p> <p>Violations:</p> <p>Peoples Natural Gas – Withdrawn - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	
51875	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: MACHI MECHANICAL</p>	<p><u>On 12/6/2024 11:00:00 PM at 1003 Streets Run Rd, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 12/06/2024, on 1003 Streets Run Rd, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged. No tickets associated with this incident.</p> <p>Peoples Gas Alleged Violation Report (AVR) states that “MACHI MECHANICAL working without a One Call request struck and damaged a Peoples Gas service line. As shown in the picture, there is clear evidence of underground utilities in the area as they were digging directly in front of the People Gas meter”. One picture was provided. 911 is checked as not notified. On 1/08/2025, the Damage Prevention Investigator (DPI) asked Peoples Gas if they had any other information that showed this excavator was the one who damaged the line. On 1/13/2025 Peoples Gas submitted the first responders report showing that Machi Mechanical reported this incident naming themselves as the excavators.</p> <p>Compliance Research Results: No record of contractor placing One Call notifications with PA One Call in the past.</p> <p>Project owner is unknown.</p> <p>MACHI MECHANICAL did not submit an Alleged Violation Report, it was due by 1/06/2025.</p> <p>MACHI MECHANICAL is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System. Recommendation: The penalties are applied. Education is required.</p>	<p>MACHI MECHANICAL: \$3,250.00 Section 5(2.1) 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> <p>Section 5(21) 1st Offense \$250.00</p>
51835	<p>Facility Owner: ASTOUND BROADBAND POWERED BY RCN Facility Owner: PENCOR SERVICES/BLUE RIDGE COMMUNICATION</p>	<p><u>On 12/10/2024 8:00:00 AM at RITZ CRAFT ST, LEHIGH TWP, NORTHAMPTON</u> Met - Ed / First Energy had disputed and the violation was withdrawn. Upon additional review, they did respond timely to the ticket.</p> <p>PENCOR SERVICES/BLUE RIDGE COMMUNICATION disputed untimely.</p>	<p>ASTOUND BROADBAND POWERED BY RCN: \$1,750.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v.1) 1st</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: COMMANDO ENERGY</p> <p>Other: Lehigh Township Muni Auth</p> <p>Other: Met Ed/First Energy</p> <p>Other: MOUNTAIN VIEW MHC (EQUITY LIFESTYLE)</p> <p>Other: PPL</p> <p>Other: Verizon</p>	<p>*****</p> <p>Occurrences on multiple dates, between 11/13/2024 and 12/18/2024 in Lehigh Township, Northampton County.</p> <p>Non-damage. Multiple non-responses to tickets.</p> <p>ASTOUND BROADBAND POWERED BY RCN - As of 02/18/2025, an Alleged Violation Report (AVR) has not been filed.</p> <p>PENCOR SERVICES/BLUE RIDGE COMMUNICATION - As of 02/18/2025, an AVR has not been filed.</p> <p>COMMANDO ENERGY submitted an AVR. Their AVR states, "USIC has been refusing to locate tickets and is currently 5 tickets behind. One ticket has already expired, and another is at risk to expire today. They have stated a preference for handling easier tickets, as it allows them to complete more tasks and improve their performance metrics. Their response to the tickets are on the last day they ticket is valid. We have lost over 7 days of work, which we are forced to take off due to USICs delays. Ticket serial numbers are:20243391609 (Renotified with no response)20243401984 (Renotified with no response)20243481937 (entry date 12/13/23 USIC mark date 12/30/2420243513444(entry date 12/16/24 USIC mark Date 12/31/242024350681 (entry date 12/18/24 USIC no response.”</p> <p>Complex Project ticket 20243181097 had a response due date of 11/17/2024. MOUNTAIN VIEW MHC responded ‘Scheduled Mark’ on 11/19/2024. A list of complex meeting attendees was submitted, and they did not attend the meeting.</p> <p>Routine ticket 20243391609-000 had a response due date of 12/06/2024. Verizon and MOUNTAIN VIEW MHC did not respond. ASTOUND BROADBAND POWERED BY RCN, PPL ELECTRIC, and MET-ED all responded on 12/06/2024 'Scheduled Mark by 18 Dec 2024 2330' -The lines for these 3 stakeholders were not 'Field Marked' until 12/19/2024.</p> <p>Routine ticket 20243391609-001 had a response due date of 12/17/2024. ASTOUND BROADBAND POWERED BY RCN responded ‘Field Marked’ on 12/19/2024. PPL ELECTRIC responded ‘Field Marked’ on 12/19/2024. MOUNTAIN VIEW MHC responded on 12/17/2024, ‘SCHEDULED DATE & TIME LINES WILL BE MARKED BY:17 Dec 2024 0915’ but a final response was not received. PENCOR SERVICES/BLUE RIDGE COMMUNICATION responded ‘Field Marked’ on 12/19/2024.</p> <p>Routine ticket 20243401984-000 had a response due date of 12/09/2024. Verizon responded ‘Field Marked’ on 12/10/2024. MOUNTAIN VIEW MHC responded on 12/17/2024 ‘Scheduled Mark by 12/17/2024 0915’, but</p>	<p>Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>PENCOR SERVICES/BLUE RIDGE COMMUNICATION: \$1,500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Lehigh Township Muni Auth: \$2,000.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Met Ed/First Energy: \$0.00</p> <p>MOUNTAIN VIEW MHC (EQUITY LIFESTYLE): \$2,750.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>did not give a final response. ASTOUND BROADBAND POWERED BY RCN responded on 12/09/2025, ‘Scheduled mark by 12/19/2024 23:30’, but did not provide a final response. PPL ELECTRIC responded on 12/09/2025, ‘Scheduled mark by 12/19/2024 23:30’, but did not provide a final response. LEHIGH TOWNSHIP MUNI AUTH did not respond to the ticket. PENCOR SERVICES/BLUE RIDGE COMMUNICATION responded on 12/09/2024, ‘Scheduled mark by 12/19/2024 23:30’, but did not provide a final response.</p> <p>Routine ticket 20243401984-001 had a response due date of 12/19/2024. ASTOUND BROADBAND POWERED BY RCN, PPL ELECTRIC, LEHIGH TOWNSHIP MUNI AUTH and PENCOR SERVICES/BLUE RIDGE COMMUNICATION did not respond.</p> <p>Routine ticket 20243513444 had a response due date of 12/18/2024. MOUNTAIN VIEW MHC responded on 12/17/2024 ‘SCHEDULED DATE & TIME LINES WILL BE MARKED BY:17 Dec 2024 0915’ but a final response was not received. LEHIGH TOWNSHIP MUNI AUTH did not respond to this ticket.</p> <p>Routine ticket 20243530681 had a response due date of 12/20/2024. MOUNTAIN VIEW MHC responded on 12/18/2024 ‘SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 18 Dec 2024 1000’ but a final response was not received.</p> <p>Routine ticket 20243481937 had a response due date of 12/17/2024. MOUNTAIN VIEW MHC responded on 12/17/2024, ‘SCHEDULED DATE & TIME LINES WILL BE MARKED BY:17 Dec 2024 0915’ but a final response was not received. LEHIGH TOWNSHIP MUNI AUTH did not respond to the ticket.</p> <p>Violations:</p> <p>MOUNTAIN VIEW MHC –</p> <ul style="list-style-type: none"> - Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20243181097. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243391609-000. - Section 2(5)(v.2) - Failed to timely enter a final response to all locate requests. Routine tickets 20243513444 and 20243530681. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Renotify Routine ticket 20243391609-001. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243401984-000. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243481937. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>PPL: \$1,750.00 Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Verizon: \$750.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243391609-000. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20243401984-000 <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>ASTOUND BROADBAND POWERED BY RCN –</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 20243391609-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Renotify Routine ticket 20243391609-001. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243401984-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Routine renotify ticket 20243401984-001. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PPL ELECTRIC –</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 20243391609-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Renotify Routine ticket 20243391609-001. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243401984-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Routine renotify ticket 20243401984-001. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>MET-ED - 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 20243391609-000. <p>LEHIGH TOWNSHIP MUNI AUTH –</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243513444. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243401984-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Routine renotify ticket 20243401984-001. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243481937. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PENCOR SERVICES/BLUE RIDGE COMMUNICATION –</p> <ul style="list-style-type: none"> - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Renotify Routine ticket 20243391609-001. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 30353401984-000. 	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Routine renotify ticket 20243401984-001. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
51872	<p>Facility Owner: Columbia Gas of PA Contractor/Excavator: SHOEMAKER LIMITED LLC Project Owner: Homeowner</p>	<p><u>On 12/12/2024 7:30:00 AM at 197 TUSCARONA DR, YORK TWP, YORK</u> Incident occurred on December 12th, 2024, at 197 Tuscarona Drive, York Township, York City.</p> <p>A gas line was damaged.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) states, "Shoemaker Limited LLC was replacing a water service when they struck and damaged the accurately marked 1” plastic gas service feeding 197 Tuscarora Dr., York. A plumber onsite turned the gas valve to shut down the flow of gas. The plumber notified his boss, who then notified Columbia Gas of the damage. 911 was not notified. Columbia Gas responded immediately to make the area safe and complete repairs. While onsite, Shoemaker Limited LLC advised they hand dug and spotted the 1" orange plastic gas service, then proceeded to dig their trench above the gas service, which resulted in the damage. The local Damage Prevention Specialist provided education onsite regarding the One Call law, the requirement to notify 911 anytime there is a release of gas, hand digging best practices in the tolerance zone, and to never turn any underground valve."</p> <p>Shoemaker Limited, LLC's AVR states, "Replacing water line, hand dug and found the 1" gas service, we continued to trench thinking we had enough clearance and ended up making contact with the gas service line. The plumber whom I was working for turned off the gas valve to shut gas off, called his boss, who then immediately called Columbia gas. Columbia gas showed up and made appropriate repairs."</p> <p>Violations:</p> <p>Shoemaker Limited LLC Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 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> <p>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Violation reduced to warning.</p>	<p>SHOEMAKER LIMITED LLC: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Homeowner: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>
52111	<p>Facility Owner: Comcast Contractor/Excavator: DANELLA Project Owner: PECO Other: Verizon</p>	<p><u>On 12/12/2024 9:00:00 AM at SEEDLING DR, NORTHAMPTON TWP, BUCKS</u> The incident occurred on 12/12/2024 at 9:00 AM, on Seedling Drive, in Northampton Township, Bucks County.</p>	<p>DANELLA: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(11.2) 1st</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A Cable TV line owned by Comcast was damaged.</p> <p>Comcast submitted an Alleged Violation Report (AVR). Their AVR states, "our feeder was hit in several places tdr shows 3 spots hit causing degraded services". Photos were submitted.</p> <p>DANELLA - To date, an AVR has not been filed.</p> <p>PECO - To date, an AVR has not been filed.</p> <p>Routine ticket 20243400770 had a response due date of 12/05/2024. Verizon responded 'Clear' on 01/03/2025.</p> <p>Violations:</p> <p>Verizon – - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20243400770. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>DANELLA – - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. - Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PECO – - 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>Offense \$500.00</p> <p>PECO: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Verizon: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>
51796	<p>Facility Owner: PEOPLES NATURAL GAS - SPACESAVER</p> <p>Contractor/Excavator: WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC</p> <p>Project Owner: PEOPLES NATURAL GAS</p>	<p><u>On 12/13/2024 2:00:00 PM at MCCANDLESS AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 12/13/2024 on McCANDLESS AVE in Pittsburgh City in Allegheny County.</p> <p>A gas line was hit and damaged.</p> <p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC the excavator stated in their Alleged Violation Report (AVR) that "Wilson Excavating was performing work for Peoples Gas on McCandless Ave in Pittsburgh when a marked gas line was struck and damaged. The Peoples Gas inspector was on site when the line was struck. The inspector immediately stopped the flow of gas and shut down the crew until repairs could be made". They also note that they did not use prudent techniques within the tolerance zone. Pictures and reports were provided.</p> <p>PEOPLES NATURAL GAS the project and facility owner stated in their AVR that "Wilson Excavating was performing work for Peoples Gas on McCandless Ave in Pittsburgh when a marked gas line was struck and damaged. The Peoples Gas inspector was on site when the line was struck. The inspector immediately stopped</p>	<p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>PEOPLES NATURAL GAS: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the flow of gas and shut down the crew until repairs could be made. Additional documents need attached to AVR from member services rep 12/24/24 cag". Reports and pictures were provided. *****</p> <p>Ticket 20243042659 was submitted by Wilson Excavating on 10/30/2024 with a response due by 11/01/2024. Peoples Gas did not respond until 11/04/2024. *****</p> <p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. The penalties are applied. Education is required.</p> <p>PEOPLES NATURAL GAS is in violation of: Section 2(5)(v) Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: The penalty is applied. Education is required.</p>	
51808	<p>Facility Owner: PPL Contractor/Excavator: HOMEOWNER Project Owner: HOMEOWNER - SPACESAVER</p>	<p><u>On 12/14/2024 12:00:00 PM at 204 Windy Hill Rd, WHEATFIELD TWP, PERRY</u> Homeowner disagrees and stated that he was the person excavating without a OneCall ticket and that he did damage the line, stating it was his personal line, with his shovel. The fact remains that he was using an excavator without a proper OneCall ticket and ignored the AVR request letter. DPI made him an offer to maintain the violations but to withdraw the penalties for all 3 violations, and to keep the education. DPI asked him to respond to this offer before any changes are made. On 4/16/2025 an email was received stating that Mr. Burget accepts this offer. All three penalties are reduced to a warning. *****</p> <p>The incident occurred on 12/14/2024 at 204 Windy Hill Rd in Wheatfield Township in Perry County.</p> <p>An underground ring wire was damaged.</p> <p>PPL ELECTRIC UTILITIES CORPORATION stated in their Alleged Violation Report (AVR) that "On Saturday 12/14/2024 at approximately 12:00 PM Joe Burget was working to install an electric service and contacted an underground grounding ring wire. Joe Burget did not have a PA One Call request for this work. Compliance Research results: No record of excavator placing one calls in the past. Pictures were provided.</p> <p>Homeowner Joe Burget was mailed an AVR request letter on 1/23/2025. No AVR has been received to date. No contact has been made. On 4/16/2025 DPI Maki spoke with the homeowner. DPI explained that he could disagree in writing and provided her email address and asked that he provide any information that he would like considered. DPI also explained why the violations were cited.</p> <p>VIOLATIONS</p>	<p>HOMEOWNER: \$0.00 Section 5(2.1) 1st Offense \$0.00</p> <p>Section 5(17) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Homeowner Joe Burget 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 business days of striking a line. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within 30 days of the receipt of the request. Recommendations: The penalties are applied. Education is required.</p>	
51765	<p>Facility Owner: Columbia Gas Contractor/Excavator: A-Team LLC Other: ADB Companies Other: OMNI FIBER</p>	<p><u>On 12/14/2024 4:00:00 PM at DIXON, SOUTH UNION TWP, FAYETTE</u> The incident occurred on 12/14/2024 at 4:00 PM, on Dixon Blvd., in South Union Township, Fayette County.</p> <p>A privately owned gas line was damaged.</p> <p>Columbia Gas - To date, an Alleged Violation Report (AVR) has not been filed. (Damage was on privately owned line.)</p> <p>A-Team Trenching & HDD, LLC - To date, an AVR has not been filed.</p> <p>OMNI FIBER submitted an AVR. Their AVR states, "The gas line was hit on the private side. Subcontractor adhered to the mark out done by the locator. The line was potholed which they avoided upon smelling gas. The gas company was called out once the line was dug up. It was found that the line did not go straight; it made a hard 90 degree turn." Photos were submitted.</p> <p>No indication in Omni Fiber’s AVR or photos that 911 was called. The emergency ticket states that there was a hazardous release, and Pa One Call advised the caller to notify 911.</p> <p>This case is related to case 050455.</p> <p>Violations:</p> <p>A-Team Trenching & HDD, LLC – - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business 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 which endangers life, health, or property. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>A-Team LLC: \$2,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>
51881	<p>Contractor/Excavator: Gray Concrete Project Owner: Homeowner Other: Columbia Gas of PA</p>	<p><u>On 12/16/2024 10:32:00 AM at 540 SUNDALE DR, SPRINGGETTSBURY TWP, YORK</u> Incident occurred on December 16th, 2024, at 10:32 am at 540 Sundale Drive, Springgettsbury Township, York County.</p> <p>This was a non-damage violation.</p>	<p>Gray Concrete: \$2,000.00 Section 1.1 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Columbia Gas Company's Alleged Violation Report (AVR) states, "On 12/16/2024, Gray Concrete began work for the homeowner at 540 Sundale Dr., York, to replace the driveway and walkway. A USIC locator arrived to mark the water, electric, and communication lines but found that excavation had already begun. The concrete crew was using a hoeram attached to the excavator to break up the sidewalk and a bucket to remove the driveway. Ticket # 20243472989 had a lawful start date of 12/17/2024, but the excavation began without proper utility markings. The USIC locator was informed that the crew would only be digging down 1 foot but still could have been in conflict with Columbia's and other facilities. The Columbia Gas Locator and Damage Prevention Specialist (DPS) responded to mark the gas main and service lines to prevent any damage to the gas facilities on the property. When asked to stop due to the lawful start date being the following day and the gas lines not yet marked, the crew refused and stated they would switch to hand tools. The hoeram holes in the sidewalk were directly above a 2" plastic gas main, and excavation had already occurred over the gas service.. Final utility mark outs had not been completed at the time of excavation. Contact was made with the Gray Concrete office, which had called in the ticket. There was a miscommunication regarding the start date. They believed the ticket was valid beginning the 16th. The concrete crew failed to renotify when they arrived onsite, despite the absence of utility markings on the ground. After leaving the site once the gas lines had been marked, it appeared the crew resumed using the excavator to dig despite being asked to stop work or only use hand tools. A follow-up onsite visit was conducted in the evening of the 16th to ensure the safety of the gas facility. It was observed that the rest of the driveway had been dug up, with the teeth marks of the excavator imprinted in the dirt. Follow up training with Gray Concrete Construction will be provided for proper gas line safety."</p> <p>Ticket 20243472989 listed the following: Dig Date Proposed 12/17/24, 7:00 AM Equipment BACKHOE/TRACKHOE</p> <p>Pictures from Columbia Gas have a date stamp of 12/16/2024. Pictures show that excavation had already begun with mechanized equipment.</p> <p>Gray Concrete has not submitted an AVR after violating Act 127 as of 2/10/2025.</p> <p>Violations:</p> <p>Gray Concrete Section 1.1 – Excavator did not begin within legal timeframe. PUC compliance education is required. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</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 Days of a line strike or violation of the law. Warning reduced to \$0 penalty.</p>	
53028	<p>Facility Owner: First Energy - West Penn Power Contractor/Excavator: Kozar Excavating Project Owner: Homeowner</p>	<p><u>On 12/17/2024 3:00:00 PM at 218 Valencia St., Butler, PA 16002, BUTLER TWP, BUTLER</u> WP Violation reduced by 50% from \$1,000 to \$500 on 2(10). ***** Incident occurred on December 17th, 2024, at 3pm at 218 Valencia Street, Butler Township, Butler County.</p> <p>An electric line was damaged.</p> <p>First Energy - West Penn Power's Alleged Violation Report (AVR) States, "On 12/17/2024, Excavator, Kozar Excavating, LLC, contacted West Penn Power (WPP) to report a dig-in to the underground primary at 218 Valencia St., Butler, PA, while digging for a gas service. WPP troubleman responded, confirmed damage to a single-phase primary service, and made repairs. Upon investigation, WPP's contract locator, USIC, determined the root cause of the damage was that Kozar Excavating, LLC had not submitted a locate request through the PA One Call System."</p> <p>Act 127 of 2024 states: (d.1) Notwithstanding any other provision of this act, the committee shall only have the powers and duties enumerated in subsections (b) and (c) if the committee completes its review of an alleged violation and issues an informal determination within two hundred seventy days of the occurrence of the alleged violation.</p> <p>First Energy submitted their AVR on 2/27/2025. Event reports show that West Penn Power was aware of the damage on 12/17/24 and USIC report file is dated 12/23/24. No name, address, phone number, or email was provided for Kozar Excavating by West Penn Power.</p> <p>Pictures show the excavation site and damage location.</p> <p>Kozar Excavating has not filed an AVR as of 3/6/25.</p> <p>Violations:</p> <p>Kozar Excavating 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 or other violation. PUC compliance education is required.</p> <p>First Energy - West Penn Power 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</p>	<p>First Energy - West Penn Power: \$500.00 Section 2(10) 1st Offense \$500.00</p> <p>Kozar Excavating: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Homeowner: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>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>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Reduced penalty to \$0 as a homeowner warning.</p>	
51984	<p>Facility Owner: CLAIRTON MUNICIPAL AUTHORITY Contractor/Excavator: Verizon Project Owner: Verizon Other: Duquesne Light Company</p>	<p><u>On 12/18/2024 10:00:00 AM at SAINT CLAIR AVE, CLAIRTON CITY, ALLEGHENY</u> Incident occurred on December 18th, 2024, at 10am along Saint Claire Avenue, Clairton City, Allegheny County.</p> <p>A sewer line was damaged.</p> <p>Clairton Municipal Authority's Alleged Violation Report (AVR) states, "Verizon was going to change to poles. They augered down and went right through the top of a 30 inch storm line. They notified CMA employee and told us to call their insurance company, Sedgewick. We put in a claim with them and they denied the claim."</p> <p>Pictures from Clairton Municipal Authority show the sewer mark outs and damaged line.</p> <p>Verizon has not submitted an AVR as of 2/10/2025.</p> <p>Violations:</p> <p>Verizon 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 or other violation. PUC compliance education is required.</p> <p>Duquesne Light Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20243480982. PUC compliance education is required.</p>	<p>Verizon: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Duquesne Light Company: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>
51896	<p>Facility Owner: Philadelphia Gas Works Contractor/Excavator: PHILADELPHIA CITY WATER DEPARTMENT Other: PHILADELPHIA CITY DEPARTMENT OF STREETS</p>	<p><u>On 12/18/2024 9:00:00 PM at 4743 OAKMONT ST, PHILADELPHIA CITY, PHILADELPHIA</u> Philadelphia Gas Works submitted an AVR on 4/8/2025 during the stakeholder review phase. AVR states, "PWD hit gas line to 4742 with backhoe." PGW Accepts *** Incident occurred on December 18th, 2024, at 9pm, at 4743 Oakmont Street, Philadelphia City, Philadelphia County.</p> <p>A gas line was damaged.</p> <p>Philadelphia Water Department's Alleged Violation Report (AVR) states, "While excavating to repair water main break backhoe hit unmarked PGW line." AVR notes that 911 was not notified.</p>	<p>Philadelphia Gas Works: \$2,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>PHILADELPHIA CITY WATER DEPARTMENT: \$1,250.00 Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Ticket 20243532329: No responses had been made by Philadelphia Gas Works or Philadelphia Streets Department when excavation began. PWD then failed to renotify their emergency ticket.</p> <p>Philadelphia Gas Works has not submitted an AVR as of 12/18/24.</p> <p>Violations:</p> <p>Philadelphia Gas Works Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. PUC compliance education is required. 20243532329Section 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>Philadelphia Water Department 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. Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. PUC compliance education is required.</p> <p>Philadelphia City Department of Streets Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. PUC compliance education is required. 20243532329</p>	<p>Section 5(20) 1st Offense \$250.00</p> <p>PHILADELPHIA CITY DEPARTMENT OF STREETS: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>
51869	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Greenawalt Excavating Inc. Project Owner: First Energy</p>	<p><u>On 12/19/2024 3:52:00 PM at WESTCHESTER DR, MCCANDLESS TOWN, ALLEGHENY</u> Penn Power/ First Energy submitted additional information. The violation was reduced to a warning, with no penalty. They accepted the warning with no penalty.</p> <p>*****</p> <p>The incident occurred on 12/19/2024 at 3:52 PM, at 407 Westchester Drive, in McCandless Town, Allegheny County.</p> <p>A gas line owned by Peoples Gas was damaged.</p> <p>Peoples Gas submitted an Alleged Violation Report (AVR). Their AVR states, "On 12/19/24, Greenawalt Excavating struck an accurately marked PNG SL (main to curb), while directional drilling to install conduit for First Energy." Photos were submitted.</p>	<p>Greenawalt Excavating Inc.: \$1,500.00 Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>First Energy: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Greenawalt Excavating Inc. - To date, an AVR has not been filed.</p> <p>First Energy - To date, an AVR has not been filed.</p> <p>No indication that 911 was called. The AVR submitted by Peoples Gas does not state if 911 was called. None of the submitted photos show emergency services. Emergency ticket 20243542123, requested by Greenawalt Excavating states there was no hazardous release. However, Peoples Gas filed an emergency ticket 20243542269 to repair the gas line.</p> <p>Photos show the damage area is marked using flags and paint.</p> <p>Violations:</p> <p>Greenawalt 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. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>First Energy – - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: Warning.</p>	
51874	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: Westmorland Co Muni Auth</p> <p>Project Owner: Westmorland Co Muni Auth - Placeholder</p>	<p><u>On 12/19/2024 5:00:00 PM at 1551 BUCKEYE ST, NORTH HUNTINGDON TWP, WESTMORELAND</u></p> <p>Peoples Gas accepts the violation. Education requirement removed.</p> <p>*****</p> <p>The incident occurred on 12/19/2024 at 5:00 PM, at 1551 Buckeye Street, in North Huntingdon Township, Westmoreland County.</p> <p>A gas line owned by Peoples Gas was damaged. 911 was called.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "WESTMORELAND CO MUNI AUTH was digging to repair a water leak as they struck the service to 1551 buckeye st. Locator could not find the curb box so he hooked to the steel riser and received a trace. Service was mismarked by 6ft. PNG fixed 1" plastic service. This was an emergency ticket for water company." Photos were submitted.</p> <p>Westmorland Co Muni Auth, the excavator and project owner, submitted an AVR. Their AVR states, "Project Owner and Excavator, Municipal Authority of Westmoreland County (MAWC) was working along Buckeye St. in North Huntingdon to repair a leaking</p>	<p>Peoples Gas: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>water facility. During excavation MAWC struck an unmarked/mismarked gas service for house 1551 Buckeye St. The closest mark for this facility was more than 6' away. MAWC contacted 911 following the escape of gas. MAWC called 811 to report the damage. Peoples Gas responded and made the necessary repair." Photos were submitted.</p> <p>Both AVR's for Peoples Gas and Westmorland Co Muni Auth stated that the paint marking was visible, but the line was inaccurately/ incompletely marked.</p> <p>Violations:</p> <p>Peoples Gas - - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education NOT required.</p>	
51957	<p>Facility Owner: Armstrong</p> <p>Contractor/Excavator: Duda Cable Construction</p> <p>Project Owner: COMCAST CABLE COMMUNICATIONS INC</p> <p>Other: Comcast - spacesaver</p> <p>Other: CONSOLIDATED COMMUNICATIONS</p> <p>Other: PENNSYLVANIA POWER CO</p>	<p><u>On 12/20/2024 2:00:00 PM at 721 HIGHPOINT DR, MARSHALL TWP, ALLEGHENY</u> Penn Power disagreed. They state that this violation was not part of the incident. Please see attachment named "Penn Power dispute" for more information. The documentation for an extension by Mark Duda - excavator was provided. Violation of section 2(5)(iii.1) is withdrawn. to Penn Power. *****</p> <p>The incident occurred on 12/20/2024 at 721 Highpoint Dr. in Marshall Township in Allegheny County.</p> <p>A Communications line was hit and damaged.</p> <p>DUDA CABLE CONSTRUCTION the excavator stated in their Alleged Violation Report (AVR) that "Duda Cable crew was soft digging with a spade shovel at 721 Highpoint Dr. in Wexford, PA to spot another utility. While soft digging, the crew hit and damaged a mismarked Armstrong fiber service line that was approx. 3" deep, if that. The service line ran at a 90-degree angle from the road to the house. Armstrong and PA One Call were notified of the damage. Pictures attached. They state that the line was marked incorrectly. On 3/10/2025 DPI Maki asked DUDA Construction about the companies that they needed to request to mark and if Peoples Gas responded within the 2-hour timeframe. An email response was received from DUDA that Peoples did contact DUDA within the time allotted. On 3/10/2025 an email was received stating that there was no mutual communication and rarely does this excavator get a mutually agreed to response.</p> <p>Comcast the project owner stated in their AVR that "Duda Cable crew was soft digging with a spade shovel at 721 Highpoint Dr. in Wexford, PA to spot another utility. While soft digging, the crew hit and damaged a mismarked Armstrong fiber service line that was approx. 3" deep, if that. The service line ran at a 90 degree angle from the road to the house. Armstrong and PA One Call</p>	<p>Armstrong: \$2,250.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Section 9 1st Offense \$250.00</p> <p>COMCAST CABLE COMMUNICATIONS INC: \$250.00 Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>CONSOLIDATED COMMUNICATIONS: \$500.00 Section 9 1st Offense \$250.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>PENNSYLVANIA POWER CO: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>were notified of the damage” They add that the facility was marked incorrectly. Pictures attached.</p> <p>Armstrong the facility owner did not submit an AVR. Their line was hit, so they were aware of the damage.</p> <p>*Emergency ticket 20243551608 was submitted on 12/20/2024 at 13:55. Caller stated that an unmarked fiber line was hit and damaged. Armstrong Cable responded Insufficient info do not dig and never responded with a final response.</p> <p>*Ticket 20243521750 was submitted by Duda Cable Construction on 12/17/2024 at 14:05, with a response due by 12/19/2024. On 12/20/2024 Duda submitted a renotify ticket requesting that utilities contact them within 2 hours. Armstrong, Consolidated Communications, Comcast and Pennsylvania Power Company did not give a final response until they field marked, after the renotify, ticket was submitted. Notes on the ticket state that the lines will be marked on 12/20/2024, but all these responses were not in mutual agreement with the excavator.</p> <p>VIOLATIONS: Armstrong 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. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities. 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. The required excavator training that was supposed to be completed by 7/09/2024 has still not been completed. Recommendation: The penalties are applied. Excavator education is required.</p> <p>COMCAST CABLE COMMUNICATIONS INC Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities. Recommendation: The penalty is applied.</p> <p>PENNSYLVANIA POWER CO Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. Education is required.</p> <p>CONSOLIDATED COMMUNICATIONS Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities. 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. The required excavator training that was supposed to be completed by 7/09/2024 has still not been completed. Recommendation: The penalties are applied. Designer, Project owner and facility owner have not been completed to date. Education is required for all three.</p>	
52038	<p>Facility Owner: Columbi Contractor/Excavator: PENNSYLVANIA AMERICAN WATER Project Owner: PAWC - Placeholder</p>	<p><u>On 12/23/2024 10:30:00 AM at 428 WALNUT ST, MT OLIVER BORO, ALLEGHENY</u> Incident occurred on December 23, 2024, at 10:30am at 428 Walnut Street, Mount Oliver Boro, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) states, "PA American Water was digging to replace a water service when they struck and damaged the accurately marked 1" plastic, company-side gas service feeding 428 Walnut St., Pittsburgh. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. Please note: This address was noted on the One Call ticket for work site 140 Koehler St., Pittsburgh."</p> <p>Pennsylvania American Water Company's AVR states, "PA American crew while digging to repair a 4" MLL caused damage to a Columbia Gas service line. The backhoe operator caught the plastic line with back of the bucket."</p> <p>Columbia Gas' pictures show that the damaged line was marked within the tolerance zone.</p> <p>Violation:</p> <p>PAWC Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p>	<p>PENNSYLVANIA AMERICAN WATER: \$500.00 Section 5(4) 1st Offense \$500.00</p>
51943	<p>Facility Owner: Columbia Gas Contractor/Excavator: Authority Of The Boro Of Charleroi Project Owner: Authority Of The Boro Of Charleroi - Placeholder Other: FALLOWFIELD TWP</p>	<p><u>On 12/23/2024 1:00:00 PM at 20 MCKINLEY AVE, FALLOWFIELD TWP, WASHINGTON</u> Fallowfield Township's violations were reduced to warnings. They submitted additional information and advised they have changed their protocol to avoid any ticket response issues in the future. Education is required.</p> <p>Columbia Gas disputed. Upon review of the information, the violation was withdrawn.</p> <p>*****</p>	<p>Columbia Gas: \$0.00</p> <p>FALLOWFIELD TWP: \$0.00 Section 2(5)(vii) 1st Offense \$0.00</p> <p>Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on 12/23/2024 at 1:00 PM at 20 McKinley Avenue, in Fallowfield Township, Washington County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called.</p> <p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “The Authority of the Borough of Charleroi was digging on an emergency ticket to repair broken water main and services when they struck and damaged an inaccurately marked 2” plastic gas main. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. An onsite investigation was conducted to determine why the gas main was inaccurately marked. The locator responded to the emergency ticket within the required timeframe and marked the gas facilities using five points of reference as detailed above due to low signal in the intersection using his equipment. Unfortunately, the Center Line of Pavement measurement was approximately 5 feet off, causing the 2” plastic gas main to be marked inaccurately at the damage location. Five other surrounding marks were 100% accurate. To correct this error, a marker ball has been placed in the middle of the intersection. The Columbia Gas crew onsite was able to dig back on the gas main and find a wire that they brought up at a test station in order for the next locator to have a better hook up point. All internal mapping and the Center Line of Pavement measurement have also been corrected.” Photos were submitted. Columbia Gas also noted on their AVR, “There were five points of reference that the locator utilized to complete the locate due to low signal in the intersection; three test stations on Coppi Ln., one test station at end of Bowman St., the Service Line Record for 20 Mckinley Ave., and a Center Line of Pavement measurement was also available.”</p> <p>Authority Of The Boro Of Charleroi, the excavator and project owner, submitted an AVR. Their AVR states, “I placed an emergency one call at 11:07 am on 12-23-24. COLumbia Gas of pa, marked their facilities around 12:45 PM, same day. Based upon their markings, I moved my opening to the lower side of my located water line to avoid their facilites. Their mark was off about 38" and was actually on the oppsite side of my Facility. I layed out my opening to avoid their facility. Once we commenced digging cautiously, I noticed a 2" grey PVC gasline in my opening that was struck with a excavator tooth. I Instructed my excavator to stop digging. I called 911 at 1:47pm, Then called in a damage ticket to PA-1 call at 1:48pm. My next call was at 1:53pm to my Superintendent, to let him know we struck a gas line, and that everyone was safe and it was under control. At 1:56pm, I called Columbia Gas as I was instructed to do so by PA 1 call. The gas crew arrived timely, and we worked together to resolve the damaged line. I left the</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Scene around 5:30pm to start work on another Job.” Photos were submitted.</p> <p>Emergency ticket 20243582070 had a response due date of 12/23/2024. FALLOWFIELD TWP did not respond to this ticket.</p> <p>Emergency ticket 20243582318 had a response due date of 12/23/2024. FALLOWFIELD TWP did not respond to this ticket.</p> <p>Violations:</p> <p>FALLOWFIELD TWP -</p> <ul style="list-style-type: none"> - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243582070. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243582318. <p>Recommendation: Warning. PUC compliance training education is required.</p> <p>Columbia Gas - Withdrawn.</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 	
52003	<p>Facility Owner: UGI Utilities</p> <p>Contractor/Excavator: Dave and Matt Landscaping</p> <p>Project Owner: Homeowner</p>	<p><u>On 12/26/2024 10:11:00 AM at 725 ORANGE RD, FRANKLIN TWP, LUZERNE</u> Incident occurred on December 26, 2024, at 10:11am 725 Orange Road, Franklin Township Luzerne County.</p> <p>An electrical line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Mr. Cuba of 'Dave and Matt Landscaping' was operating a skidsteer with an auger attachment and drove the auger down through UGI's underground primary wire (7,620 volts) that feeds 703 Orange Rd. The wire was direct buried and approx. 10ft of wire was removed from the hole. The damage created a fire at the riser pole which feeds this underground primary wire and locked out power to 599 customers. Upon notification of the outage at 10:11AM, UGI responded and patrolled the lines to attempt to locate the damage. They arrived at the damaged pole, isolated the damaged underground wire, and restored power to 598 customers at 11:35AM. They were unable to splice the existing wire, so the crew set a new pole along Orange Rd and ran 800' of temporary wire to restore power to the final affected customer after approx. 9 hours. No injuries reported on site. 811 markings were not present. The Damage occurred at approximately 10:00 am and the OC ticket attached to this AVR was prepared at 10:49 am."</p> <p>Outage for 599 customers last 6-12 hours and cost between \$5,001-\$25,000.</p> <p>811 Comment: Dave and Matt Landscaping has not placed notifications with PAOne Call in the past.</p>	<p>Dave and Matt Landscaping: \$4,200.00 Section 5(2.1) 1st Offense \$1,700.00</p> <p>Section 5(7) 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>Ticket 20243610699: Homeowner Called for Contractor? Yes Name of Contractor Called DAVE AND MATT LANDSCAPING</p> <p>No AVRs have been submitted by the Homeowner or Dave and Matt Landscaping as 2/19/2025.</p> <p>Violations:</p> <p>Dave and Matt Landscaping Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Fine factor - \$5,001 to \$10,000 0.2 Fine factor - Incident resulted in loss of utility service for 50+ customers 0.5 Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required. Section 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole responsibility to submit each locate request to the One Call System. PUC compliance education is required.</p> <p>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Homeowner reduced violation to a warning \$0.</p>	
52053	<p>Facility Owner: Veolia Water PA Contractor/Excavator: G K Underground Project Owner: Blue Ridge Cable (Pencore Services) Other: Sanchez Underground</p>	<p><u>On 12/27/2024 10:00:00 AM at WHITE DOGWOOD DR, NEWBERRY TWP, YORK</u> Incident occurred on December 27th, 2024, at 10am along White Dogwood Drive, Newberry Township, York County.</p> <p>A water line was damaged.</p> <p>Veolia Water's Alleged Violation Report (AVR) states, " Contractor was boring to place new fiber cable in the area. Bored using a power mold and hit the main. Don't know if they potholed to see the depth." Locator Comment states, "Line was marked correctly. They did not check for depth before the power moled near it. Picture shows the hit and above ground mark matches."</p> <p>Veolia Water's picture shows the line was marked along with no signs of potholing.</p> <p>No AVRs were submitted by G K Underground or Blue Ridge Cable as of 2/24/25.</p> <p>811 provided an initial dig ticket from Sanchez Underground, but no dig tickets for G K Underground.</p>	<p>G K Underground: \$2,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Blue Ridge Cable (Pencore Services): \$1,750.00 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>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No design tickets were located for Blue Ridge Cables install.</p> <p>Violations:</p> <p>G K Underground 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(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 or other violation. PUC compliance education is required.</p> <p>Blue Ridge Cable Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. PUC compliance education is required. Section 6.1(3) – Released a project to bid or construction before final design was complete. PUC compliance education is required. 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>	
51996	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: CASPER COLOSIMO AND SON INC Project Owner: Green Tree Boro</p>	<p><u>On 12/27/2024 1:00:00 PM at 1451 Glencoe Ave, PITTSBURGH CITY, ALLEGHENY</u> Incident Occurred on December 27th, 2024, at 1pm at 1451 Glencoe Avenue, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report states, "CASPER COLOSIMO AND SON INC working for Greentree Boro failed to place a One Call request before beginning excavation and struck and damaged a People Gas service line. There was clear evidence of underground facilities as shown in the attached picture, there is a Peoples Gas line marker beside the mailbox of the property where the damage occurred. CASPER COLOSIMO AND SON INC then placed an Emergency request for the work, serial 20243652724 on the following Monday after damaging the Peoples Gas line on Friday." AVR notes that 911 was notified by Casper Colosimo.</p> <p>Pictures show the damaged gas line on the property of 1451 Glencoe Avenue.</p> <p>Ticket 20243652724 states Work For--[GREENTREE BORO]</p> <p>No AVRs were submitted by Casper Colosimo or Greentree Boro as of 2/18/2025.</p> <p>Violations:</p>	<p>CASPER COLOSIMO AND SON INC: \$1,250.00 Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Green Tree Boro: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Casper Colosimo 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.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p> <p>Green Tree Borough 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>	
51990	<p>Facility Owner: PECO Contractor/Excavator: Caddick Utilities Project Owner: AQUA PENNSYLVANIA INC Other: BRANDYWINE CAD DESIGN INC Other: Verizon</p>	<p><u>On 12/30/2024 9:00:00 AM at BROWN AVE, BENSALEM TWP, BUCKS</u> The incident occurred on 12/30/2024 at 9:00 AM, On Brown Avenue, in Bensalem Township, Bucks County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p> <p>PECO, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "ON 12/30/2024, CONTRACTOR, CADDICK UTILITIES STRUCK THE SERVICE WITH AN EXCAVATOR. LOCATION WAS MISMARKED BY 15'."</p> <p>Caddick Utilities, the excavator, submitted an AVR. Their AVR states, "Damaged incorrectly marked gas line 15' off the marks. Response crew repaired 1/2" plastic line within 2 hours." Photos were submitted.</p> <p>Aqua PA, the project owner, submitted an AVR. Their AVR states, "Aqua Contractor Caddick Utilities damaged incorrectly marked gas line 15' off the marks. Response crew repaired 1/2" plastic line within 2 hours. 1927 Brown Ave".</p> <p>-Routine ticket 20243511623 had a response due date of 12/18/2024. PECO responded, 'Field Marked' on 12/19/2024. Verizon responded, 'Field Marked' on 01/03/2025.</p> <p>-Routine ticket 20243511630 had a response due date of 12/18/2024. PECO responded, 'Field Marked' on 12/19/2024. Verizon responded, 'Field Marked' on 01/03/2025.</p> <p>Violations:</p> <p>PECO –</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20243511623. 	<p>PECO: \$1,000.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Verizon: \$1,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20243511630. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Verizon –</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20243511623. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20243511630. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
52139	<p>Facility Owner: First Energy Penelec Contractor/Excavator: ALTOONA WATER AUTHORITY Project Owner: AWA - Placeholder</p>	<p><u>On 12/30/2024 9:00:00 AM at LINDEN STREET, FRANKSTOWN TWP, BLAIR</u> Penelec accepts. *****</p> <p>Incident occurred on December 30th, 2024 at 9am along Linden Street, Frankstown Township, Blair County.</p> <p>An electric line was damaged.</p> <p>Altoona Water Authority's Alleged Violation Report (AVR) states, "On December 30, 2024 AWA started excavation in wooded easement for the Linden St. Project. AWA had marked in white and flagged w/blue markers our dig site. Upon excavation AWA hit and knocked coating off underground power drop for the properties of 250 and 251 Linden St. resulting in both properties loss of electricity. Penelec did not mark the lines and AWA was unaware the electricity's exact location resulting in damage. See photos attached. Penelec was contacted and came to Linden St. site to mark lines and restore power to homes."</p> <p>Penelec responded clear no facilities to ticket 20242962446. Pictures from Altoona Water Authority show the damaged line.</p> <p>No AVR has been submitted by Penelec as of 2/25/25.</p> <p>Violations:</p> <p>Penelec Remove: 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>First Energy Penelec: \$500.00 Section 2(10) 1st Offense \$500.00</p>
52104	<p>Facility Owner: VERIZON Contractor/Excavator: AQUA PENNSYLVANIA INC. Project Owner: AQUA</p>	<p><u>On 12/30/2024 10:00:00 AM at TRACE DR, BENSALEM TWP, BUCKS</u> The incident occurred 12/30/2024, on Trace Drive, in Bensalem Township, Bucks County.</p> <p>A cable tv line owned by Verizon was damaged.</p>	<p>VERIZON: \$3,500.00 Section 2(10) 2nd Offense \$1,500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	PENNSYLVANIA INC - Placeholder	<p>Verizon is the facility owner. - An Alleged Violation Report (AVR) has not been filed as of 02/15/2025.</p> <p>Aqua Pennsylvania, the excavator and project owner, submitted an AVR. Their AVR states, "VERIZON DID NOT RESPOND THROUGH PA-ONE CALL". Photos were submitted.</p> <p>Emergency ticket 20243651559 was placed on 12/30/2024. Verizon responded, 'Clear' on 01/10/2025. (11 Days after ticket was requested.) Emergency ticket 20243652637 was placed on 12/30/2024. Verizon responded, 'Clear' on 01/10/2025. (11 Days after ticket was requested.)</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 after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243651559. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20243652637. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	Section 2(5)(vii) 1st Offense \$1,000.00
52146	<p>Facility Owner: PPL Electric Utilities</p> <p>Contractor/Excavator: Southern Cable Construction</p> <p>Project Owner: Service Electric Cablevision</p> <p>Designer: Service Electric CableVISION</p>	<p><u>On 12/31/2024 9:47:00 AM at 685 JEFFERSON ST, NORTHUMBERLAND BORO.</u></p> <p><u>NORTHUMBERLAND</u> PPL Accepts & Education was completed.</p> <p>*****</p> <p>Incident occurred on December 31st, 2024, at 9:47am at 685 Jefferson Street, Northumberland Boro, Northumberland County.</p> <p>An electric line was damaged.</p> <p>PPL's Alleged Violation Report (AVR) states, "On Tuesday 12/31/2024 at approximately 9:47 AM Southern Cable Construction contacted an unmarked underground service at 685 Jefferson St, Northumberland Boro while directional drilling to install Fiber for Service Electric."</p> <p>No AVRs have been submitted by Southern Cable Construction or Service Electric Cablevision as of 2/27/2025. No design tickets were located by 811 compliance.</p> <p>Violations:</p> <p>PPL</p>	<p>PPL Electric Utilities: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Southern Cable Construction: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Service Electric Cablevision: \$1,500.00 Section 4(2) 1st Offense \$500.00</p> <p>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>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Education was completed.</p> <p>Southern Cable Construction Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p> <p>Service Electric Cablevision 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 compliance education is required.</p> <p>Section 6.1(3) – Released a project to bid or construction before final design was complete. PUC compliance education is required.</p> <p>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>	
52224	<p>Facility Owner: UGI Utilities Inc Contractor/Excavator: Shuman Development Group Project Owner: Shuman Development Group - Placeholder</p>	<p>On 1/2/2025 9:26:00 AM at 801 Lancaster Ave, <u>READING CITY, BERKS</u> The non-damage event occurred on 01/02/2025 at 9:26 AM, at 801 Lancaster Avenue, in Reading City, Berks County.</p> <p>Non- damage event. Excavating without a Pa One Call ticket.</p> <p>UGI Utilities, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator was utilizing mechanized equipment to jack hammer concrete for replacement, without a valid PAOC. Shut them down and spoke to the owner of the company, Mr Shuman, where I explained the PAOC Law and educated him on what steps to take next."</p> <p>Shuman Development Group is the excavator and project owner. An AVR has not been filed as of 02/25/2025.</p> <p>There was not a valid Pa One Call ticket for this excavator.</p> <p>PA One Call noted on UGI’s AVR, “Shuman Development Group has placed notifications with PA One Call in the past.”</p> <p>Violations:</p> <p>Shuman Development Group – - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Shuman Development Group: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p>
52135	<p>Facility Owner: PECO Contractor/Excavator: MINI BACKHOE SERVICES</p>	<p>On 1/2/2025 10:00:00 AM at 12 HOME RD, <u>HATBORO BORO, MONTGOMERY</u> Incident occurred on January 2nd, 2025, at 10am at 12 Home Road, Hartboro Boro, Montgomery County.</p>	<p>MINI BACKHOE SERVICES: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: Homeowner Other: Verizon</p>	<p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "ON 01/02/2024, CONTRACTOR, MINI BACKHOE SERVICES, WORKING FOR DONNELLY PLUMBING STRUCK THE 4" PLASTIC GAS MAIN. CONTRACTOR WAS WORKING AT THIS LOCATION WITHOUT A PA ONE CALL." AVR notes that the service was not interrupted.</p> <p>No AVRs have been submitted by the homeowner or Mini Backhoe Services as of 2/25/2025.</p> <p>Emergency Ticket states, "Location Information-- [CALLER IS REPORTING DAMAGING AN UNMARKED GAS LINE IN THE DRIVEWAY AREA AT THE FRONT OF THE PROP.]"</p> <p>Violations:</p> <p>Mini Backhoe Services 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(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(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p> <p>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Homeowner reduced penalty to \$0.</p> <p>Verizon Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.</p>	<p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Homeowner: \$0.00 Section 6.1(7) 1st Offense \$0.00</p> <p>Verizon: \$2,500.00 Section 2(5)(vii) Subsequent \$2,500.00</p>
52078	<p>Facility Owner: UGI UTILITIES Contractor/Excavator: Landlord - Hung Nguyen Project Owner: Landlord - Placeholder</p>	<p>On 1/4/2025 2:39:00 PM at 1231 E Front St., <u>BERWICK BORO, LUZERNE</u> Hung Nguyen (Landlord) disputed 1 violation, and it was reduced to a warning. He advised the letter went to the incorrect address, delaying him receiving the investigator report letter. He provided the correct mailing address. He agreed that about not having a One Call ticket and is not disputing that violation. He is only disputing the violation for not filing an AVR as he did not know the AVR was required. No prior violations. Reduced violation for not filing an AVR from a 1st offense to a warning, reducing the penalty for this violation from \$1,000 to \$0.00.</p> <p>*****</p> <p>The incident occurred on 01/04/2025, at 1231 East Front Street, in Berwick Borough, Luzerne County.</p>	<p>Landlord - Hung Nguyen: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>An unmarked gas line owned by UGI Utilities was damaged. There was not a PA One Call ticket. 911 was called.</p> <p>UGI Utilities, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Property owner was digging with a backhoe to install a parking area without a 1-call being placed. a 1" plastic service was hit and damaged." Photos were submitted.</p> <p>Hung Nguyen (Landlord) is the excavator and project owner. An AVR has not been filed as of 02/23/2025.</p> <p>No PA One Call tickets were located. Damage was caused by mechanized equipment.</p> <p>Violations:</p> <p>Hung Nguyen (Landlord) –</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(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. - This is a Warning. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
52075	<p>Facility Owner: LEHIGH COUNTY AUTHORITY Contractor/Excavator: SKODA CONTRACTING Project Owner: UGI UTILITIES Other: Verizon</p>	<p><u>On 1/6/2025 9:15:00 AM at N GRAHAM ST, ALLENTOWN CITY, LEHIGH</u> The incident occurred on 01/06/2025 at 9:15 AM, on North Graham Street, Allentown City, Lehigh County.</p> <p>A water line owned by LEHIGH COUNTY AUTHORITY was damaged.</p> <p>LEHIGH COUNTY AUTHORITY, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR did not include a summary of the incident. Photos were submitted.</p> <p>SKODA CONTRACTING, the excavator, submitted an AVR. Their AVR states, "While digging the main hole, the back hoe struck an unmarked water service at a depth of about 24 inches. 811 notified. Skoda not at fault; water was not marked at this location."</p> <p>UGI UTILITIES, the project owner, submitted an AVR. Their AVR states, "Contractor states that they hit and damaged an unmarked water service. Contractor did not provide facility owners name."</p> <p>Submitted photos show the line was hit outside of the tolerance zone.</p> <p>Routine ticket 20243581241 had a response due date of 12/26/2024. Verizon responded 'Field Marked' on 12/27/2024. - Late response to routine ticket.</p> <p>Violations:</p>	<p>LEHIGH COUNTY AUTHORITY: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Verizon: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>LEHIGH COUNTY AUTHORITY – - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Verizon – - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20243581241. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
52077	<p>Facility Owner: Columbia Gas of PA</p> <p>Contractor/Excavator: FRANK J ZOTTOLA CONSTRUCTION INC</p> <p>Project Owner: West View Water Authority</p>	<p><u>On 1/7/2025 8:30:00 AM at 1131 RACE ST, STOWE TWP, ALLEGHENY</u> Incident occurred on January 7th, 2025, at 8:30am at 1131 Race Street, Stowe Township, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) states, "Frank J Zottola Construction, working on behalf of West View Water Authority, was digging to replace a lead water service when they struck and damaged a gas service tap on a main. They notified 911, and 911 notified Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. This gas main is a 1-way feed, and a bypass was needed to avoid a larger outage. Columbia Gas completed the necessary repairs, and the customer's gas service was restored."</p> <p>Columbia Gas Company's mark out photos from 1/6/25 show that the service line was marked within the tolerance zone. The same markout can be seen in picture #6 in the pdf submitted by Frank J Zottola Construction.</p> <p>Frank J Zottola Construction Inc's AVR states, "Service line connection to main was unmarked. Paint was 10 feet away from strike. Tooth on excavator bucket knicked the main by corp. Gas line marks for service line were painted on snow. Main was mismarked."</p> <p>No AVR has been submitted by West View Water Authority as of 2/24/25.</p> <p>Violations:</p> <p>Frank J Zottola Construction Inc Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>West View Water Authority 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>FRANK J ZOTTOLA CONSTRUCTION INC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>West View Water Authority: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
52100	<p>Facility Owner: National Fuel</p> <p>Contractor/Excavator: VERIZON-</p>	<p><u>On 1/8/2025 10:00:00 AM at SMITH AVE, SHARON CITY, MERCER</u> The alleged violation occurred on 1/08/2025 on Smith Ave. near Griswold St. in Sharon City in Mercer County.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
	SPACESAVER Project Owner: Verizon Other: FIRST ENERGY / PENN POWER	<p>A pole was allegedly replaced prior to the lawful dig date. This work was near a gas line.</p> <p>NATIONAL FUEL GAS stated in their Alleged Violation Report that “Locator discovered on 8 January 2025 that Penn Power's Pole Replacement was completed prior to lawful start date. The work was near natural gas distribution main facilities. Please see attachments”. Report and pictures were provided.</p> <p>FIRST ENERGY / PENN POWER the alleged project owner and the excavator were mailed and emailed an AVR request letter on 2/10/2025. AVR is due by 3/12/2025.</p> <p>An email was received on 2/13/2025 stating that “Penn Power has investigated your inquiry and determined the following: Penn Power Operations had requested that Verizon replace pole 95-317 at 274 -294 Smith Ave, Sharon City, Mercer County. On 9/16/2024, Verizon submitted PA OneCall ticket 2024260239 to replace the pole. Penn Power was never advised via SPANS that the pole replacement was completed and that PP needed to transfer their lines, so Penn Power Operations assumed that they would be completing the pole replacement and created an internal work request. On 1/7/2025, PP submitted PA OneCall Ticket Number 20250070946. The designer completed the pre-job inspection and found that the pole had, in fact, replaced. The work request was updated to direct the movement of PP’s lines to the new pole, which has been completed. The other facility owners coming to mark their UG lines may have assumed that PP excavated prior to the legal dig dates and reported this to the DPC. Penn Power did not do the excavating or replace this pole and, therefore, had no violations associated with this ticket. PP does not know when Verizon replaced the pole and was not aware that any damage had occurred”.</p> <p>Emergency Ticket 20242600239 was submitted. *****</p> <p>Ticket 20250070946 was submitted by First Energy / Penn Power on 1/07/2025 at 10:51 with a response due by 1/12/2025, to replace pole 95-317. North of Grizwold intersection, In front of 294 Smith. This pole was replaced already. See emergency ticket 20242600239. Nations Fuel Gas marked by 1/08/2025.</p> <p>Emergency Ticket 20242600239 was submitted by Verizon on 9/16/2024 at 7:38. To replace a broken pole 274 Smith Ave. *****</p> <p>No violations were found for this alleged violation.</p>	
52101	Facility Owner: Verizon Contractor/Excavator: DOLI Construction Corporation Project Owner: Lower Paxton Township Auth Designer: HERBERT	<p><u>On 1/8/2025 1:00:00 PM at LEMAR AVE, LOWER PAXTON TWP, DAUPHIN</u> The incident occurred on 01/08/2025 at 1:00 PM, on Lemar Avenue, in Lower Paxton Township, Dauphin County.</p> <p>A communication line owned by Verizon was damaged.</p>	<p>Verizon: \$2,000.00 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
	ROWLAND AND GRUBIC INC	<p>Verizon is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 02/23/2025.</p> <p>DOLI Construction Corporation, the excavator, submitted an AVR. Their AVR states, "Crew hit unmarked Verizon line at 621 Lemar Ave." Photos were submitted.</p> <p>Lower Paxton Township Auth., the project owner, submitted an AVR. Their AVR states, "Doli's lateral crew hit an unmarked Verizon line at 621 Lemar Ave."</p> <p>HERBERT ROWLAND AND GRUBIC INC, the designer, submitted an AVR. Their AVR states, "Contractor hit an unmarked Verizon line at 621 Lemar Ave."</p> <p>Complex Project ticket 20242752847 had a response due date of 10/06/2024. Verizon responded 'Clear' on 10/07/2024. They were not listed on the sign-in sheet for this meeting.</p> <p>Violations -</p> <p>Verizon –</p> <ul style="list-style-type: none"> - 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. - Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Ticket 20242752847. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	Section 2(5)(viii) 1st Offense \$500.00
52165	<p>Facility Owner: UGI Utilities Inc.</p> <p>Contractor/Excavator: I B ABLE INC.</p> <p>Project Owner: PPL</p> <p>Designer: KATAPULT ENGINEERING</p>	<p><u>On 1/10/2025 10:48:00 AM at 536 BROADWAY ST, SCRANTON CITY, LACKAWANNA</u> UGI accepts.</p> <p>*****</p> <p>The incident occurred on 01/10/2025, at 536 Broadway Street, In Scranton City, Lackawanna County.</p> <p>A gas line owned by UGI Utilities was damaged. 911 was called.</p> <p>UGI Utilities, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator struck and damaged an unmarked gas facility." Photos were submitted.</p> <p>I B Able is the excavator. An AVR has not been filed as of 02/26/2025.</p> <p>PPL is the project owner. An AVR has not been filed as of 02/26/2025.</p>	<p>UGI Utilities Inc.: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>I B ABLE INC.: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>PPL: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>KATAPULT ENGINEERING is the designer. An AVR has not been filed as of 02/26/2025.</p> <p>Violations:</p> <p>UGI – - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>I B Able – - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PPL – - 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 requirement has been fulfilled.</p>	
52151	<p>Facility Owner: Peoples Gas Contractor/Excavator: WEST VIEW WATER AUTHORITY Project Owner: WEST VIEW WATER AUTHORITY - Placeholder</p>	<p><u>On 1/13/2025 9:41:00 AM at 1297 BINGAY DR, MCCANDLESS TOWN, ALLEGHENY</u> The incident occurred on 01/13/2025 at 9:41 AM, at 1297 Bingay Drive, in McCandless Town, Allegheny County.</p> <p>A gas line owned by Peoples Gas was damaged. 911 was called.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, " On 1/13/2024, West View Water called in two emergency One call tickets 20250130461 & 20250130682. PNG received the one calls @ 8:30 and 9:12. PNG did not have adequate time to mark the emergency when West View water struck an unmarked SL." Photos were submitted.</p> <p>WEST VIEW WATER AUTHORITY is the excavator and project owner. An AVR has not been filed as of 03/06/2025.</p> <p>This was initially an emergency to repair a main water break, under emergency ticket 20250130461. The ticket was requested on 01/13/2025 at 08:29. The gas emergency ticket for the gas line damage was requested on 01/13/2025 at 09:45 and noted that fire crews and the gas company crew were on site. Peoples Gas had not yet responded to the initial emergency ticket to mark their lines, prior to their line being damaged. The gas line was damaged just over an hour after the initial emergency ticket was requested.</p> <p>Violations:</p>	<p>WEST VIEW WATER AUTHORITY: \$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>WEST VIEW WATER AUTHORITY –</p> <ul style="list-style-type: none"> - Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
52250	<p>Facility Owner: PPL Contractor/Excavator: Handwerk Site Contractors (H&K Group INC) Project Owner: Handwerk Site Contractors (H&K Group INC)</p>	<p><u>On 1/13/2025 10:47:00 AM at 326 Old Farm Road, HUMMELSTOWN BORO, DAUPHIN</u> Incident occurred on January 13th, 2025, at 10:47am at 326 Old Farm Road, Hummelstown Boro, Dauphin County.</p> <p>An electric line was damaged.</p> <p>PPL's Alleged Violation Report (AVR) states, "On Monday the 13th day of January 2025 at 10:47 am, a non-PPL contractor (Handwerk Site Contractors) was working on a water leak at there property when they struck an electric service with there backhoe. No one was hurt or injured, but the property did lose service. PPL first responder arrived on scene and made the area safe and was also able to get the customer back in service. Handwerk Site Contractors will be charged with this damage because they did not have a valid PA One Call."</p> <p>No AVR has been submitted by Handwerk Site Contractors as of 3/2/2025.</p> <p>Violations:</p> <p>Handwerk Site Contractors 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 or other violation. PUC compliance education is required.</p>	<p>Handwerk Site Contractors (H&K Group INC): \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
52187	<p>Facility Owner: Veolia Water PA Project Owner: LOWER PAXTON TOWNSHIP AUTHORITY Designer: HERBERT ROWLAND AND GRUBIC INC Other: DOLI CONSTRUCTION</p>	<p><u>On 1/14/2025 3:30:00 PM at BLANCHESTER RD./ ROXBURY DR., LOWER PAXTON TWP, DAUPHIN</u> Incident occurred on January 14th, 2025, 9:30am at the intersection of Blanchester Road & Roxbury Drive, Lower Paxton Township, Dauphin County.</p> <p>A water line was damaged.</p> <p>Doli Construction's Alleged Violation Report (AVR) states, "Crew was digging to replace sewer lateral, when they hit unmarked 6" AC water main."</p> <p>Lower Paxton Township Authority's AVR states, "Doli's crew was excavating to replace a sewer lateral when they hit an unmarked 6" AC Water Main."</p> <p>HRG's AVR states, "Crew hit an unmarked 6" AC watermain while digging to replace a sewer lateral."</p>	<p>Veolia Water PA: \$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>Doli Construction's pictures show the damaged line.</p> <p>Violations:</p> <p>Veolia Water 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>	
52283	<p>Facility Owner: PPL Contractor/Excavator: Miller Pipeline Corporation Project Owner: UGI UTILITIES Designer: MASTEC PROFESSIONAL SERVICES Other: Comcast Cablevision</p>	<p><u>On 1/15/2025 9:00:00 AM at 4524 MANCE DR, LOWER PAXTON TWP, DAUPHIN</u> Comcast accepts.</p> <p>*****</p> <p>The incident occurred on 01/15/2025 at 09:00 AM, at 4524 Mance Drive, in Lower Paxton Township, Dauphin County.</p> <p>An electric line owned by PPL was damaged.</p> <p>PPL, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "On Wednesday the 15th day of January 2025 at 9:24 am, a non-PPL contractor (Miller Pipeline Corporation) was installing a gas main when they hit an unmarked primary line with there backhoe. No one was hurt or injured, there was no loss of power the primary was pulled up and out of the ground. PPL arrived on scene and made the area safe. The crew was able to make repairs to the conduit and pull the line back into the junction box. USIC will be charged with this damage because they did not have the line marked. Please see USIC damage claim number 21120250115004." PPL submitted photos.</p> <p>Miller Pipeline, the excavator, submitted an AVR. Their AVR states, "while the crew was trenching to direct burying 2” gas main they came in to contact with a PPL electric primary cable causing damage . The cable was unmark. No injuries and the crew made all the proper notifications right away”</p> <p>UGI UTILITIES, the project owner, submitted an AVR. Their AVR states, "Contractor states that while the crew was trenching to direct burying 2” gas main when they came into contact with a PPL electric primary cable causing damage . The cable was unmarked. There were no injuries.”</p> <p>MASTEC PROFESSIONAL SERVICES is the designer. An AVR was not received as of 03/05/2025.</p> <p>Emergency ticket 20250150621 had a response due date of 01/15/2025. Comcast replied, 'INSUFFICIENT INFORMATION'. DO NOT DIG. on 01/15/2025. This</p>	<p>PPL: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Comcast Cablevision: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>is an interim response. A final response was not received from Comcast, as required.</p> <p>Violations:</p> <p>Comcast – - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20250150621. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PPL - - 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 requirement has been fulfilled.</p>	
52218	<p>Facility Owner: Windstream</p> <p>Contractor/Excavator: DUDA CABLE CONSTRUCTION</p> <p>Project Owner: Comcast</p>	<p>On 1/15/2025 3:00:00 PM at 535 PAMELA DR, PENN TWP, WESTMORELAND Incident occurred on January 15th, 2025, at 3pm at 535 Pamela Drive, Penn Township, Westmoreland County.</p> <p>A communication line was damaged.</p> <p>Duda Cables' Alleged Violation Report (AVR) states, "Duda Cable crew was plowing cable in and struck an unmarked Windstream phone drop. The homeowner came out to notify the crew that he was out of service and the crew foreman was able to locate the damage. PA ONE CALL and Windstream were notified. A Windstream technician arrived to repair the line while the Duda crew was onsite and told the Duda foreman that their line was not marked correctly. Pictures attached"</p> <p>Comcast's AVR states, "Duda Cable crew was plowing cable in and struck an unmarked Windstream phone drop. The homeowner came out to notify the crew that he was out of service and the crew foreman was able to locate the damage. PA ONE CALL and Windstream were notified. A Windstream technician arrived to repair the line while the Duda crew was onsite and told the Duda foreman that their line was not marked correctly."</p> <p>Windstream responded "Clear no facilities" to ticket 20250092036-00.</p> <p>Ticket 20250092036-01 had the following comment: ATTN COMCAST AND WEST PENN POWER, YOU SCHEDULED MARKINGS FOR 1/17. CREW IS ON SITE AND READY TO BEGIN WORK. PLEASE VISIT THE SITE ASAP TO HAVE ANY AND ALL LINES MARKED. ATTN WINDSTREAM, YOU CLEARED THE TICKET, PLEASE VISIT THE SITE ASAP TO HAVE ANY PHONE LINES MARKED AND UPDATE RESPONSE. PLEASE CONTACT ONSITE FOR ANY QUESTIONS. THANK YOU</p>	<p>Windstream: \$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>No AVR has been submitted by Windstream as of 3/2/2025.</p> <p>Violations:</p> <p>Windstream Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20250092036. 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>	
52294	<p>Facility Owner: Brightspeed Contractor/Excavator: GLENN O HAWBAKER INC Designer: Erdman Anthony</p>	<p><u>On 1/16/2025 7:00:00 AM at 1000 SAND RIDGE RD, MARION TWP, CENTRE</u> Incident occurred on January 16th, 2025, at 7am at 1000 Sand Ridge Road, Marion Township, Centre County.</p> <p>This is a non-damage incident.</p> <p>Glenn O' Hawbacker's Alleged Violation Report (AVR) states, "Brightspeed did not mark there line, There response to one call was 999 did not respond. No line are marked onsite and we know they have facilities at the location".</p> <p>Brightspeed did not respond to tickets 20250132326-00, 20250132326-01, and 20223211514 within the timeframe required by law.</p> <p>Google street view photos are attached.</p> <p>Case is related to 47731 which involved a damaged Brightspeed line.</p> <p>Violations:</p> <p>Brightspeed Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250132326-00. PUC compliance education is required. Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20250132326-01. PUC compliance education is required. NOTE: Brightspeed is delinquent on Two DPC-ordered education requirements. Case 41307 approved by the DPC on 12/10/2024 and 40715 approved by the DPC on 11/13/2024.</p>	<p>Brightspeed: \$1,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p>
52331	<p>Facility Owner: Astound powered by RCN Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Facility Owner: Service Electric Cable TV INC</p>	<p><u>On 1/22/2025 2:37:00 PM at 5316 OAK VIEW DR, UPPER MACUNGIE TWP, LEHIGH</u> Incident occurred on January 22nd, 2025, at 2:37pm at 5316 Oak View Drive, Upper Macungie Township, Lehigh County.</p> <p>This is a non-damage violation.</p>	<p>Astound powered by RCN: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>PPL ELECTRIC UTILITIES</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Contractor/Excavator: BARWIS CONSTRUCTION Project Owner: XTRA Truck Leasing</p>	<p>Barwis Construction's Alleged Violation Report (AVR) states, "They failed to locate in time. Responded that they could not make it. I responded to their email that not marking it by the lawful start date was unacceptable and they refused to reply or communicate with me. They then responded through one call that they agreed upon a date and time with me which was not the case. I responded once again after receiving the formal response and still have not heard back from them. This is a pattern of behavior by USIC and it's unacceptable. I have submitted a follow up one call this morning and will proceed with another AVR if it is not marked in 3 hours. After 3 hours we will contact our representative and see if we can dig up their facility. user submitted."</p> <p>Ticket 20250170893-00: [PLEASE MARK AREA DEATAILED ABOVE AND CALL WITH ANY QUESTIONS. SITE PLAN IS ATTACHED FOR REFERENCE.]</p> <p>Ticket 20250170893-01 included the following comment: ATTN ASTOUND BROADBAND POWERED BY RCN PPL ELEC AND SERVICE ELEC CABLE TV YOU HAVE A SCHEDULED MARK FOR TOMORROW AT 2359. PLEASE MARK YOUR LINES AND UPDATE YOUR RESPONSE. WORK IS BEING HELD UP AND EXCATION WILL START IN 3 HOURS. THANK YOU.</p> <p>PPL, SES Service Electric Cable TV INC, and Astound RCN did not respond on time, 1/23/25 10:15am, to ticket 20250170893-00. PPL, SES Service Electric Cable TV INC, and Astound RCN responded with an interim response of scheduled mark on 1/22/25. PPL, SES Service Electric Cable TV INC, and Astound RCN all responded clear no facilities on 1/23/25 10:33 am.</p> <p>Excavator's email notified the stakeholders contracted mark out company that their late mark outs was costing their crew and company time and money. Email also stated that they were in violation of Act 127 of 2024 and that they were going to file an AVR. Email is attached as Barwis USIC email.</p> <p>Violations:</p> <p>PPL Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250170893. Education was taken.</p> <p>Astound Powered by RCN Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250170893 Service Electric Cable TV Inc Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250170893</p>	<p>CORPORATION: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Service Electric Cable TV INC: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>
52528	<p>Facility Owner: Columbia Gas</p>	<p><u>On 1/23/2025 2:00:00 PM at MAY RD, MANCHESTER TWP, YORK TEXAS</u></p>	<p>Doli Construction Corporation: \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Contractor/Excavator: Doli Construction Corporation</p> <p>Project Owner: MANCHESTER TOWNSHIP MUNICIPAL AUTHORITY</p> <p>Designer: C. S. Davidson, Inc.</p> <p>Other: TEXAS EASTERN/SPECTRA</p> <p>Other: Verizon</p>	<p>EASTERN/SPECTRA – submitted additional information. Reduced from 1st offense to a warning.</p> <p>***</p> <p>The incident occurred on 01/23/2025 at 2:00 PM, on May Road, in Manchester Township, York County. The closest intersection was Grumbacher Road.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called.</p> <p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Doli Construction was installing new sewer main when they struck and damaged the accurately marked 2" plastic gas service feeding 15 Grumbacher Rd., York. They notified 911 and 811 when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The local Damage Prevention Specialist (DPS) arrived onsite to review the damage. The crew refused to provide any names of employees or details surrounding the damage. The DPS was referred to the Foreman, Ryan Zimmerman. Mr. Zimmerman advised the DPS that it is company policy to not share any information." Photos were submitted by Columbia Gas.</p> <p>Doli Construction Corporation, the excavator, submitted an AVR. Their AVR states, "Crew damaged 2" gas service while trying to remove frost from under the blacktop." No photos were submitted by the excavator.</p> <p>Manchester Twp, the project owner, submitted an AVR. Their AVR states, "The contractor was working on excavating to start a new cut for another 14' of 8" SDR26. The contractor was hand-digging around the marked gas service to 15 Grumbacher Road. The ground was hard due to frost and never being excavated. The service line had no stone dust around the service or marking tape. The service appeared to be bored. The service had a larger void around it which normally shows it was bored. The contractor was then using the back of the bucket trying to break the hard ground from it lightly. No full-down pressure was being used. Inspector walked back to look at the compaction and backfill of 2A and heard the hiss. Then turned around and the gas service was blowing from being struck. The contractor stopped excavation and shut down equipment and made necessary phone calls." No photos were submitted by the project owner.</p> <p>C. S. Davidson, Inc., the designer, submitted an AVR. Their AVR states, "Gas service damaged. Columbia Gas and emergency services on-site during repair." No photos were submitted by the designer.</p> <p>Submitted photos show where the gas line was marked with both yellow paint and flags. There was snow fall on the ground when the damage occurred. Flags were still in place when the damage occurred. Yellow paint was</p>	<p>Section 5(4) 1st Offense \$500.00</p> <p>TEXAS EASTERN/SPECTRA: \$0.00</p> <p>Section 2(5)(viii) 1st Offense \$0.00</p> <p>Verizon: \$1,000.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>visible in the mulch near the fence (near a flag), while snow was on the ground, when the damage occurred.</p> <p>Complex Project ticket 20243233586 had a response due date of 11/20/2024. TEXAS EASTERN/SPECTRA did not respond until 11/26/2024. Their response was, 'INSUFF INFO. DO NOT DIG'.</p> <p>Routine ticket 20243620964 had a response due date of 01/02/2025. VERIZON NORTH did not respond until 01/31/2025. Their response was, 'FIELD MARKED.'</p> <p>Routine ticket 20243620981 had a response due date of 01/02/2025. VERIZON NORTH did not respond until 01/09/2025. Their response was, 'FIELD MARKED.'</p> <p>Violations:</p> <p>Doli Construction Corporation – - 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>TEXAS EASTERN/SPECTRA – - Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Ticket 20243233586. Recommendation: Warning. PUC compliance training education is required.</p> <p>Verizon – - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20243620964. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20243620981. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
52597	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: N ABBONIZIO CONTRACTING Project Owner: Lehigh County Authority Designer: ARTHUR A SWALLOW ASSOCIATES LLC Designer: GANNETT FLEMING WATER RESOURCES Other: KEYSTONE CONSULTING ENGINEERS INC</p>	<p><u>On 2/5/2025 10:46:00 AM at 1021 W. COURT STREET, ALLENTOWN CITY, LEHIGH</u> The incident occurred on Wednesday, February 5, 2025, at 1021 W. Court Street, in Allentown City, Lehigh County.</p> <p>UGI Utilities gas line was damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR), “N. Abbonizio Contractors was digging to work on water line and when doing so they struck a correctly marked gas service facility. Digging in the tolerance zone.” N. Abbonizio Contracting, working for Lehigh County Authority, stated in their AVR that they failed to use prudent techniques within the tolerance zone, and explained “While digging to install a [water] service line, the crew hit the gas service [line].”</p> <p>N. Abbonizio Contracting called 911, and photos were provided from UGI and the excavator showing the damaged gas line and the gas meter. Lehigh County Authority did not submit an AVR. It was due within thirty days of the line hit.</p>	<p>N ABBONIZIO CONTRACTING: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Lehigh County Authority: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Keystone Consulting Engineers is representing Lehigh County Authority, and an AVR was submitted on 3/18/2025. Keystone Consulting stated in their AVR, "While contractor was excavating to install service line, crew hit gas service."</p> <p>Gannett Fleming Water Resources, designer, submitted their AVR on 3/18/2025. They stated in the report, "Contractor hit a gas service line while excavating for water service installation."</p> <p>*N. Abbonizio Contracting is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Compliance Education Required and Penalties Applied.</p> <p>*Lehigh County 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 Penalties Applied.</p>	

Full Session

Case Number	Stakeholders	Summary	Violations & Recommendation
51112	<p>Facility Owner: Comcast</p> <p>Contractor/Excavator: MARYLAND UNDERGROUND</p> <p>Project Owner: Brightspeed</p> <p>Other: Homeowner</p>	<p>On 11/6/2024 9:00:00 AM at 3 Crimson Lane Elizabethtown 17022, WEST DONEGAL TWP, LANCASTER On 6/10/2025 the DPC voted to:</p> <p>5(2.1)- Accept the DPI's recommendations. 5(16)- Accept the DPI's recommendations. 5(17)- Accept the DPI's recommendations. Maryland Underground not in attendance.</p> <p>**** Maryland Underground is disputing. ***** Incident occurred on November 6th, at 9am at 3 Crimson Lane, West Donegal Township, Lancaster County.</p> <p>A Telecom line was damaged.</p> <p>Homeowner's Alleged Violation Report (AVR) states, "Brightspeed internet did a PA one call back in September to install fiber at my home. They came out on November 6th to do the install, and trenched through the existing Comcast Internet line, severing the cable and conduit. The line was marked by PA One Call in early September, however the lines have faded due to the 2 month gap until Brightspeed arrived. Brightspeed has yet to complete their install, and has no communication on how to have the Comcast line replaced. They damaged another utility companies property, and are not making provisions to fix it. As the homeowner, I'm looking for help."</p> <p>Emergency ticket by homeowner stated, "CALLER IS THE HOMEOWNER WHO CURRENTLY HAS COMCAST INTERNET. CALLER SCHEDULED WITH BRIGHTSPEED TO INSTL FIBER OPTIC FOR AN OPTION IF HE WANTED TO CHANGE</p>	<p>Comcast: \$1,500.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(11) 1st Offense \$500.00</p> <p>MARYLAND UNDERGROUND: \$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(17) 1st Offense \$500.00</p> <p>Brightspeed: \$1,500.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Section 6.1(8) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PROVIDERS. PER CALLER BRIGHTSPEED IS NOT COMPLETE WITH THEIR INSTALLATION. CALLER LOST HIS INTERNET AND NOTIFIED BRIGHTSPEED WHO WAS NOT RESPONDING QUICKLY ENOUGH. CALLERS/HOMEOWNERS INTERNET WAS CUT AND HE WORKS FROM HOME. NEEDING THE INTERNET FOR HIS WORK, THE CALLER/HOMEOWNER PULLED THE CABLE THAT WAS INSIDE OF A 3/4IN CONDUIT AND SPLICED IT FOR TEMPORARY USE UNTIL REPAIRS CAN BE MADE. BRIGHTSPEED USED A SLICING TOOL TO INSTL THEIR LINE PER HOMEOWNER. PER CALLER BRIGHTSPEED WAS SCHEDULED TO INSTL THEIR LINE ON 9/10/24 BUT DID NOT SHOW UP UNTIL 11/6/24. FACILITY TYPE: TELECOM-COMCAST"</p> <p>Homeowner's follow up email states, "Thanks for the call Saturday. Attached are 2 pictures, and I will send you 2 more in a separate email.</p> <p>The brief summary is the following:</p> <ul style="list-style-type: none"> - Early September, I called Brightspeed to become a new customer, and they said someone would be out within 2 weeks to install. This would require boring and/or trenching lines underground. - Shortly after the call, utility lines were marked in my yard (PA One Call) - First tech that showed up said he wasn't prepared to run the underground lines, and that they would reschedule. - After giving up on calling Brightspeed for updates, I figured I'd keep using my current provider (Comcast), until further notice. - On November 6th (2 months later), when I got home from work I noticed that I didn't have any internet. After troubleshooting the modem, I went outside and noticed evidence of new work on the nearby telephone pole, and signs of boring and trenching in my yard. Since the PA One Call lines were done in early September, after 2 months, they were gone. I walked the trench line and noticed it crossed my comcast line, which was in a conduit. Out of a hunch, I pulled on the line and it came right out of the conduit, cut. - I called Brightspeed multiple times that night to notify them that they cut the line, and express frustration (Why wasn't I called to schedule this? Why weren't PA One Call lines updated? etc.) - Brightspeed told me it was my responsibility to call Comcast to have them fix the line, and that if there was a bill, to submit an insurance claim with Brightspeed for reimbursement. - Brightspeed came out within a few days to complete their install, as they couldn't get into my house on the day they cut the line (no one was home). - We called Comcast and they came out to make repairs, and so far, no charge to us. <p>2</p> <ul style="list-style-type: none"> - Currently, both internets are functional, with the yard still showing evidence of the trenching, and Brightspeed left conduits hanging from the nearby telephone pole. 	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Attached are 2 pictures of the cut line that I pulled from the conduit.</p> <p>Attached are 2 more pictures, mainly showing the shotty quality. And how Brightspeed had to cross the orange conduit to install their work. The orange conduit goes from the house to the boxes in the top left corner of the picture. I painted the white lines in the grass to show Comcast where Brightspeed was, so that when they made their repairs we didn't cut each others lines over and over again."</p> <p>Pictures from the homeowner show the cut line and drop down from the pole.</p> <p>Maryland Underground, Brightspeed, and Comcast were mailed and emailed requests for AVRs on 12/7/24 and 12/9/24. No AVRs were received.</p> <p>Violations:</p> <p>Maryland Underground Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. Education is required. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p> <p>Brightspeed Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Education is required. Section 6.1(8) - Project Owner failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Education is required.</p> <p>Comcast 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. Education is required. Section 2(11) – Facility Owner failed to comply with all requests for information by the Commission relation to the Commission’s enforcement authority under this act within thirty days of the receipt of the request. Education is required.</p>	
51536	<p>Facility Owner: Comcast</p> <p>Contractor/Excavator: Bennett Construction & Excavation</p> <p>Contractor/Excavator: PINE RIDGE PROPERTY MAINTENANCE</p> <p>Project Owner: Bon Ton Builders</p> <p>Other: Brightspeed</p>	<p><u>On 11/7/2024 2:15:00 PM at KENNEDY CT, HANOVER BORO, YORK</u> On 6/10/25 the DPC voted to:</p> <p>5(4)- Accept the DPI’s recommendation. 5(16)- Accept the DPI’s recommendation. Pine Ridge Property Maintenance was not in attendance. ***** PINE RIDGE PROPERTY MAINTENANCE is disputing stating Ryan Kontz was terminated from their</p>	<p>Bennett Construction & Excavation: \$0.00</p> <p>PINE RIDGE PROPERTY MAINTENANCE: \$1,500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>organization in October of 2024. Ryan Kontz was listed as the contact person on both the routine and emergency tickets. The routine ticket 20242472447, was requested by Ryan Jontz on 09/03/2024. (Prior to his reported termination in October of 2024.)</p> <p>Bennett Construction provided proof via pay stubs showing Ryan Kontz had begun working for their company on 11/10/2024. Text message for last day of work, 10/8/24, at Pine Ridge Property Maintenance is also attached. Bon Ton Builder's emailed to confirm Pine Ridge was digging.</p> <p>Bon Ton Builders Submitted an AVR on 4/21/25 stating, "Bon Ton Builders contracted Pine Ridge Property Maintenance to dig footers at a jobsite at 233 and 235 Kennedy Court in Hanover Borough. Pine Ridge never notified Bon Ton that a line was hit. We were not aware of it until we received a letter in March 2025."</p> <p>*****</p> <p>Incident occurred on November 6th, 2024, at 2:15pm along Kennedy Court, Hanover Boro, York County.</p> <p>A telecom line was damaged.</p> <p>Comcast's Alleged Violation Report (AVR) states, "TICKET CREATED FOR FOUNDATION NOT FOR UTILITIES. DAMAGED CABLE." Emergency ticket 20243113161: COMCAST OF SOUTHEASTERN PENNSYLVANIA LW-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED11/6/2024 4:03:06 PM CLS WEBSVC</p> <p>Comcast responded clear no facilities after the emergency ticket where their line was hit.</p> <p>Pictures show the line was damaged in the tolerance zone. Routine ticket stated the excavation was for footers while excavation took out the sidewalk. Type of Work-- [FOOTERS FOR HOUSE FOUNDATIONS]</p> <p>Pine Ridge Property Maintenance and Bon Ton Builders have not submitted AVRs as of 1/16/24.</p> <p>Violations:</p> <p>Pine Ridge Property Maintenance 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>Bon Ton Builders Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC Online Compliance Training is required</p>	<p>Section 5(16) 1st Offense \$1,000.00</p> <p>Bon Ton Builders: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Brightspeed: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		Brightspeed Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20243113161. PUC Online Compliance Training is required	
51273	Facility Owner: PECO Contractor/Excavator: MCCLAIN BROTHERS PLUMBING Other: Eddystone Borough	<u>On 11/8/2024 10:00:00 AM at 1248 E 12TH ST, EDDYSTONE BORO, DELAWARE</u> On 6/10/25 the DPC voted to: 2(5)(vii)- Accept the DPI’s recommendation. 2(5)(vii)- Accept the DPI’s recommendation. Eddystone borough was not in attendance. **** Eddystone Borough disputes saying they don't need to respond to the emergency tickets because they have police and fire reports of the incident. ***** Incident on November 8th, 2024, at 10am, at 1248 East 12th Street, Eddystone Boro, Delaware County. A gas line was damaged. PECO's Alleged Violation Report (AVR) states, "McClain Bros. struck the 2inch low pressure Adyl-a main. Contractor digging with an active & accurately marked POC." PECO's pictures show the damaged line within the tolerance zone. The 811 ticket placed by McClain Brothers Plumbing state excavator and hand tools would be used. No AVR was submitted by McClain Brothers Plumbing as of 1/9/2025. Violations: McClain Brothers Plumbing 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. Eddystone Borough Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243113295. Education is required. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243131163. Education is required.	MCCLAIN BROTHERS PLUMBING: \$1,500.00 Section 5(4) 1st Offense \$500.00 Section 5(16) 1st Offense \$1,000.00 Eddystone Borough: \$2,000.00 Section 2(5)(vii) 1st Offense \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00
51308	Facility Owner: UGI Utilities Contractor/Excavator: Peachey Landscape Inc Project Owner: Homeowner Project Owner: Imperial Concrete Solutions	<u>On 11/12/2024 7:42:00 AM at 404 N 25th St, CAMP HILL BORO, CUMBERLAND</u> Peachey Landscape is disputing. They claim that they rented their equipment to Imperial and an Imperial employee was excavating. DPI called Imperial on 3/24/25 at 2:04pm who stated that Austin Peachey was operating the excavator. DPI emailed Imperial to confirm in writing. *****	Peachey Landscape Inc: \$3,000.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(8) 1st Offense \$1,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Incident occurred on November 12th, 2024, at 7:42am at 404 North 25th Street, Camp Hill Boro, Cumberland County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "While digging a trench for retaining wall construction, contractor struck and damaged a 1" gas service. The excavator did not notify PA One Call prior to excavation." AVR notes that 911 was not notified.</p> <p>Ticket 20242641632 was placed by Imperial Concrete, but the excavation was done by Peachey Landscape, Inc. Pictures from UGI show Peachey's excavator and damaged gas line.</p> <p>No other AVRs have been submitted as of 1/10/25.</p> <p>Violations:</p> <p>Peachey Landscape, Inc. Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Education is required. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Education is required.</p>	<p>Section 5(16) 1st Offense \$1,000.00</p>
51365	<p>Facility Owner: PECO Contractor/Excavator: R3 CONSTRUCTION Project Owner: HORSHAM WATER AND SEWER AUTHORITY Designer: GILMORE & ASSOCIATES INC Other: BUCKS COUNTY WATER AND SEWER AUTHORITY (BCWSA) Other: Horsham Water & Sewer Authority - spacesaver</p>	<p><u>On 11/18/2024 8:00:00 AM at 518 MULLIN RD, HORSHAM TWP, MONTGOMERY</u> On 6/10/2025 The Damage Prevention Committee (DPC) voted to keep the violations and penalties to R3 Construction and Horsham Water and Sewer Authority. They were both a No Show. Keep the violation and remove the penalty to Bucks County Water & Sewer (BCWSA). ***** Gilmore and Associates disagree. DPI responded with an email to Gilmore and Assoc. to submit any items for consideration by 4/22/2025. On 4/17/2025 DPI sent an email for Gilmore and Associates to please confirm that the disagreement is only for Gilmore and Associates and not Horsham Water and Sewer. On 4/18/2025 an email was received stating that they are also disputing the violations for Horsham Water and Sewer Authority. Please see attachment named "Compare final design ticket to Google map". On 4/22/2025 Gilmore and associates asked to have until 4/29/2025 to provide more documentation. DPI accepted the extension to provide documents. On 5/06/2025 an email was received with the required documentation and the violation of Section 4(2) to Gilmore and Associates and section 6.1(3) to Horsham Water and Sewer was withdrawn. Maintained is violation of section 2(5)(vii) to Horsham WTR and SWR. This was not a first-time violation for Horsham Water and Sewer for not answering an emergency ticket.</p>	<p>PECO: \$2,500.00 Section 2(5)(vii) Subsequent \$2,500.00</p> <p>R3 CONSTRUCTION: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>HORSHAM WATER AND SEWER AUTHORITY: \$1,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>GILMORE & ASSOCIATES INC: \$0.00</p> <p>BUCKS COUNTY WATER AND SEWER AUTHORITY (BCWSA): \$0.00 Section 2(4) 2nd Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*****</p> <p>UPDATE: PECO withdrew their dispute and paid. PECO's note says they agreed on 3/28/2025.</p> <p>(PECO had disagreed and sent information that they had no information about the lines going to this house. They also stated that "2.5.vii Failed to respond to an emergency notification soon as practicable. PECO receives damage notifications from PA 1-call differently then a routine ticket, they come through as a Damage Ticket. This "damage ticket" triggers us to send a damage investigator, not a routine locator. Every damage is responded to immediately, unfortunately what PA1 and the DPC is a delayed response and the close out of the ticket appears to be late. However, we do not and will not close out that ticket until the investigation is complete, so that means the ticket can stay open for a day or two. But we do respond within an hour of every damage. See attached USIC Report with locator notes and the receipt of the damage notification". Please see attachment named " PECO Disagrees" for more details and pictures. DPI withdrew the 2 violations for not locating the line and point of connection. The violation for not responding to an emergency ticket is maintained. On 3/28/2025 PECO accepted this offer and is no longer disagreeing.</p> <p>*</p> <p>Bucks County Sewer and Water Authority (BCSWA) disagreed. They stated that "I acknowledge that the tickets for 20242604062 and -63 were not responded to in the ONE CALL system but, given the spread-out nature of the projects for these designs, I am asking for the committee to reconsider any fines for this ticket on the basis that the hit was nowhere near our service areas. The only potential conflict we would have had would have been the project section at Welsh & Butler in Upper Dublin, and only on that one corner on the other side of the street of the project. The three other one calls don't even show up in my system to respond to. Also, the hit on Mullin was over 1.2 miles away from our closest line". Please see attachment named BCSWA disagrees for full email content. On 3/25/2025 DPI Maki responded to BCSWA and stated that there are 2 design tickets that were never answered, and those tickets were submitted about 2 months after BCSWA had passed the required facility owner education.)</p> <p>****</p> <p>The incident occurred on 11/18/2024, at 518 Mullin Rd, in Horsham Township, Montgomery County.</p> <p>An electric line was hit and damaged.</p> <p>PECO stated in their Alleged Violation Report (AVR) that "On 11/18/2024 R3 Construction was digging for a water service lateral when they struck an unmarked electric service. The USIC locator said he marked the service but no paint was observed and both the contractor and homeowner said that the service was not marked. 0 Injuries, 1 Cust interrupted".</p>	<p>Section 2(4) 2nd Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>911 was notified by UNK. No pictures were provided. On 12/17/2024 DPI sent an email to PECO asking if they had any pictures. PECO responded by sending the Damage report.</p> <p>GILMORE ASSOCIATES the designer, is representing Horsham Water & Sewer Authority, stated in their AVR that “Service (Line between utility pole and house mounted meter) was not marked. Contractor damaged the service during installation of water utility to the dwelling”.</p> <p>Pictures and report was provided. On 12/17/2024 DPI sent an email to G&A asking if they had any other design tickets showing 518 MULLIN RD. 518 Mullin Rd is not shown in the design work.</p> <p>R3 CONSTRUCTION did not submit an AVR, to date.</p> <p>*Emergency ticket 20243232404 was submitted by R III Construction Company on 11/18/2024 at 13:51. PECO never responded. Horsham Water and Sewer Authority never responded.</p> <p>*Final Design ticket 20242604062 was submitted by Gilmore and Associates on 9/16/2024 with a response due by 9/30/2024. Bucks County Water and Sewer Authority never responded.</p> <p>*Final Design ticket 20242604063 was submitted by Gilmore and Associates on 9/16/2024 with a response due by 9/30/2024. Bucks County Water and Sewer Authority never responded.</p> <p>*****</p> <p>PECO is in violation of Section: Section 2(5)(vii) – Failed to respond to an emergency notification 20243232404 as soon as practicable following notification. This is a subsequent offense. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a second offense. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. This is a subsequent offense. Recommendation: The penalties are applied.</p> <p>R3 CONSTRUCTION is in violation of Section: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: The penalties are applied. Education is required.</p> <p>HORSHAM WATER AND SEWER AUTHORITY is in violation of Section: Section 2(5)(vii) – Failed to respond to an emergency notification 20243232404 as soon as practicable following notification. This is a second offense.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 6.1(3) – Released a project to bid or construction before the final design was complete. 518 Horsham Rd is not covered by the Design ticket. Recommendation: The penalties are applied. Education is required. The previous required education was completed by 10/08/2024. The incident occurred and emergency ticket 20243232404 was placed on 11/18/2024.</p> <p>GILMORE & ASSOCIATES INC is in violation of: 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. Final design tickets 20242604062 and 20242604063 do not include 518 MULLIN RD in Horsham Township in Montgomery County. Please see *Final design ticket map and attachment named Ticket 20242604063 showing 518 Mullin Rd - Google and Attachment named Ticket 20242604063 showing 518 Mullin Rd. This is a subsequent offense.</p> <p>BUCKS COUNTY WATER AND SEWER AUTHORITY (BCWSA) is in violation of Section: 2 X Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design tickets 20242604062 and 20242604063 were never responded to by BCWSA. These are second offenses. Recommendation: The penalties are applied. The required facility owner education was completed by 10/08/2024.</p>	
51747	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: SHEGDA CONSTRUCTION - SHEGDA PLUMBING Project Owner: KARNAF CONSTRUCTION Project Owner: PROPERTY OWNER (ALSO REPRESENTATIVE FOR KARNAF CONSTRUCTION)</p>	<p><u>On 11/26/2024 10:00:00 AM at 549 AUSTIN DR, FALLS TWP, BUCKS</u> On 6/10/2025 Karnaf Construction was a no show. The Damage Prevention Committee (DPC) voted to keep the violations and penalties as written. ***** Karnaf Construction disagreed and stated that The temporary AVR Number written on the ticket is AT20250830046. In response to the case, I disagree with the findings because a PA One call was placed, and I did reply to your initial email in January with the statement and picture below. I also filed the AVR per your request. Thank you for your help and taking the time to help me with this matter. Here is the original reply along with copy of AVR and site picture of markings: We ordered a PA one call survey on 10/25/24 for the sewer line job at the front of the property at 549 Austin Drive in Fairless Hills PA. PA one Call came and marked the gas line, sewer line, and water supply line at the property with both spray paint and flags. There was no marking or mention of any electrical lines anywhere on the property. If PECO came out to mark their own lines, it was NOT visible nor was anyone able to see the markings before, during or after the dig. Due to weather and other issues, the plumber could not start digging until 11/25/2024. The excavator followed the exact path laid out by the PA one call marking for the sewer and water supply lines. Once they have reached the curb at</p>	<p>PECO AN EXELON COMPANY: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>SHEGDA CONSTRUCTION - SHEGDA PLUMBING: \$2,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>KARNAF CONSTRUCTION: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the front of the property, they severed an electric cable that was buried less than 1 foot deep right by the sidewalk. I immediately called PECO and they sent out a technician for a repair that took less than five minutes. After the incident PA one call came out to take pictures and inspect the site. The technician that came out confirmed there were no electrical lines marked and took pictures of the site. I have includes a picture I took after PA one call marked the property, its the only picture I have and as you can clearly see, the only things marked are the gas line (marked in yellow) and small blue mark on the left marking the water and sewer line locations. PECO did NOT leave any marks, flags or any other indicators for the electric lines.</p> <p>*****</p> <p>The incident occurred on 11/26/2024 at 549 Austin Dr. in Falls Township in Bucks County.</p> <p>An electric distribution line was damaged.</p> <p>PECO AN EXELON COMPANY the facility owner stated in their Alleged Violation Report (AVR) that ON 11/26/2024, CONTRACTOR, SHEGDA PLUMBING, WORKING FOR THE HOMEOWNER TO REPLACE A SEWER PIPE, STRUCK THE UNDERGROUND SECONDARY FEEDING THE STREET LIGHT WITH AN EXCAVATOR. CONTRACTOR WAS WORKING ON AN EXPIRED TICKET AT THE TIME OF THE DAMAGE.1 person was affected.</p> <p>DPI SENT AND EMAIL to PECO ON 12/29/2024 ASKING FOR MORE INFORMATION, specifically pictures. On 12/31/2024 PECO sent an email with the work order after Shegda Plumbing called the damage in. The email from PECO stated that “I don’t have much on this case for some reason. Sounds like there is a mix between the line being marked incorrectly and the 1-call being old/expired. Please see attached Work Order and Netviewer Report, both of which confirm that the damage was reported by Effi Avitan of Shegda Plumbing to the OCC and to the PECO Troubleman who responded. I also reached out to Effi Avitan and had a telephone conversation with him, confirming his company is Shegda Plumbing working with or aka Karnaff Construction”.</p> <p>Compliance research Results: Shegda Plumbing has placed notifications with PA One Call in the past. 2508 E Cumberland Philadelphia PA 19125 267-265-5498</p> <p>SHEGDA PLUMBING the excavator did not submit an AVR to date. Note that Shegda Plumbing has never submitted an AVR to date. On 01/02/2025 DPI sent an email to Effi, the noted representative of this company asking for some answers to questions to clarify who Effi is working for and why an AVR was not submitted. DPI returned a telephone call to Effi on 01/02/2025. Please see the information under Karnaf Construction. No information has been received to date from Shegda. On 1/03/2025 Shegda sent an email asking about credit for the education that they completed. DPI Smith returned the call and found that Shegda Plumbing is part of the</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Shedga Construction organization. On 2/04/2025 DPI Maki returned a call to Shedga, answered his questions about case 43658 and this case. DPI let him know this case is in stakeholder review and that he is able to disagree. The disagreement must be in writing.</p> <p>KARNAF CONSTRUCTION the project owner and property owner did not submit an AVR to date. Note that Karnaf Plumbing has never submitted an AVR to date. DPI returned a call to Karnaf Construction (Effi) on 1/02/2025. Effi stated that he is also the property owner. Currently he is on vacation and did not want to email back until he got back to work. DPI explained what occurred and asked some questions to clarify what occurred at the location of the damage. DPI also stated that an AVR needed to be submitted and needs to be submitted anytime a line is damaged or a violation of UG Utility law occurs. DPI explained about the AVR and why all the parties need to submit an AVR. DPI also explained why all the excavators need to submit their own OneCall tickets. Effi stated that he submitted the OneCall and Shedga Plumbing excavated using that same ticket. He wanted to know why that was a problem. DPI explained that it is the law and that the ticket protects each excavator that submits a OneCall ticket. DPI asked for the contact's name of Shedga Plumbing. He only knew the first name of James and said that James' grandfather was Shedga, but James last name was not Shedga. DPI recommended that he and James fill out an AVR asap even though it is late. Effie stated that he submitted the One Call ticket for Shedga Plumbing. He also stated that when PECO came out, it was established that PECO did not mark their lines. He added that the part that was hit was a little thing that controlled the street light and that took just seconds to repair.</p> <p>On 1/02/2025 an email was received from Karnaf stating that "We ordered a PA one call survey in late October for the sewer line job at the front of the property. PA one Call came and marked the gas line, sewer line, and water supply line at the property with both spray paint and flags. There was no marking or mention of any electrical lines anywhere on the property. Due to weather and other issues, the plumber could not start digging until mid November. The excavator followed the exact path laid out by the PA one call marking for the sewer and water supply lines. Once they have reached the curb at the front of the property, they severed an electric cable that was buried less than 1 foot deep right by the sidewalk. I immediately called Peco and they sent out a technician for a repair that took less than five minutes. After the incident PA one call came out to take pictures and inspect the site. The technician that came out confirmed there were no electrical lines marked and took pictures of the site".</p> <p>DPI responded with an email asking for the date that the excavation began and to please provide pictures. DPI sent an email on 1/03/2025 with the OneCall liaisons' contact information.</p> <p>On 1/04/2025 an email was received from Karnaf Construction which stated that they submitted a OneCall</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ticket. The electric lines were not marked and that because of weather, the work could not begin until 11/25/2024. Please see attachment email named Karnaf email explanation with picture attached for more details. Karnaf Construction AVR was submitted after the stakeholder review on 3/24/2025. They stated that “We ordered a PA one call survey in late October for the sewer line job at the front of the property. PA one Call came and marked the gas line, sewer line, and water supply line at the property with both spray paint and flags. There was no marking or mention of any electrical lines anywhere on the property. Due to weather and other issues, the plumber could not start digging until mid November. The excavator followed the exact path laid out by the PA one call marking for the sewer and water supply lines. Once they have reached the curb at the front of the property, they severed an electric cable that was buried less than 1 foot deep right by the sidewalk. I immediately called PECO and they sent out a technician for a repair that took less than five minutes. After the incident PA one call came out to take pictures and inspect the site. The representative that came out confirmed there were no electrical lines marked (all other marks were still visibl on the sidewalk) and took pictures of the site”. NO project information was entered into the AVR. The submitter is listed as Karnaf Construction. DPI added the email to Shegda Construction that was provided by Karnaf Construction. On 4/01/2025 Karnaf Construction sent another email stating that he called in the ticket for the excavator, he explained what happed again and asked why he is being fined. Picture of the site with the gas markings was provided. This is the same picture that was provided and attached to the case already named "549 Austin Sidewalk markings".</p> <p>*****</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. * See PECO’s statement in the email. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Recommendation: The penalty is applied. Education is required.</p> <p>SHEGDA PLUMBING is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 10 business days of striking a line. * Note that Shegda has never submitted an AVR. Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalties are applied. Then required education was taken by 3/11/2025.</p> <p>KARNAF CONSTRUCTION is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 10 Business Days of a line strike. Karnaf Construction has never submitted an AVR.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalties are applied. Education is required.</p> <p>Both PECO and Shengda Plumbing caused damage because 1. If Shengda had called in a second/updated OneCall ticket, PECO might have marked out their lines. 2. PECO did not mark their lines for ticket 20242990370.</p>	
51610	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: HET CONTRACTING CORP</p> <p>Project Owner: VICTORY LAND DEVELOPMENT</p> <p>Other: BERK'S CONSTRUCTION GROUP</p>	<p><u>On 12/4/2024 10:00:00 AM at 6037 WILLIAM PENN HWY, MURRYSVILLE MUNIC, WESTMORELAND</u></p> <p>On Tuesday, June 10, 2025, at the DPC Meeting, HET Contracting Corp was disputing all violations and penalties. It was voted to Accept the DPI's Recommendations for sections 5(3) and 5(6)(i), and keep education. For section 5(2.2), remove the violation and penalty.</p> <p>*****</p> <p>Dispute- HET Contracting Corporation stated rejects the DPI Report, of Case No 051610, and requests to present at a future DPC meeting.</p> <p>*****</p> <p>The incident occurred on Wednesday, December 4, 2024, at 6037 William Penn Hwy, damage site- 6037 William Penn Hwy and 6999 Berkshire Drive, in Murrysville Municipal, Westmoreland County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company stated, HET Contracting Corporation placed a routine excavation ticket, 20243080248, for excavation and grading at 6037 William Penn Hwy, the contractor dug outside of his scope of work. HET was installing a water line at the intersection of William Penn Hwy and Berkshire Drive, which is the property of 6999 Berkshire Drive. HET struck a 3-inch plastic mainline, and there is a clearly visible line marker that HET was digging next to and there was dust around the pipeline. HET did not stop to call 811 nor no contact to Peoples Gas.</p> <p>HET Contracting Corporation stated, contracted by Berk's Construction Group on behalf of owner Victory Real Estate Development, to perform site development work on 8 acres of land located at the intersection of Berkshire Drive and U.S. Route 22 in Murrysville, PA. The work included grading and excavation, and installation of utility service lines to the property. The initial drawings created for Owner/General Contractor was provided to HET, and the drawings showed that a gas line may have been present within the construction area.</p> <p>HET placed a routine excavation ticket, 20243080248 and Peoples Gas respond "Clear No Facilities". Although the ticket responses were all "Clear", HET took caution and proceeded to hand dig for the installation of the waterline at the worksite. After reaching the installation depth for the water line of approximately 4.5 – 5.0 feet, and not encountering a gas line, a machine operator of a class 80 excavator proceeded to "clean up" the area in preparation for</p>	<p>HET CONTRACTING CORP: \$750.00</p> <p>Section 5(3) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>installing the waterline, using a 2-foot-wide bucket. During the “clean up”, the tooth of the bucket caught a “tail of 1-inch pipe that was attached to a 3- or 4-inch service line below. The Operator immediately notified his site Supervisor and the Supervisor called 911 and 811.</p> <p>Photos were provided from Peoples Gas and HET, also there are screen shots from Google Street View. The photos show that a gas line marker is visible in the work area before excavation started.</p> <p>Unable to locate the contact info for the project owner VICTORY LAND DEVELOPMENT and BERK'S CONSTRUCCION GROUP– their contact information was not included on either of the AVR's.</p> <p>PA One Call Compliance commented, Victory Real Estate Development has not placed notifications with PA One call in the past.</p> <p>~20243080248- Routine ticket placed on 11/3/2024. Location Information: Murrysville PA 15632. Working in the PENNDOT R/W. Located beside Manordale Farms. If heading E. on SR 0022, will pass Manordale Farms on the right and the location is right after the sign. Type of Work: excavation and grading Method of Excavation: power equipment Equipment Type: excavator Peoples Gas Company responded “Clear No Facilities”, as did all facility owners.</p> <p>The HET Contracting Corporation placed a Damaged Emergency ticket, 20243391674, on 12/4/2024 at 11:39am, after Peoples Gas placed their Excavation Emergency ticket, 20243391309, to repair the gas line, on 12/4/2024 at 10:36am.</p> <p>On Friday, December 6, 2024, an email was sent to HET Contracting Corporation, requesting an Alleged Violation Report (AVR). On the same day, HET called in response to the email and was advised to submit their AVR with all related attachments. HET submitted an AVR on 12/16/2024.</p> <p>*HET Contracting Corporation is in violation of sections: 5(2.2) – Excavator failed to provide exact information to identify the worksite. 5(3) – Excavator failed to preserve mark-outs or request a remark. 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: PUC Compliance Education Required and Penalties Applied</p>	
51832	Facility Owner: VERIZON PA LLC Contractor/Excavator: J M F UNDERGROUND INC	<u>On 12/9/2024 2:41:00 PM at 38 MONTICELLO DR, SOUTH LEBANON TWP, LEBANON</u> On 6/10/2025 the Damage Prevention Committee (DPC) voted to Keep the violation and education and remove the penalty to South Lebanon Township.	VERIZON PA LLC: \$1,000.00 Section 2(10) 1st Offense \$1,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: UGI Designer: MASTEC PROFESSIONAL SERVICES Other: SOUTH LEBANON TOWNSHIP</p>	<p>*****</p> <p>Verizon Disagreed and stated that their lines were marked correctly. There are no pictures, and the excavator did not submit an AVR, so the 5(2)(i) violation to Verizon is withdrawn. Verizon is current with the required education at this time. They have taken the required education in the past consistently. Violation section 9 is withdrawn.</p> <p>*</p> <p>Mastec disputed saying they did not know about the incident until the stakeholder review notice. DPI did not send an AVR letter during the investigation, we must assume that this statement is true. Violations and penalties removed.</p> <p>*</p> <p>South Lebanon disputes - no reason provided. DPS provided them with a copy of the updated law and an explanation of why they can't respond to tickets late. They responded by claiming they marked by the due date but didn't respond in KARL until several days later which runs counter to the most recent version of the law. DPS Locke advised them on 4/8/2025 that final response is required in KARL by the due date.</p> <p>*****</p> <p>The incident occurred on Monticello Dr in South Lebanon Township in Lebanon County.</p> <p>A Communications line was hit and damaged.</p> <p>UGI UTILITIES stated in their Alleged Violation Report (AVR) that "Contractor hit and damaged a VERIZON Telecom Line. Markings unknown". Project details were not provided. Report was provided. On 1/27/2025 DPI sent an email to UGI asking for more information. The AVR from UGI lists many unknown answers including if the Verizon lines are marked. No pictures were provided. On 2/03/2025 an email was received with attachments. The design showed that MASTEC PROFESSIONAL SERVICES was the final designer for this project.</p> <p>MASTEC PROFESSIONAL SERVICES was verified by UGI as the final designer for the project.</p> <p>Verizon was sent an email on 2/03/2025 asking for any information and if an AVR was submitted. On 2/04/2025 an email was received stating that "We were able to speak with the locator that investigated the damage claim. He advised the emergency locate was for a damaged copper line. Upon investigating the damaged line, it was determined there were no working customers on that line. Since there is fiber available in that area the line was not repaired". They added that "Unfortunately, we do not have any pictures of the incident or markings. Also, I was unable to locate an AVR for this incident".</p> <p>J M F UNDERGROUND INC was sent an email on 2/03/2025 asking for any information and if an AVR was submitted. On 2/04/2025 JMF responded that they are looking into this. On 2/13/2025 an email was received</p>	<p>J M F UNDERGROUND INC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>MASTEC PROFESSIONAL SERVICES: \$0.00</p> <p>SOUTH LEBANON TOWNSHIP: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>stating that “I am still trying to find pictures from the site, but there were no markings for this line on site, when the Verizon representative arrived on site he talked with the crew on site and told them the line that was involved in the damage wasn't used anymore and was trash”.</p> <p>*****</p> <p>Verizon responded “field marked” for ticket 20243303649.</p> <p>*****</p> <p>VIOLATIONS:</p> <p>J M F UNDERGROUND INC Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: The penalty is applied. Education is required.</p> <p>VERIZON Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. Section 2(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 penalty is applied. Education is required.</p> <p>MASTEC PROFESSIONAL SERVICES 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 \$1000 penalty is reduced to a warning. Education is required.</p> <p>Listed below are facility owners in violation of Act 50, Section 2(5)(v) Failed to respond to a routine One Call ticket and 2(5)(v) Failed to respond to a routine One Call ticket within the required amount of time.</p> <p>SOUTH LEBANON TOWNSHIP Section 2(5)(v) Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20243303649 was requested on 11/25/2024 with a response due by 11/27/2024. South Lebanon Township had no response until they filed marked on the dig date of 12/02/2024 at 9:00 am. Recommendation: The penalty is applied. Education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
51870	<p>Facility Owner: Columbia Gas of PA - East</p> <p>Contractor/Excavator: Grofts Excavating</p> <p>Project Owner: Burkentine Builders</p> <p>Other: Burkentine and Sons Builders</p> <p>Other: DALLASTOWN BOROUGH DALLASTOWN YOE WATER</p>	<p><u>On 12/10/2024 2:40:00 PM at 339 QUINCY DR, YORK TWP, YORK</u> On 6/10/2025 the Damage Prevention Committee (DPC) voted to Waive the violation and penalty to Dallastown Borough / Dallastown Yoe Water. – \$500.00 + Education. *****</p> <p>Dallastown disputed saying they don't need to respond to tickets because they are only thinking about expanding service to this area but haven't accepted the dedication. They were informed that they need to respond to every ticket, or they need to have their area re-mapped so they don't receive tickets outside of their service area. *****</p> <p>The incident occurred on 12/10/2024 at 339 Quincy Dr. in York Township in York County.</p> <p>A gas service line was hit and damaged.</p> <p>Columbia Gas stated in their Alleged Violation Report (AVR) that “Groft’s Excavating, working on behalf of Burkentine Builders, was working to straighten a water valve box that had started to lean when they struck and damaged an accurately marked 1” plastic gas service with their excavator bucket. They notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. Due to the condensed space for all the utilities in this section of row homes, the gas service was installed bending around the water box and sewer cleanout to align with the gas meter from the conduit. The gas service was located on the right side of the water box and curved back behind it to line up with the meter. The operator for Grofts Excavating informed Columbia’s local Damage Prevention Specialist that he had mistaken the utility marks, believing the marks indicated that the gas line ran on the left side of the water box. He began digging on the right side without first exposing the gas service, which was within their tolerance zone, to verify its location. Upon Columbia’s arrival to the damage site, the operator stated that he intended to dig down until he saw the ditch tape. The marks on the ground lined up on the street and behind the curb due to the size of the ditch. When backfilling, the tracer wire was pushed away by about 7” more than our standard distance, causing the bend to be closer to the water box than the service physically was. Despite this, the excavation remained within the tolerance zone of both the gas service and the tracer wire. The ticket that Groft was using had been called in by Burkentine, and they were piggybacking off the builder’s ticket”. Pictures were included.</p> <p>Compliance Research results: GB Groft Excavating/GB Groft Excavating Inc/ GB Groft Inc has placed notifications with PA One Call in the past.</p> <p>Grofts Excavating did not submit an AVR. They hit the gas line.</p>	<p>Grofts Excavating: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Burkentine Builders: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>DALLASTOWN BOROUGH DALLASTOWN YOE WATER: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Burkentine Builders the project owner did not submit an AVR.</p> <p>VIOLATIONS Grofts Excavating IS IN VIOALTION 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 business days of striking a line.</p> <p>Burkentine Builders is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p> <p>Listed below are facility owners in violation of Act 127-2024, Section 2(5)(v) Failed to respond to a routine One Call Ticket.</p> <p>DALLASTOWN BOROUGH DALLASTOWN YOEWATER never responded to ticket 20243382160, which was submitted on 12/03/2024 with a response due by 12/05/2024.</p>	
51794	<p>Facility Owner: Pittsburgh Water and Sewer (PWSA) Contractor/Excavator: WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC Project Owner: Peoples Gas Company Designer: Peoples - Placeholder Other: Gateway Engineers</p>	<p>On 12/10/2024 3:00:00 PM at WOODMONT ST, PITTSBURGH CITY, ALLEGHENY On 6/10/25 the DPC voted to: PWSA 2(5)(i)- Accept the DPI's recommendation. 2(10)- No longer disputing the violation for not filing an AVR.</p> <p>*** PWSA is disputing.</p> <p>PWSA added an AVR on 4/14/2025 during stakeholder review. *****</p> <p>Incident occurred on December 10th, 2024, at 3pm along Woodmont Street, Pittsburgh City, Allegheny County.</p> <p>A water line was damaged.</p> <p>Wilson Excavating's Alleged Violation Report (AVR) states, "Wilson Excavating was working for Peoples Gas on Woodmont St in Pittsburgh when a mismarked PWSA line was struck and damaged. The Operator was digging service install when a lead water service that was 3 feet off the mark was struck and damaged. The service was thought to be abandoned because of the low water pressure. PWSA was notified of the damage but was unable to come to the site until the next day. It was then discovered the line was active and the home owner was out of service. Repairs were made by PWSA on 12/11/2024."</p> <p>Peoples Gas Company's AVR states, "WILSON EXCAVATING working for Peoples Gas struck and damaged a mismarked Pittsburgh Water and Sewer Authority water service line."</p>	<p>Pittsburgh Water and Sewer (PWSA): \$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>Pictures show that the line was damaged outside the tolerance zone with a hit kit.</p> <p>PWSA has not submitted an AVR as of 2/7/25.</p> <p>Violations:</p> <p>PWSA 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>	
52252	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: M. O'Herron Co</p> <p>Project Owner: Peoples Gas Co.</p> <p>Designer: PEOPLES GAS - SPACESAVER</p> <p>Other: EADS GROUP INC - spacesaver</p> <p>Other: PENN TOWNSHIP SEWAGE AUTHORITY</p>	<p><u>On 12/17/2024 12:00:00 PM at HONES RD, PENN TWP, WESTMORELAND</u> On 6/10/2025 the damage prevention committee voted to keep the violation and waive the penalty to Penn Township Sewage Authority. *****</p> <p>Penn Township Sewage Authority disagreed and stated that they "responded timely to 8 of the 9 tickets placed for this general area".</p> <p>The ticket in question, serial no. 20243521404 is out of our Service area and is under the ownership of Franklin Township Municipal Sanitary Authority (FTMSA), and they responded and marked their Sanitary sewer lines.</p> <p>The fact that even if Penn Township Sewage Authority would have responded earlier, and our response would have been clear, the utility strike would have still occurred. I was under the understanding that the fines would be imposed on an Entity that was responsible for the Utility strike. Just imposing the fines like this does nothing to help prevent Utility damage in the future, and that should be the goal. I see that several Utility owners just pay the fines and don't think twice about it. We are not willing to do that with our rate payers' money". On 4/16/2025 another email was received responding to the explanation of the violation. Please see attachment named "ptsewage did not respond". *****</p> <p>The incident occurred on 12/17/2024 at Hones Rd. at the intersection with Mellon Rd. in Penn Township in Westmoreland County.</p> <p>A Comcast Communications cable was hit and damaged.</p> <p>M OHERRON COMPANY the excavator stated in their Alleged Violation Report (AVR) that “M.O'Herron Co pulling up sawcut asphalt roadway on Hones Rd. at intersection with Mellon to install new gas main damaged unmarked Comcast cable in conduit. I-call ticket stated that no facilities involved. Comcast responded to emergency ticket and cable repair was completed at 1:50pm. Comcast stated that was listed as</p>	<p>COMCAST: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>PENN TOWNSHIP SEWAGE AUTHORITY: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>all overhead cables which is why wasn't marked". Pictures were provided. Complex Project meeting sign-in sheet was emailed on 2/27/2025. CPM attendees are M O'Herron, PNG, MAWC, Energy Transfer, EGTS, FTMSA, Penn Township, and Peoples.</p> <p>PEOPLES GAS COMPANY LLC the project owner and designer stated in their AVR that "M O'Herron co was pulling up sawcut asphalt roadway on Hones Rd at the intersection with Mellon to install new gas main damaged unmarked Comcast cable conduit. One-call ticket stated that no facilities involved. Comcast responded to emergency ticket and cable repair was completed at 1:50pm. Comcast stated that the line was listed as an overhead cable, which is why it was not marked". Pictures were provided. Peoples Gas confirmed that Peoples is the final designer for this project.</p> <p>COMCAST the facility owner had no comments in their AVR. Pictures were provided. On 2/27/2025 DPI Maki sent an email asking for verification of how many people were affected. An email received on 2/27/2025 stated that 13 customers were affected.</p> <p>EADS GROUP INC is the preliminary designer and no AVR is required. *****</p> <p>Ticket 20243462028 was requested by M O'Herron on 12/11/2024 with a response due by 12/13/2024. Penn Township Sewage Authority did not respond "clear" until 12/17/2024.</p> <p>VIOLATIONS COMCAST CABLEVISION 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 127-2024, Section 2(5)(v) Failed to respond to a routine One Call ticket within the required amount of time, PENN TOWNSHIP SEWAGE AUTHORITY is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time.</p>	
52050	<p>Facility Owner: Columbia Gas of PA Contractor/Excavator: Sandro's Excavating Project Owner: Ryan Homes Other: Bryant Group, INC</p>	<p><u>On 12/17/2024 12:45:00 PM at 1585 SHANNON DR S, ANTRIM TWP, FRANKLIN</u> On 6/10/25 the DPC voted to: 6.1(7)- Keep violation, penalty and education. 6.1(7)- Keep violation, remove penalty. 6.1(7)- Keep violation, remove penalty. (ALL Ryan's Homes locations to complete education.) (Total of their penalties is \$1,000)</p> <p>*** Ryan Homes is disputing. No AVRs have been submitted as of 4/28/25. *****</p>	<p>Sandro's Excavating: \$7,250.00 Section 5(7) 1st Offense \$1,000.00 Section 5(16) 1st Offense \$1,000.00 Section 5(16) 1st Offense \$1,000.00 Section 5(16) 1st Offense \$1,000.00 Section 5(2.1) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Incident occurred on December 17th, 2024, at 12:45pm at 1585 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Incident occurred on December 13th, 2024, at 3:00pm at Lot 615 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Incident occurred on December 5th, 2024, at 1:50pm at 1601 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Three gas lines were damaged.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) for 12/17/2024 states, "After two gouges were discovered in the 4" plastic gas main during a locate completion on 12/05/2024, Columbia Gas requested Bryant Group uncover every crossing completed by their subcontractor, Sandro's Excavating. At lot # 602's sewer lateral crossing, another gouge exceeding 10% was found, requiring the main to be cut out and replaced. Sandro's Excavating did not have a One Call, and they did not report this gouge. This is the third gouge found; two on the live gas main and one on a newly installed 4" plastic gas main that was just under air."</p> <p>811 comments on the AVR states, "Sandro's Excavating has not placed notifications with PA One Call in the past."</p> <p>Pictures are attached to the case as 1585 Shannon Drive S.</p> <p>Columbia Gas Company's (AVR) for 12/13/2024 states, "After two gouges were discovered in the 4" plastic gas main during a locate completed on 12/05/2024, Columbia Gas requested Bryant Group uncover every crossing completed by their subcontractor, Sandro's Excavating. On 12/13/2024, another gouge exceeding 10% was found at the sewer lateral crossing for lot # 615, requiring a piece of the newly installed 4" plastic gas main to be cut out and replaced. This was the second gouge found in this new housing plan, except this gouge was on a gas main that was still under air. There was no live gas. If this was live gas main, Columbia would report it as an actual gas line damage. With it still being under air, it will be documented as a near miss. Additional education was completed with Ryan Homes, Bryant Group, and Sandro's Excavating.</p> <p>Pictures are attached to the case as 1601 Shannon Drive S.</p> <p>Columbia Gas Company's (AVR) for 12/5/2024 states, "On 12/05/2024, Columbia Gas was completing a locate request on Shannon Dr., Greencastle. While marking out the gas facilities, the locator noticed the gas main was exposed in a new water line trench for lot # 603. While standing above the exposed 4" plastic gas main, the locator noticed gouges on the pipe. The pipe was immediately cleaned off, and it was confirmed that the</p>	<p>\$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(21) 1st Offense \$250.00</p> <p>Ryan Homes: \$1,000.00</p> <p>Section 6.1(7) 1st Offense \$1,000.00</p> <p>Section 6.1(7) 1st Offense \$0.00</p> <p>Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>gouges exceeded 10% and would need to be cut out and replaced. Columbia Gas reported this incident to Ryan Homes, who confirmed Bryant Group completed this water crossing. Columbia Gas then notified David with Bryant Group regarding the damage. Additional education was completed to review clear expectations of respecting the tolerance zone, hand digging best practices, and calling Columbia Gas for damages, including any gouge or broken wire. Update from submitter - Please note - Sandro's Excavating does place one call notifications. No notification was found for them for this location.</p> <p>Pictures are attached to the case as Shannon Drive S. Greencastle Lot 615.</p> <p>Columbia Gas met with Ryan Homes and Sandro's Excavating about the line hits. As of 2/24/25 no AVRs have been submitted by Ryan Homes or Sandro's Excavating. Ryan Homes has completed project owner twice before these line hits, but no AVR was filed. The PUC has a record of four AVRs being submitted by Ryan Homes since January 2021.</p> <p>Violations:</p> <p>Sandro's Excavating 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(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. PUC compliance education is required. December 17th, 2024, at 12:45pm at 1585 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. PUC compliance education is required. December 13th, 2024, at 3:00pm at Lot 615 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. PUC compliance education is required. December 5th, 2024, at 1:50pm at 1601 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required. December 17th, 2024, at 12:45pm at 1585 Shannon Drive South, Antrim Township, Franklin County.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>December 13th, 2024, at 3:00pm at Lot 615 Shannon Drive South, Antrim Township, Franklin County. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p> <p>December 5th, 2024, at 1:50pm at 1601 Shannon Drive South, Antrim Township, Franklin County. Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System. PUC compliance education is required.</p> <p>Ryan 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. December 17th, 2024, at 12:45pm at 1585 Shannon Drive South, Antrim Township, Franklin County. 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. December 13th, 2024, at 3:00pm at Lot 615 Shannon Drive South, Antrim Township, Franklin County. 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. December 5th, 2024, at 1:50pm at 1601 Shannon Drive South, Antrim Township, Franklin County.</p>	
52145	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: STAFURSKY PAVING</p> <p>Project Owner: ARCHBALD BORO</p> <p>Designer: KBA ENGINEERING</p>	<p><u>On 12/27/2024 12:45:00 PM at JAMES WAY, ARCHBALD BORO, LACKAWANNA</u> On 06/10/2025: The Damage Prevention Committee (DPC) voted to remove the violation and penalty for ARCHBALD BORO.</p> <p>*****</p> <p>ARCHBALD BORO is disputing. They were unaware of the damage until 03/21/2025. As of 04/10/2025, an AVR has not been filed. (ARCHBALD BORO has filed 1 AVR in the past, for an event that occurred on 03/13/2025.)</p> <p>Section 6.1(7) states that project owners are to submit a report of alleged violation to the commission through the One Call System not more than thirty days after striking or damaging a facility owner's line during excavation or demolition work activities, after a project owner's contracted excavator strikes or damages a facility owner's line during excavation or demolition activities or if the project owner believes a violation of this act has been committed in association with excavation or demolition. The report of alleged violation shall be in a form and manner as required by the commission.</p> <p>*****</p> <p>The incident occurred on 12/27/2024 at 12:45 PM, on James Way, in Archbald Borough, Lackawanna County.</p> <p>A cable line owned by Comcast was damaged.</p> <p>Comcast, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states,</p>	<p>STAFURSKY PAVING: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>ARCHBALD BORO: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>"EXCAVATOR DUG UP 860 HARDLINE". Photos were submitted.</p> <p>STAFURSKY PAVING is the excavator. An AVR has not been filed as of 03/04/2025.</p> <p>ARCHBALD BORO is the project owner. An AVR has not been filed as of 03/04/2025.</p> <p>KBA ENGINEERING is the designer. An AVR has not been filed as of 3/04/2025.</p> <p>This case is related to case 051241.</p> <p>Violations:</p> <p>STAFURSKY PAVING -Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. - 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>ARCHBALD BORO - 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>	
52049	<p>Facility Owner: West View Water Authority Contractor/Excavator: Peoples Gas Company Project Owner: PNG placeholder Other: Allegheny County Dept of Public Works</p>	<p><u>On 12/28/2024 9:15:00 AM at 115 KINROSS LN, ROSS TWP, ALLEGHENY</u> On 6/10/25 the DPC voted to keep the violation, remove the penalty for Allegheny County. Remove education. *** Allegheny County is disputing. The emergency One Call was placed during a non-workday. Considering that the tolerance and work zone for both One Call tickets were located at the end of Kinross Lane, approximately 753 feet away from the nearest road (McIntyre Road), where Public Woks has maintenance responsibilities, they did not respond to mark in the field within the three-hour time limit or respond in the KARL System. *****</p> <p>Incident occurred on December 28th, 2024, at 9:15am at 115 Kinross Lane, Ross Township, Allegheny County.</p> <p>A water line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "On 12/28/2024, Peoples Natural Gas was working to repair a gas leak when they struck an accurately marked West View Water ML."</p> <p>Pictures from Peoples' show that the water line was damaged within the tolerance zone.</p>	<p>West View Water Authority: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Peoples Gas Company: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Allegheny County Dept of Public Works: \$0.00 Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No AVR has been submitted by West View Water Authority as of 2/23/2025.</p> <p>Emergency Ticket 20243630081 was submitted on Saturday 12/28/24 and was not cleared by Allegheny County Dept of Public Works until Monday 12/30/24. ACP ALLEGHENY COUNTY DEPT OF PUBLIC WORKS ACP-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED 12/30/2024 8:40:09 AM SF-OTM ACP ALLEGHENY COUNTY DEPT OF PUBLIC WORKS ACP-NO RESPONSE 12/28/2024 11:05:19 AM Auto-KARL</p> <p>Violations:</p> <p>Peoples Gas Company Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>West View Water Authority 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>Allegheny County Dept of Public Works Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20243630081.</p>	
52259	<p>Facility Owner: PECO Contractor/Excavator: Moyer Indoor and Outdoor Project Owner: Homeowner</p>	<p>On 1/3/2025 12:00:00 PM at 1604 SENECA RUN, UPPER DUBLIN TWP, MONTGOMERY On 6/10/25 the DPC voted to: Accept the DPI’s recommendation. Moyer Indoor and Outdoor were not in attendance.</p> <p>**** Moyer Outdoor is disputing. ****</p> <p>Incident occurred on January 3rd, 2025, at 12pm at 1604 Seneca Run, Upper Dublin Township, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 1/3/2025 Moyer Plumbing was digging for a sewer repair when they severed the mismarked gas service. The records indicate it is common trench when the gas and electric actually take different paths." AVR notes that 911 was called.</p> <p>AVRs have not been submitted by the Moyer Indoor and Outdoor or the Homeowner.</p>	<p>PECO: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Moyer Indoor and Outdoor: \$500.00 Section 5(16) 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>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>Moyer Indoor and Outdoor Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. Reducing by 50% from \$1,000 to \$500. Excavator called 911 and did a routine ticket in advance. PUC compliance education is required.</p> <p>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Penalty reduced to \$0 as a homeowner warning.</p>	
52098	<p>Facility Owner: AT&T Facility Owner: Philadelphia City Water Department Facility Owner: Southeastern PA Transport (SEPTA) Facility Owner: Verizon Project Owner: PECO Designer: TIER 1 UTILITY DESIGN INC</p>	<p>On 1/8/2025 12:00:00 AM at CHEW AVE, PHILADELPHIA CITY, PHILADELPHIA On 6/10/25 the DPC voted to: Philadelphia Water: Keep all of the violations and remove the penalties. AT&T: Keep all of the violations and remove the penalties. SEPTA: Keep all of the violations and remove the penalties.</p> <p>*** AT&T is disputing. ***** SEPTA is disputing. Preliminary Design ticket stated that facility owners could locate design plan on Coordinate PA. ***** Philadelphia Water Department is disputing. Preliminary Design ticket stated that facility owners could locate design plan on Coordinate PA. ***** Incident occurred January 8th, 2025, at 12am, Chew Avenue, Philadelphia City, Philadelphia County.</p> <p>This is a non-damage incident.</p> <p>Tier 1 Utility Design Incorporated's Alleged Violation Reports (AVRs) state, "Verified on 12/23/2024 with Gregory Danks that project and tickets were correctly submitted to PA1. Facility Owners have not appropriately responded to tickets. Contact has been attempted to facility owners and received no response. The project involves a large area, which is highlighted in the PA1 CALL system, and we have added supplemental information and documents to specify the nature and extents of our work such as maps and kmz files. It seems like the facility owners are not looking into this supplementary information nor asking for additional information that would help them understand the scope.</p> <p>Verizon did not respond to tickets ending in 1401-1406. SEPTA responded Conflict send plans for tickets 1401, 1403, 1404, and 1406. Tickets state: ADDITIONAL</p>	<p>AT&T: \$0.00 Section 2(4) 1st Offense \$0.00</p> <p>Section 2(4) 1st Offense \$0.00</p> <p>Section 2(4) 1st Offense \$0.00</p> <p>Philadelphia City Water Department: \$0.00 Section 2(4) 2nd Offense \$0.00</p> <p>Section 2(4) 2nd Offense \$0.00</p> <p>Southeastern PA Transport (SEPTA): \$0.00 Section 2(4) 1st Offense \$0.00</p> <p>Section 2(4) 1st Offense \$0.00</p> <p>Section 2(4) 1st Offense \$0.00</p> <p>Section 2(4) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>• Verizon- phone call with rep on 02/11/25. Rep is looking into this, and a follow up email was sent on 02/25/25</p> <p>20243581405:</p> <ul style="list-style-type: none"> • Thomas Jefferson University/Philadelphia- no information received-follow up email was sent on 02/25/25 (PLL-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED) • Zayo Bandwidth Formerly PPL Telcom- Email sent out on 02/12/25-no response (PCL-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED) • Verizon- phone call with rep on 02/11/25. Rep is looking into this, and a follow up email was sent on 02/25/25 <p>20243581406:</p> <ul style="list-style-type: none"> • AT&T-sent on 02/12/25, received a response stating, "Looking into it thank you". Follow up email sent on 02/25/25 • Verizon- phone call with rep on 02/11/25. Rep is looking into this, and a follow up email was sent on 02/25/25 <p>Violations:</p> <p>Verizon</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581401. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581402. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581403. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581404. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581405. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581406. PUC compliance education is required.</p> <p>Southeastern Pennsylvania Transportation Authority</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581401. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581403. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581404. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581406. PUC compliance education is required.</p> <p>Philadelphia City Water</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581401. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581402. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581403. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581404. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581405. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581406. PUC compliance education is required.</p> <p>AT&T</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581401. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581404. PUC compliance education is required.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20243581406. PUC compliance education is required.</p>	
52332	<p>Facility Owner: Blue Ridge Cable (Pencor Services)</p> <p>Facility Owner: First Energy - Met-Ed</p> <p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION</p> <p>Facility Owner: Windstream</p> <p>Contractor/Excavator: A H MOYER</p> <p>Project Owner: East Cocalico Township Authority</p>	<p><u>On 1/23/2025 7:30:00 AM at 2 DENVER RD, EAST COCALICO TWP, LANCASTER</u> On 6/10/25 the DPC voted to:</p> <p>2(5)(vii)- Accept the DPI’s recommendation.</p> <p>2(5)(v.1)- Accept the DPI’s recommendation.</p> <p>Pencor/Blue Ridge Cable TV was not in attendance.</p> <p>****</p> <p>PPL Accepts resolution after providing picture of the contractor on site to mark under the emergency renotify.</p> <p>Keep: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250222347-00. Already completed education.</p> <p>Remove: Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20250222347-01. Already completed education.</p> <p>***</p> <p>Blue Ridge is disputing.</p> <p>*****</p> <p>First Energy Met-Ed is disputing that there was no emergency. First Energy sent a letter withdrawing their dispute at 3:39 PM on the day of the DPC meeting. The Committee had already voted to uphold the violations at this point.</p> <p>DPI called ECTA and they confirmed there was a 8-inch main water main break on January 23rd that they had A H Moyer repair. Board minutes are attached as evidence that mention the water main break repaired by A H Moyer.</p>	<p>Blue Ridge Cable (Pencor Services): \$1,500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>First Energy - Met-Ed: \$1,500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>PPL ELECTRIC UTILITIES CORPORATION: \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Windstream: \$1,500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>"The main break that was fixed by AH Moyer on January 23, 2025 was an emergency repair. It was on an 8-inch line fed from one of our 10-inch mains and we were losing about 60,000 gallons of water a day. Again, this was an emergency repair, and we were losing water in all of our storage tanks and threatening our system from a Fire Protection standpoint. "</p> <p>****</p> <p>Incident occurred on January 23rd, 2025, at 7:30am at 2 Denver Road, East Cocalico Township, Lancaster County.</p> <p>This is a non-damage violation.</p> <p>AH Moyer's Alleged Violation Report (AVR) states, "We were called for a water main break as an emergency by ECTA. I put the 811 notification in on 1/22/25 at 14:59. So they actually had 16 hours to respond to an emergency since we weren't starting till 7:30am on 1/23. But they still just "did not respond" to the 811. Why is this ok... time after time. In 16 hrs no one could clear or mark the site?"</p> <p>AH Moyer's Comment: "USIC just continues to not perform.... when will the PAUC do something about it."</p> <p>Windstream, Met-Ed, PPL, and Pencor Services did not respond to emergency ticket 20250222347-00 as noted by the KARL system.</p> <p>Ticket 20250222347-01: SPECIAL ATTN ALL UTILITIES, PLEASE RESPOND ASAP TO MARK YOUR LINES OR RESPOND CLEAR THROUGH KARL.</p> <p>Windstream, Met-Ed, PPL, and Pencor Services did not respond to emergency ticket 20250222347-01 as noted by the KARL system.</p> <p>Windstream, Met-Ed, PPL, and Pencor Services responded clear no facilities to emergency ticket 20250222347-01 at 10:37 am on 1/23/25.</p> <p>Violations:</p> <p>Windstream Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250222347-00. PUC compliance education is required. Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20250222347-01. PUC compliance education is required.</p> <p>PPL Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250222347-00. Already completed education.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20250222347-01. Already completed education.</p> <p>Met-Ed Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250222347-00. PUC compliance education is required.</p> <p>Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20250222347-01. PUC compliance education is required.</p> <p>Pencor Services / Blue Ridge Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250222347-00. PUC compliance education is required.</p> <p>Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20250222347-01. PUC compliance education is required.</p>	
52354	<p>Facility Owner: Windstream</p> <p>Contractor/Excavator: RJF Development Corporation</p> <p>Project Owner: DERRY TOWNSHIP MUNICIPAL AUTHORITY</p> <p>Designer: GIBSON THOMAS ENGINEERING CO INC</p>	<p><u>On 1/23/2025 10:00:00 AM at Keystone State Park, DERRY TWP, WESTMORELAND</u> On 6/10/25 the DPC voted to remove the violation and penalty for 2(5)(i). ****</p> <p>Windstream is disputing the 2(5)(i) and accepting the 2(10). Windstream submitted pictures during stakeholder review. *****</p> <p>Incident occurred on January 23rd, 2025, at 10am at Keystone State Park, Derry Township, Westmoreland County.</p> <p>A telecom line was damaged.</p> <p>Gibson Thomas Engineering Company Inc. Alleged Violation Report (AVR) states, "Gibson-Thomas Engineering was made aware Friday 1/24/25 that there was damage found to an existing Windstream Telecommunications line running to an existing guard shack at Keystone State Park. The guard shack is currently closed for winter. Through an investigation between the State Park Employee's and the Contractor the Windstream Communications line was exposed and found to be broken. The existing line is a small black wire, no conduit. In talking with the Contractor and Gibson-Thomas on-site inspector, the Windstream Communications Line was crossed with our proposed sewer installation without issue. It was during backfilling the trench that they believe this small black wire was damaged. The Windstream Communications line was, up until the damage, unknown to the Designer. A Final Design PA One Call was completed for the project, in which case Windstream Communications cleared the ticket."</p> <p>Pictures show that the line was marked after the excavation.</p>	<p>Windstream: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>RJF Development Corporation: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Derry Township Municipal Authority's AVR did not include a summary or comments.</p> <p>Windstream's ticket responses: Preliminary Design 20240611808 - Engineering completed. Final Design 20242471126 - Clear no facilities. Routine 20243450704 - Field marked. Routine 20243450690 - Field marked. Emergency 20250240946 - Insuff info. Do not dig. (Pictures show line was marked after the damage.)</p> <p>No AVRs have been submitted by Windstream or RJF Development Corporation as of 3/13/2025.</p> <p>Violations:</p> <p>Windstream 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>RJF Development Corporation Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p>	

Committee Review

No cases scheduled.