



Pennsylvania Public Utility Commission

**Damage Prevention Committee Meeting Case List
August 12, 2025**

Omnibus Session

Case Number	Stakeholders	Summary	Violations & Recommendation
52346	<p>Facility Owner: PEOPLES NATURAL GAS - SPACESAVER</p> <p>Contractor/Excavator: SHADCO INC</p> <p>Project Owner: Peoples Natural Gas</p> <p>Designer: PEOPLES GAS - SPACESAVER</p>	<p><u>On 1/15/2025 12:00:00 PM at 912 IRVING ST, VANDERGRIFT BORO, WESTMORELAND</u> The incident occurred on 1/15/2025 on 912 Irving St in VANDERGRIFT BORO in WESTMORELAND County.</p> <p>A gas line was hit and damaged.</p> <p>Peoples Gas stated in their Alleged Violation Report (AVR) that “THEY WERE DIGGING RIGHT OVER OUR MARKS AND PULLED AN OLD RETIRED TAP OFF OF THE MAIN LINE”. They state that SHADCO INC did not dig prudently. Report was provided. No pictures were provided. On 3/23/2025 DPI asked for more pictures. On 3/25/2025 PNG sent pictures. Pictures show yellow marks that make a right angle from the street to the sidewalk. Peoples Gas did not mark their line until 1/17/2025 per ticket 20250092142.</p> <p>SHADCO INC stated in their AVR that “The crew was replacing natural gas mainline on Irving Street. While prepping a tie-in hole, the crew unexpectedly struck a service line off the main. The main line was approximately three feet off the mark at the location of the tie-in hole. The crew struck the service 2.5 feet from the mark. If the main line was marked correctly, the crew would not have hit the mainline because they were outside the tolerance zone”. They state that the lines were marked incorrectly. 911 was notified. Picture and reports were provided. The picture was not in a format that could be opened. DPI Maki sent on email on 3/10/2025 asking SHADCO to resend picture in another way and asked about the “Conflict” response from Peoples Gas on 1/15/2025 to ticket 20250092142. Peoples Gas field marked on 1/17/2025.</p> <p>On 3/10/2025 an email was received and added that ” 20250092142 is a different routine ticket from where the damage occurred on the project. The conflict was resolved and field marks were displayed prior to beginning work in that section. The damage occurred in the area of ticket 20243461909. This ticket was responded as field marked, prior to excavation. Both tickets are on the same street, just different parts of the project. I believe that is the reason why the dates aren’t matching up from when the damage occurred". Picture was provided. On 3/23/2025 DPI asked for more pictures. On 3/24/2025 a response was received adding the project manager’s email. On 3/25/2025 DPI sent an email to Shadco asking if anyone should be removed as</p>	<p>SHADCO INC: \$750.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

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		<p>a contact, since the project manager was added. There were no more pictures.</p> <p>*Ticket 20250092142 - IRVING ST FROM HOUSE 918 TO 948. Peoples Gas responded conflict and FM on 1/15/2025. Peoples Gas field marked on 1/17/2025. Incident occurred on 1/15/2025. The information in this ticket does not affect the investigation.</p> <p>Please see attachment named Side by side before and after damage pic. Between the mark and the damage are clear bucket marks. The yellow mark out shows that the line bends to the right then continues near the edge of the sidewalk. The hit kit only shows the small yellow mark on the sidewalk, but not the mark that was in the grassy area. See also the attachment named closeup of mark on sidewalk and grassy area.</p> <p>VIOLATIONS SHADCO INC is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Recommendation: The penalty is applied. Education is required.</p>	
52615	<p>Facility Owner: HAMPDEN TWP / HAMPDEN TWP SEWER AUTHORITY Contractor/Excavator: EK SERVICE INC Project Owner: PA AMERICAN WATER (PAWC) Other: VERIZON PA LLC</p>	<p><u>On 1/30/2025 10:00:00 AM at 5004 ERBS BRIDGE RD, HAMPDEN TWP, CUMBERLAND</u> The incident occurred on 1/30/2025 at 5004 Erbs Bridge Rd. in Hampden Township in Cumberland County.</p> <p>* No damage</p> <p>An unmarked Sewer overflow line was found and not damaged.</p> <p>E K SERVICES INC the excavator stated in their Alleged Violation Report (AVR) that “we were trying to see if we could put a meter pit in for pawc but when we found this pipe we had to recall in to find the facility owner of this pipe after some investigation hampton twp claimed the line as a overflow line it was not marked”. Report and pictures were provided.</p> <p>Hampton Township the facility owner AVR was due by 3/01/2025. No AVR has been received as of 4/26/2025.</p> <p>PA AMERICAN WATER (PAWC) the project owner and designer AVR was due by 3/14/2025. No AVR has been received as of 4/26/2025.</p> <p>VIOLATIONS HAMPDEN TWP / HAMPDEN TWP SEWER AUTHORITY 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</p>	<p>HAMPDEN TWP / HAMPDEN TWP SEWER AUTHORITY: \$1,750.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(i.1) 1st Offense \$250.00</p> <p>PA AMERICAN WATER (PAWC): \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>VERIZON PA LLC: \$1,000.00 Section 2(5)(v) Subsequent \$1,000.00</p>

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		<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.</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities.</p> <p>Recommendations: The penalties are applied. Education is required.</p> <p>PA AMERICAN WATER (PAWC) is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendations: The penalty is applied. Education is required. Note: Project owner education was due by 10/07/2024 has not been completed as of 4/26/2025.</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.</p> <p>Verizon is in violation of:</p> <p>Section 2(5)(v) – Failed to respond to routine One Call ticket 20250230890 within the required amount of time. The ticket was due by 1/27/2025 and Verizon did not respond until 1/31/2025.</p> <p>Recommendations: The penalty is applied.</p>	
52570	<p>Facility Owner: ASHLEY BOROUGH</p> <p>Contractor/Excavator: R.L.E Enterprises</p> <p>Project Owner: PENNSYLVANIA AMERICAN WATER</p> <p>Designer: PENNSYLVANIA AMERICAN WATER - SPACESAVER</p>	<p><u>On 2/3/2025 12:00:00 PM at 80 COOK ST., ASHLEY BORO, LUZERNE</u> Synopsis 52570</p> <p>The incident occurred on 2/03/2025 at 80 Cook St in Ashley Borough in Luzerne County.</p> <p>An unmarked sewer lateral was damaged.</p> <p>R L E ENTERPRISES the excavator stated in their Alleged Violation Report (AVR) that “WHILE DIGGING FOR A NEW WATER MAIN INSTALLATION, OUR CREW STRUCK AN UNMARKED SEWER LATERAL FOR HOUSE #80 COOK ST. RLE MADE REPAIRS AND RESTORED SERVICE IN A TIMELY MANNER”. The project is listed as being >\$400,000. Pictures and reports were provided. On 4/26/2025 DPI sent an email asking if and how Ashley Borough was notified. On 4/30/2025 an email was received stating the Ashley Borough was notified. DPI spoke on the phone with AJ Kochanski who stated that at the meeting the borough agrees to the excavator fixing all the sewer lateral lines as they hit them. He stated that they hit 30-60 a month. PA American pays the excavator to fix the laterals. Until 2025, AVR were not filed for these damages, but since 2025, PA American has required that an AVR be submitted separately for each address where damage occurs.</p> <p>PA American Water the project owner and designer stated in their AVR that “RLE hit unmarked plastic" clay sewer lateral to #80 Cook St, Ashley while installing new water main. RLE repaired unmarked lateral”. PA American Water lists the project at <\$400,000. The length is listed to be 1300 ft and Level “A” Subsurface</p>	<p>ASHLEY BOROUGH: \$2,750.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Section 2(5)(i.2) 1st Offense \$250.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Section 2(11) 1st Offense \$500.00</p>

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		<p>Utility Engineering (SUE) is noted. They add that the lines were missing or incorrect in the records. Reports were provided.</p> <p>ASHLEY BOROUGH the facility owner AVR was due by 3/18/2025. No AVR has been submitted as of 4/26/2025. On 4/26/2025 DPI sent an email asking about this incident and if there is another contact for Ashley Borough sewer. As of 5/27/2025 there has been no response.</p> <p>+Cases connected by tickets: 52411 and 52469. +NOTE there is conflicting cost information about the project cost.</p> <p>VIOLATIONS ASHLEY BOROUGH 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.1) – Failed to locate an actually known facility’s point of connection to its facilities. 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. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 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 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. Recommendation: The penalties are applied. Compliance Education is required.</p>	
52780	<p>Facility Owner: Columbia Gas Contractor/Excavator: ALLEGHENY CONTRACTING LLC Project Owner: Columbia Gas - SPACESAVER Designer: Columbia Gas - SPACESAVER Other: CS DAVIDSON INC</p>	<p><u>On 2/5/2025 9:00:00 AM at RALEIGH DR, SPRINGGETTSBURY TWP, YORK</u> The incident occurred on 2/05/2025, on Raleigh Drive, in SPRINGGETTSBURY TWP, York County.</p> <p>A Gas line was damaged.</p> <p>ALLEGHENY CONTRACTING the excavator stated in their Alleged Violation Report (AVR) that “The crew excavated and located the pipe but encountered significant groundwater in the hole. To verify the facility, they dug a sump hole next to the pipe. However, the excessive water made the area slippery, preventing them from maintaining proper footing to continue shoveling. To create a stable working surface, they requested the operator to level out a spot for safer access. During this process, the damage occurred”. Report and pictures were provided. 911 was notified.</p>	<p>ALLEGHENY CONTRACTING LLC: \$1,250.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

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		<p>Columbia Gas the Facility owner, project owner and the designer stated in their AVR that “Allegheny Contracting, working on behalf of Columbia Gas for an infrastructure replacement project, was in the process of abandoning a gas service from the old steel main when they struck and damaged the accurately marked ¾” steel gas service feeding 1000 Sundale Dr., York, with their excavator bucket. They notified 911, 811, and Columbia Gas when the damage occurred. The area was made safe, and Columbia Gas completed repairs. A root cause investigation was conducted on 02/06/2025 to review the events leading up to the damage. The Allegheny crew used hand tools to expose the tee. While digging, the ground became rocky and slick with a clay layer. The crew kept sliding down on an incline in the bell hole. Before continuing, they used the bucket of the mini excavator to dig out a flat spot next to the tee in the hole. As the operator was pulling the bucket up, one of the teeth caught onto the steel gas service and cracked the tee, causing gas to blow. Several causal factors were identified during the root cause. The bucket was operating within the tolerance zone before the main section was fully exposed. The bell hole was too small for the bucket to maneuver safely around the live gas facility. Additionally, no protective measures were implemented over the gas service or main. Therefore, this damage was deemed Excavator Negligence”.</p> <p>*Other investigation connected by ticket: 52768.</p> <p>VIOLATIONS:</p> <p>ALLEGHENY CONTRACTING LLC is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 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(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. Recommendation: The penalties are applied. Education is required.</p>	
52874	Facility Owner: PECO Contractor/Excavator: TLC SEWER AND DRAIN	<p><u>On 2/7/2025 12:00:00 PM at 1018 W AIRY ST, NORRISTOWN BORO, MONTGOMERY</u> The incident occurred on 2/07/2025, at 1018 W Airy St., in Norristown Borough, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO the facility owner stated in their Alleged Violation Report (AVR) that “TLC was excavating within the tolerance zone with a mini excavator when they struck the accurately marked gas service”. 911 was notified. Pictures were provided.</p> <p>TLC SEWER AND DRAIN the excavator did not submit an AVR to date.</p>	<p>TLC SEWER AND DRAIN: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p>

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		<p>Ato Troop the homeowner and project owner did not submit an AVR to date.</p> <p>VIOLATIONS: TLC SEWER AND DRAIN Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: The penalties are applied. Education is required.</p>	
52863	<p>Facility Owner: PPL Contractor/Excavator: Pioneer Pole Buildings INC Project Owner: HOMEOWNER</p>	<p><u>On 2/10/2025 11:30:00 AM at 32 SILVERLEAF DR, WEST DONEGAL TWP, LANCASTER</u> The incident occurred on 2/10/2025 at 32 Silverleaf Dr. in West Donegal Twp in Lancaster Co.</p> <p>A mismarked electric line was damaged.</p> <p>PPL ELECTRIC UTILITIES CORPORATION stated in their Alleged Violation Report (AVR) that “On Monday, February 10, 2025, at 11:30 am, a non-PPL contractor (Pioneer Pole Buildings INC) contacted a PPL underground service, resulting in a power outage at the home. No one was hurt or injured. PPL was notified, and the first responder arrived and secured the area. After investigation, it was determined that the service was not accurately marked. The first responder made permanent repairs to the service line, restoring power to the home, with no follow-up needed. USIC will be held liable for this damage”. Pictures were provided.</p> <p>PIONEER POLE BUILDINGS INC the excavator did not submit an AVR to date.</p> <p>The homeowner was the project owner and did not submit an AVR.</p> <p>Violations PPL is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a second offense. Recommendation: The penalty is applied.</p> <p>Pioneer Pole Buildings INC is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Recommendation: The penalty is applied. Education is required.</p>	<p>PPL: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>Pioneer Pole Buildings INC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p>
53198	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: TLC Drain and Sewer Project Owner: Homeowner</p>	<p><u>On 2/12/2025 10:40:00 AM at 1823 CREEK RD, HATFIELD TWP, MONTGOMERY</u> Incident occurred on February 12th, 2025, at 10:40am at 1823 Creek Road, Hatfield Township, Montgomery County.</p> <p>An electric line was damaged.</p> <p>PPL Electric's Alleged Violation Report (AVR) states, "On Wednesday 2/12/2025 at approximately 10:40 AM TLC Drain and Sewer contacted a correctly marked</p>	<p>TLC Drain and Sewer: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Homeowner: \$0.00</p>

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		<p>underground electric service at 1823 Creek Rd, Hatfield PA while excavating to repair a sewer line. Excavation was within the tolerance zone."</p> <p>Pictures provided by PPL show that the line was marked within the tolerance zone and an excavator was used.</p> <p>Project Owner and TLC Drain and Sewer have not filed an AVR for the damaged line as of 4/25/25.</p> <p>Violations:</p> <p>TLC Drain and Sewer 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>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Penalty reduced to a warning of \$0 for homeowner.</p>	
53456	<p>Facility Owner: COMCAST</p> <p>Facility Owner: METROPOLITAN EDISON CO/FIRSTENERGY</p> <p>Contractor/Excavator: Plug Utilities</p>	<p><u>On 2/19/2025 8:00:00 AM at N 12TH ST, LEBANON CITY, LEBANON</u> The incident occurred on 2-19-2025. Damage was reported by Metropolitan Edison Co/First Energy at 8:00 AM and Comcast at 11:00 AM, on N 12th ST, in Lebanon City, Lebanon County.</p> <p>A telecommunication line owned by Comcast, and an electric line owned by Metropolitan Edison Co/Firstenergy were damaged. The excavator was using trenchless tech to install telecommunication lines. The facilities were not notified of the damage by the excavator.</p> <p>Comcast, a facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "EXCAVATOR DAMAGED A MARKED COAX FEEDER".</p> <p>Metropolitan Edison Co/First Energy a facility owner, submitted AVR. Their AVR states, "On February 17, 2025, Plug Utilities, "Excavator", submitted POCS Renotify Ticket 20250422956 to install telecom wires on North 12th Street, Lebanon, Pennsylvania. On February 19, 2025, Met-Ed was notified of an outage at 323 Brookside Apartments, Lebanon, Pennsylvania. USIC, Met-Ed's Contract Locator, investigated and determined that the contractor damaged an underground electric secondary service line. The root cause of the damage is USIC incorrectly marked Met-Ed's facilities."</p> <p>Plug Utilities is the excavator. An AVR has not been filed as of 05-07-2025.</p> <p>Damage for Metropolitan Edison Co/First Energy and Comcast occurred at 2 different spots during the</p>	<p>COMCAST: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>METROPOLITAN EDISON CO/FIRSTENERGY: \$1,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Plug Utilities: \$2,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p>

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		<p>excavation at the site. Both facilities used USIC for locating services.</p> <p>The damage to Comcast’s line is shown using a Hit Kit on top of the filled in area after excavation was completed. A side-by-side photo of where the damage is marked using the Hit Kit on 2-21-25, and the pre-excavation markings on 2-17-25 indicate that the damage was within the tolerance zone of both the orange and red marks.</p> <p>The damage to Met Ed / First Energy’s line is shown using a Hit Kit where the Damage pylon is outside of the tolerance zone of the Mark pylon. Met Ed / First Energy also indicates in their AVR, “The root cause of the damage is USIC incorrectly marked Met-Ed’s facilities.”</p> <p>Comcast: Approximate Number of Customers Affected 11 - 50 Duration of Service Interruption 1 - < 6 hrs</p> <p>Ticket 20250422956 -00 was created on 2-11-25 at 1:55 PM for the excavation site with a due date of 2-13-25, and renotified on 2-17-25 at 11:40 AM. Met Ed/ First Energy and Comcast responded, “Field Marked” after the renotify on 2-17-25.</p> <p>Violations: Facilities – Comcast: Section 2(5)(v) – Failed to respond to a routine One Call ticket.</p> <p>Met Ed / First Energy: 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.</p> <p>Excavator – Plug Utilities: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is for Comcast’s 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. This is for Met Ed / First Energy’s line. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p>	
53244	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: J & R Excavating Services</p>	<p><u>On 2/25/2025 9:53:00 AM at 955 WOODRIDGE BLVD, EAST HEMPFIELD TWP, LANCASTER</u> Incident occurred on February 25, 2025, at 9:53am on 955 Woodridge Boulevard, East Hempfield Township, Lancaster County.</p>	<p>PPL ELECTRIC UTILITIES CORPORATION: \$500.00 Section 2(5)(i) 1st Offense</p>

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	<p>Project Owner: Homeowner</p>	<p>An electric line was damaged.</p> <p>PPL's Alleged Violation Report (AVR) states, "On Tuesday February 25th, 2025, at 9:53am a non-PPL contractor (J&R excavating services) was fixing a sewer line at the property 955 Woodridge Blvd, when they hit an unmarked electric service going to the home, no one was hurt or injured but the home did loss power. PPL arrived on the scene and made the area safe; the crew was unable to make repairs due to the damage, so they ran a bypass line to restore power to the home. The crew determined a new line will have to be installed."</p> <p>Pictures provided by PPL show that the line was mis marked.</p> <p>J&R Excavating Services has not filed an AVR as of 4/30/2025.</p> <p>Violations:</p> <p>PPL Electric Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required.</p> <p>J&R Excavating Services 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>\$500.00</p> <p>J & R Excavating Services: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p>
53245	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: S&L Builder Company LLC Project Owner: Homeowner Other: Comcast</p>	<p><u>On 2/26/2025 5:51:00 PM at 804 MOHAWK, EAST HEMPFIELD TWP, LANCASTER</u> The incident occurred on Wednesday, February 26, 2025, at 804 Mohawk Drive, in East Hempfield Township, Lancaster County.</p> <p>An underground electric line was damaged.</p> <p>PPL Electric stated in their Alleged Violation Report (AVR) that a non-PPL contractor, S&L Builder Company LLC, was installing an addition when they hit a marked service line going to the home. No one was hurt or injured but the home did lose power. PPL was called and when the crew arrived, they were able to make the area safe. The crew was able to make a permanent repair and restore power to the home. S & L Builder Company LLC will be held liable for this damage due to the fact they did not have a PA One call to perform the work they were doing; they were working on the PA One call that the homeowner had placed. PPL Electric provided photos of the damaged line.</p> <p>On Wednesday, 4/16/2025, an email was sent to the Homeowner requesting an AVR, and on 4/21/2025, a letter was mailed to the Homeowner. The Homeowner submitted an AVR on 4/28/2025.</p> <p>The Homeowner stated in their AVR, "I was unfortunately out of the state at the occurrence. The line</p>	<p>S&L Builder Company LLC: \$3,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$750.00</p> <p>Comcast: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

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		<p>was marked where we were digging prior to beginning excavating through PA One Call system. (see attached image for confirmation of the request to mark) The site was marked with white paint around the intended dig area. It is my understanding the digging subcontractors were careful, but ended up catching the pipe enclosing the wire and damaged the neutral wire. There was no spark or any other sign of damage at that time. When my wife returned home she found most of the house was without power. My wife was able to call PA One Call and they sent out utility companies (PPL) to fix the damaged neutral line.” The Homeowner provided photos.</p> <p>S&L Builder Company LLC did not submit an AVR within 30 days of the line strike. On 4/22/2025, a letter was mailed to S&L Builder Company LLC requesting an AVR, and they did not respond to the request and no AVR was submitted.</p> <p>20250502749- Routine ticket placed on 2/19/2025, by the Homeowner for S&L Builder Company LLC, type of work- digging for new foundation. No Response from- Comcast</p> <p>20250573948- Damage Emergency ticket placed on 2/26/202, by the Homeowner.</p> <p>Violations:</p> <p>*S&L Builder Company LLC is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Recommendation: PUC Compliance Education Required and Penalties Applied and a Fine Factor of .5 added to section 5(4) due to the repair cost.</p> <p>*Comcast is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket. 20250502749 Recommendation: Penalty Applied</p>	
53243	<p>Facility Owner: Philadelphia Gas Works Contractor/Excavator: DANELLA CONSTRUCTION Other: PECO Other: Verizon</p>	<p><u>On 2/27/2025 8:15:00 AM at W OLNEY AVE, PHILADELPHIA CITY, PHILADELPHIA</u> Incident occurred on February 27th, 2025, at 8:15am along West Olney Avenue, Philadelphia City, Philadelphia County.</p> <p>A gas line was damaged.</p> <p>Philadelphia Gas Works Alleged Violation Report (AVR) states, "Danella excavated and broke 20" H.P Cast Iron main with backhoe."</p>	<p>Philadelphia Gas Works: \$1,000.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 4(2) 1st Offense \$500.00</p> <p>DANELLA CONSTRUCTION: \$250.00 Section 5(3) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Danella's AVR states, "1. The Danella crew coordinated with PA One call for all necessary mark outs. After responses from all utilities, the path of construction was deemed clear, which was aligned with previous mark out verifications throughout the project and verified with PGW's on site inspector Joe Herrera.</p> <p>2. The crew verified a clear path on both one call mark outs as well as the PGW issued blueprint for the day's excavation via test holes. The day's excavation plan would have had the crew stop approximately 10 feet short of where the stub was indicated on the print. There were no marked or known perpendicular crossings called out on the blueprint or field markings within this day's excavation work scope.</p> <p>3. Danella had performed test hole excavation to determine the path of the parallel gas main approximately every 50' in the trench line as well as every bell hole.</p> <p>4. The Danella crew completed asphalt stripping of the site without incident.</p> <p>5. Upon commencing eastward excavation, the Danella operator, William Brown, made contact with an unmarked 6-inch gas stub connected to the parallel 20-inch main. The previous in line test hole from this location was 22'." Documents note that 911 was notified.</p> <p>Pictures show the damaged gas stub that was unmarked. Coordinate PA notes that no complex meeting was held for this project. Project is ~2,760 feet with multiple intersections.</p> <p>Violations:</p> <p>Philadelphia Gas Works Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed.</p> <p>Danella Construction Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. PUC compliance education is required.</p> <p>Verizon Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250420044 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250420047 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250300254 Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20250550590 PECO Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20250550590</p>	<p>\$250.00</p> <p>PECO: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p> <p>Verizon: \$1,750.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
53538	<p>Facility Owner: MET ED / FIRST ENERGY</p> <p>Contractor/Excavator: Potteiger Farms</p> <p>Project Owner: Homeowner</p>	<p><u>On 2/28/2025 8:00:00 AM at 20 Woodland Road, FLEETWOOD BORO, BERKS</u> The incident occurred on 02/28/2025 at 8:00 AM, at 20 Woodland Road, in Fleetwood Borough, Berks County.</p> <p>An electrical line owned by Met Ed was damaged. There was not a PA One Call ticket.</p> <p>Met Ed, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On February 28, 2025, Met-Ed was notified of an outage at 20 Woodland Road, Fleetwood, Berks County, Pennsylvania. USIC, Met-Ed’s Contract Locator, investigated and determined that Potteiger Farms, Excavator, damaged an underground secondary service line near a transformer. The root cause of the damage is the Excavator did not submit a locate request through the PA One Call System.” Photos were submitted.</p> <p>Potteiger Farms is the excavator. An AVR has not been filed as of 04/27/2025.</p> <p>The homeowner (Jeffery Reider) is the project owner. An AVR has not been filed as of 04/27/2025.</p> <p>There was not a PA One Call ticket placed by the excavator. PA One Call noted that Potteiger Farms have placed notifications with them in the past.</p> <p>Photos show a retaining wall being built in the front yard and there was a pad-mounted transformer in very close proximity to where the excavation occurred, indicating underground electrical lines were in the area.</p> <p>Violations:</p> <p>Potteiger Farms -</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. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Homeowner -</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. <p>Recommendation: This is a warning.</p>	<p>Potteiger Farms: \$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>Homeowner: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>
53311	<p>Facility Owner: TYRONE BOROUGH AUTHORITY WATER</p> <p>Contractor/Excavator:</p>	<p><u>On 3/2/2025 10:32:00 AM at 1750 MADISON AVE, TYRONE BORO, BLAIR</u> Peoples violation for 5(20) removed. ****</p>	<p>TYRONE BOROUGH AUTHORITY WATER: \$1,000.00 Section 2(5)(vii) 1st</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	Peoples Gas Company Project Owner: Peoples Gas Company	<p>The incident occurred on March 2nd, 2025, at 10:32am near 1750 Madison Avenue, Tyrone Boro, Blair County.</p> <p>A water line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "PNG was digging on an emergency excavation when they struck a water line. Tyrone water did not show up to mark the line. I do not have any information on what type of line was hit. 1 customer was out of water."</p> <p>Pictures from Peoples Gas Company show gas mark outs and two curb marks outs in blue dated 3/2/25. Tyrone Borough Authority Water responded on 3/3/25 to emergency ticket 20250610025 which had a response due date of 3/1/25.</p> <p>Violations:</p> <p>Tyrone Borough Authority Water Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250610025. PUC compliance education is required.</p> <p>Peoples Gas Company Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.</p>	Offense \$1,000.00 Peoples Gas Company: \$0.00
53572	Facility Owner: UGI UTILITIES INC Contractor/Excavator: C B EXCAVATING Other: WAYNE MEMORIAL HOSPITAL	<p><u>On 3/3/2025 11:29:00 AM at 7 WOOD ST, HONESDALE BORO, WAYNE</u> The incident occurred on Monday, March 3, 2025, at 7 Wood Street, in Honesdale Borough, Wayne County.</p> <p>UGI Utilities gas line was damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR) that C B Excavating struck and damaged a correctly marked gas mainline while digging within the tolerance zone with mechanized equipment.</p> <p>UGI provided photos of the damaged line and locate marks.</p> <p>C B Excavating did not submit an AVR within 30 days of striking a line.</p> <p>20250561023- Routine ticket placed on 2/25/2025, type of work- sewer line repair, with a response due date of 3/2/2025. Late Response from- Wayne Memorial Hospital responded on 3/13/2025 as Clear No Facilities.</p> <p>Violations:</p> <p>*C B Excavating is in violation of section: 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: PUC Compliance Education Required and Penalties Applied</p>	C B EXCAVATING: \$1,500.00 Section 5(4) 1st Offense \$500.00 Section 5(16) 1st Offense \$1,000.00 WAYNE MEMORIAL HOSPITAL: \$250.00 Section 2(5)(v) 1st Offense \$250.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Wayne Memorial Hospital is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20250561023 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
53295	<p>Facility Owner: North Penn Water Authority Contractor/Excavator: Melcar Project Owner: PECO Designer: ENTRUST/ EN ENGINEERING Other: GENERAL ASPHALT PAVING Other: Verizon</p>	<p><u>On 3/5/2025 11:00:00 AM at E RELIANCE RD, SOUDERTON BORO, MONTGOMERY</u> PECO submitted additional photos with date and time stamps. The line was marked out prior to the scheduled mark date and time listed on the ticket. The violation and penalty were withdrawn.</p> <p>***** The incident occurred on 03/05/2025 at 11:00 AM, on East Reliance Road, in Souderton Borough, Montgomery County.</p> <p>A water line owned by North Penn Water Authority was damaged.</p> <p>North Penn Water Authority is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 04/30/2025.</p> <p>Melcar, the excavator, submitted an AVR. Their AVR states, “While working on the job a piece of asphalt accidentally gave way and damaged an exposed water line. update to add attachment”.</p> <p>PECO, the project owner, submitted an AVR. Their AVR states, "After Melcar shored their excavation the edge of the road outside of the trench box broke off and fell on the outside of the box breaking the 8” ci water main.” Photos were submitted.</p> <p>General Asphalt Paving, the general contractor, submitted an AVR. Their AVR states, “While excavating pits for a jack and bore under the RxR tracks, a piece of asphalt that was undermined, broke apart and fell on top of the 8" DI pipe. It punctured a hole into the DI Pipe.”</p> <p>Entrust/ EN Engineering is the designer. An AVR has not been filed as of 04/30/2025.</p> <p>Routine ticket 20250222114 had a response due date of 01/24/2025. - PECO responded on 01/24/2025 with, “SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 24 Jan 2025 2359”. A final response was not received from PECO.</p> <p>Routine ticket 20250573963-000 had a response due date of 02/28/2025. - Verizon did not respond to this ticket.</p> <p>Insufficient renotify ticket 20250573963-001 had a response due date of 03/03/2025. - Verizon did not respond to this renotify ticket until 03/04/2025 at 8:11 AM.</p>	<p>North Penn Water Authority: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Melcar: \$500.00 Section 5(6)(ii) 1st Offense \$500.00</p> <p>PECO: \$0.00</p> <p>Verizon: \$9,000.00 Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 2(5)(v.1) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 2(5)(v.1) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Routine ticket 20250573964-000 had a response due date of 02/28/2025. - Verizon did not respond to this ticket.</p> <p>Insufficient renotify ticket 20250573964-001 had a response due date of 03/03/2025. - Verizon did not respond to this renotify ticket until 03/04/2025 at 8:11 AM.</p> <p>Routine ticket 20250662972 had a response due date of 03/11/2025. - Verizon responded "Clear" on 03/12/2025.</p> <p>Routine ticket 20250662973 had a response due date of 03/11/2025. - Verizon responded "Clear" on 03/12/2025.</p> <p>Violations:</p> <p>Melcar – - Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PECO – Withdrawn. - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Routine Ticket 20250222114.</p> <p>Verizon – - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20250573963-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Insufficient renotify ticket 20250573963-001. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20250573964-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Insufficient renotify ticket 20250573964-001. - - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20250662972. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20250662973. Recommendation: The penalty is applied.</p> <p>North Penn 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</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>violation of this act has been committed in association with excavation or demolition work. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
53238	<p>Facility Owner: National Fuel Contractor/Excavator: S and S Fiber Optics Project Owner: ADB COMPANIES Other: Omni Fiber</p>	<p><u>On 3/5/2025 3:00:00 PM at WHITE AVE, SHARON CITY, MERCER</u> The incident occurred on 03/05/2025, at 293 White Avenue, in Sharon City, Mercer County.</p> <p>A gas line owned by National Fuel was damaged. The damaged gas line was not reported to 911 or the facility owner.</p> <p>National Fuel, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "S and S Fiber struck a natural gas distribution service line and failed to report the damage on 5 March. National Fuel responded to an outside leak call on 10 March and discovered the damage. Please see attachments." Photos were submitted.</p> <p>S and S Fiber Optics is the excavator, An AVR has not been filed as of 04/24/2025. A letter requesting an AVR to be submitted was sent by email and mail on 03/20/2025.</p> <p>ABD Companies is the project owner. An AVR has not been filed as of 04/25/2025.</p> <p>On 03/10/2025, a gas leak was reported. A buried gas line was located at 293 White Avenue. The gas line was damaged. S AND S Fiber Optics had recently been working in the area under routine ticket 20250510869, boring underground fiber lines. Excavator vacated the work site without reporting the damage to the company and 911 was not called when the damage occurred. Submitted photos show the damage to the gas line.</p> <p>This case is related to cases: 045394, 046597, 046914, 048359, 048458, 050069, 050555, 051239, 051559, 051599, 052468, 052904, 053000, 053033.</p> <p>Violations:</p> <p>S and S Fiber Optics-</p> <ul style="list-style-type: none"> - Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. - 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(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(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. 	<p>S and S Fiber Optics: \$6,000.00 Section 5(17) 2nd Offense \$1,000.00</p> <p>Section 5(11.2) 2nd Offense \$1,000.00</p> <p>Section 5(8) 2nd Offense \$1,500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 2nd Offense \$1,500.00</p> <p>ADB COMPANIES: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>ABD Companies – 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>	
53577	<p>Facility Owner: UGI Contractor/Excavator: Pennsylvania American Water (PAWC) Project Owner: Pennsylvania American Water (Placeholder)</p>	<p><u>On 3/6/2025 10:00:00 AM at 85 BLACKMAN ST, WILKES BARRE CITY, LUZERNE</u> The incident occurred on 03/06/2025 at 10:00 AM, at 85 Blackman Street, in Wilkes Barre City, Luzerne County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator struck and damaged a correctly marked gas facility while digging inside the tolerance zone.” Photos were submitted.</p> <p>PA American Water, the excavator and project owner, submitted an AVR. Their AVR states, “After arrival on scene crew determined how they want to dig for the two new water services. After hammering out excavation (Breaking blacktop). The operator began to remove the blacktop so we could start using our prudent methods of excavation (air knife). After black top was removed operator attempted to removed curb which resulted in the strike of the gas line which was 12 inches deep. 911 was called UGI was called and one call was notified. Gas company squeezed of gas a repaired gas service”.</p> <p>Violations:</p> <p>PA American Water - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied.</p>	<p>Pennsylvania American Water (PAWC): \$500.00 Section 5(4) 1st Offense \$500.00</p>
53384	<p>Facility Owner: Pittsburgh Water - PWSA Contractor/Excavator: SARGENT ELECTRIC COMPANY Project Owner: City of Pittsburgh Other: Comcast</p>	<p><u>On 3/10/2025 11:00:00 AM at 6425 FORBES AVENUE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 03/10/2025 at 11:00 AM, on 6425 Forbes Avenue, in Pittsburgh City, Allegheny County.</p> <p>A sewer line owned by PWSA was damaged.</p> <p>PWSA, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “SARGENT ELECTRIC COMPANY installing a pole. 15" sewer wasn't marked but the water lines were. They hit the sewer line while they were drilling. PWSA responded and contractor made repairs.” Photos were submitted.</p> <p>Sargent Electric Company is the excavator. An AVR has not been filed as of 04/24/2025.</p> <p>City of Pittsburgh is the project owner. An AVR has not been filed as of 04/24/2025.</p>	<p>Pittsburgh Water - PWSA: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>SARGENT ELECTRIC COMPANY: \$1,000.00 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> <p>Comcast: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Routine ticket 20250610382 had a response due date of 03/05/2025. Comcast did not respond to this ticket.</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. Recommendation: The penalty is applied.</p> <p>Sargent Electric Company – - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>City of Pittsburgh – - 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>Comcast – - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20250610382. Recommendation: The penalty is applied.</p>	
53224	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: SLIPPERY ROCK MUNICIPAL AUTHORITY</p> <p>Project Owner: SLIPPERY ROCK MUNICIPAL AUTHORITY - SPACESAVER</p> <p>Designer: SLIPPERY ROCK MUNICIPAL AUTHORITY - SPACESAVER</p>	<p><u>On 3/10/2025 2:00:00 PM at CENTER ST, SLIPPERY ROCK BORO, BUTLER SLIPPERY ROCK MUNICIPAL AUTHORITY is disputing. They had submitted a payment and a letter stating they are disputed. (Payment was returned due to dispute.). On 6/25/2025 Slippery Rock sent in a timeline of events, a complex project sign-in sheet (no CP Ticket) and ticket 20250690132 which was submitted on 3/10/2025 with a response due by 3/12/2025 and a lawful start date of 3/13/2025. The incident occurred on 3/10/2025, which is prior to the lawful start date. Please see SRMA _ timeline of events for disagreement. DPI offered to reduce the penalties in half, since SRMA is a first-time offender and asked that SRMA let me know if they would accept this penalty. On 6/27/2025 SRMA sent an email explaining why the sent the full amount check but wanted to discuss this case with the DPC. Please see attachment named Slippery Rock disagreement with explanation. On 6/30/2025 Slippery Rock Municipal authority sent an email stating that "I spoke with our board, and they are agreeable with the fine reduction and are willing to pay the charges and close the case". DPI Maki reduced all of the penalties by half.</u></p> <p>*****</p> <p>The incident occurred on 3/10/2025 on Center St in Slippery Rock Borough in Butler County.</p> <p>A gas line was damaged.</p>	<p>SLIPPERY ROCK MUNICIPAL AUTHORITY: \$1,375.00</p> <p>Section 5(2.1) 1st Offense \$500.00</p> <p>Section 6.1(3) 1st Offense \$250.00</p> <p>Section 4(4) 1st Offense \$125.00</p> <p>Section 5(6)(i) 1st Offense \$125.00</p> <p>Section 5(3) 1st Offense \$125.00</p> <p>Section 4(2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>SLIPPERY ROCK MUNICIPAL AUTHORITY the project owner and excavator stated in their AVR that “We, Slippery Rock Municipal Authority, failed to make the proper one call before saw cutting Center Street. We had made a design one call but had not yet made any excavation one calls as our project was set to start in April with backhoe digging. We rented a road saw ahead of that and began today. We lacked the knowledge of considering the saw cutting being an excavation technique. Since learning this today we have tried to report ourselves to any and all relevant parties as well as reaching out to our regional liaison and have scheduled training with all of our staff for next week. The emergency one call placed by the gas company was a result of us failing to produce a proper one call prior to cutting the surface of the road. We hit a line that no one was aware of and had not shown up on any maps in meetings between the two organizations. I hope I have provided enough details on this report, but I am sure there are questions I have not answered. Please reach out to my contact information listed with any and all questions as I want nothing more than to make sure we fully explain the incident and continue to gather information to better prepare in the future. The project is listed at >\$400,000. With a length of 2400 ft and level “D” Subsurface Utility Engineering (SUE) was utilized”.</p> <p>PEOPLES GAS COMPANY the facility owner stated in their AVR that “Slippery Rock water authority cut through main line crossing with walk behind saw. Slippery Rock Water has a job to replace the water mainline along Center Street. They just called in the water job tickets on 3/11. They did not have a one call for the saw cutting of the road, therefore PNG mainline was not marked”. Pictures were provided. 911 was notified.</p> <p>*****</p> <p>*Ticket 20250693883 was submitted by Slippery Rock Municipal Authority on 3/10/2025 with a response due by 3/12/2025.</p> <p>Peoples Gas responded on 3/10/2025 that they request a meeting. On 3/17/2025, they field marked.</p> <p>*Preliminary Design ticket 20243260328 was submitted on 11/21/2024 by Slippery Rock Municipal Authority with a response due by 12/09/2024.</p> <p>*Preliminary Design ticket 20243260327 was submitted on 11/21/2024 by Slippery Rock Municipal Authority with a response due by 12/09/2024.</p> <p>VIOLATIONS SLIPPERY ROCK MUNICIPAL AUTHORITY 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. (no final design ticket was ever placed) Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p> <p>Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project.</p> <p>Section 6.1(3) – Released a project to bid or construction before final design was complete.</p>	
53239	<p>Facility Owner: EAST LAMPETER TOWNSHIP/EAST LAMPETER SEWER AUTHORITY</p> <p>Contractor/Excavator: Miller Pipeline</p> <p>Project Owner: UGI Utilities</p>	<p><u>On 3/11/2025 6:52:00 AM at GAIL PL, EAST LAMPETER TWP, LANCASTER</u> This non-damage incident occurred on March 11th, 2025, at 6:52am on Gail Place, East Lampeter Township, Lancaster County.</p> <p>Pre-scheduled work was done under an emergency ticket.</p> <p>East Lampeter Township's Alleged Violation Report (AVR) states, "This Contractor continues to submit Emergency PA 1 Calls and is using it as an regular dig ticket. This has been going on for years. They need to plan their work out and submit regular tickets and not make all locators drop what they are doing to go and mark their Emergencies and they don't even show up on site. Weather today is sunny and a beautiful 70 degrees. I personally called Brian Dollinger with UGI, and Brian asked that I proceed with the AVR, as he is not happy about this situation. Brian also confirmed that this is indeed not an Emergency."</p> <p>Miller Pipeline and UGI were mailed and emailed request for AVRs on 4/28/25.</p> <p>UGI promptly submitted an AVR that stated, "This was not a planned project or planned work. This was emergency work related to a serious defect in our line. **This AVR was requested by the PUC."</p> <p>Miller Pipeline's AVR stated, "No Damage to any facilities. East Lampeter submitted an AVR for misunderstanding our scoop of work and deemed it as not an emergency. The crew was sent out to renew severely corroded gas services (serious defect in the facility owners line)"</p> <p>No violations.</p>	
54787	<p>Facility Owner: METROPOLITAN EDISON CO/ FIRST ENERGY</p> <p>Contractor/Excavator: Sitek Construction, LLC</p> <p>Project Owner: METROPOLITAN EDISON CO/ FIRST ENERGY - placeholder</p> <p>Other: Verizon North</p>	<p><u>On 3/11/2025 8:00:00 AM at ACORN LN, WINDSOR TWP, YORK</u> Met-Ed accepts.</p> <p>*****</p> <p>The incident occurred on 3/11/25 at 8:00 AM, on ACORN LN, in Windsor Twp, York County.</p> <p>An electric line owned by Metropolitan Edison Co/First Energy was damaged.</p> <p>Metropolitan Edison Co/First Energy, the facility owner and project owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On March 4, 2025,</p>	<p>METROPOLITAN EDISON CO/ FIRST ENERGY: \$500.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Sitek Construction, LLC: \$2,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Sitek Construction LLC, "Excavator", submitted POCS Routine Ticket 20250633485 to install underground electric lines on Acorn Lane, Windsor Township, York County, Pennsylvania. On March 11, 2025, Met-Ed was notified of an outage at 2003 Acorn Lane. USIC, Met-Ed's Contract Locator, investigated and determined that the contractor damaged an underground electric service line. The root cause of the damage is USIC incorrectly marked Met-Ed's facilities."</p> <p>Met Ed/ First Energy uses USIC as their locator. The USIC report, with pictures, submitted by Met Ed / First Energy has 2 pictures that show a Hit Kit with the damage being over 3 feet from the Mark pylon.</p> <p>Sitek Construction LLC is the excavator. An AVR has not been filed as of 5/15/25. Ticket #20250633485 was created by Sitek Construction LLC with a start date of 3/7/25, and lists the location of underground line replacements, including "2ND REPLACEMENT LINE COMING FROM ADDRESS 3059 TO ADDRESS 3003. The damage occurred at 3003 Acorn Ln on 3/11/25 which occurred within the boundaries and time limits of the ticket.</p> <p>Ticket #20250633485 New – Excavation – Routine had a response due date of 3-6-25. Verizon North, a facility, responded "CLEAR. NO FACILITIES OR FACILITIES NOT INVOLVED BASED ON TICKET INFORMATION." on 3/13/25.</p> <p>Violations: Facility - Metropolitan Edison Co/First Energy: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: PUC Online Compliance Training is required.</p> <p>Excavator-Sitek Construction LLC: 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: PUC Online Compliance Training is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility/Other - Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket #20250633485 Recommendation: PUC Online Compliance Training was recently completed.</p>	<p>Verizon North: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
53269	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: Five Point Supply Contractor/Excavator: WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC Project Owner: Pennsylvania American Water Company (PAWC)</p>	<p><u>On 3/11/2025 1:00:00 PM at 824 BAYRIDGE AVE, PITTSBURGH CITY, ALLEGHENY</u> Incident occurred on March 11th, 2025, at 1pm on 824 Bayridge Avenue, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "5 POINTS SUPPLY working for Penn American Water struck and damaged a properly marked Peoples Gas owned service line close to the connection to the main due to mechanized equipment being used in the tolerance zone with clear and ample evidence of underground utilities."</p> <p>5 Points' AVR states, "We had just finished moling from from inside the house to our first hole. Then we excavated to find the bottom and side of the house line. We want to shoot the mole from under and the right side of the mole as to not hit the line. While cleaning the excavated dirt from beside the house line while pulling back toward the 4" main our excavator grabbed the tap from the house line to the man valve connection."</p> <p>Wilson Excavating's AVR states, "Wilson Excavating subcontracted work for a PAWC job located at 824 Bayridge Ave. The subcontractor/excavator was 5 Points and were hired to replace the lead water service. A hole was dug out earlier in the morning to expose the water curb stop, access hole was dug in basement to shoot the mole out to the sidewalk. Hole in sidewalk needed to be excavated once again to locate the mole when the damage occurred to the mismarked gas service line. Notifications were made to 911, 811 and Wilson Supervisor. Peoples gas representative stopped the flow of gas and made repairs. Pics attached are from 5 Points."</p> <p>PAWC's AVR states, "5 Point Supply while digging to replace a lead water service from the water curb box to the house hit and damaged a mis-marked Peoples Gas service line. The service appears to be more than 3' off of the mark and may have offsets. 5 Point Supply was a subcontractor for Wilson Excavation working for PA American."</p> <p>Peoples Gas Company's pre-excavation pictures show that the main and lateral lines were marked accurately within the tolerance zone. Please see "Side by side pictures" word document that is attached.</p> <p>Violation:</p> <p>5 Points Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p>	<p>Five Point Supply: \$500.00 Section 5(4) 1st Offense \$500.00</p>
53546	<p>Facility Owner: UGI Contractor/Excavator: Stafursky Paving Co.</p>	<p><u>On 3/13/2025 9:00:00 AM at 127 Hyland Hill Drive, ARCHBALD BORO, LACKAWANNA</u> UGI accepts.</p>	<p>UGI: \$1,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: Archbald Borough Designer: KBA ENGINEERING</p>	<p>*****</p> <p>The incident occurred on 03/13/2025 at 9:00 AM, at 127 Hyland Hill Drive, in Archbald Borough, Lackawanna County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator struck and damaged an incorrectly marked gas facility. Excavator dug over the mark and did not locate the exact location of marked facility before proceeding. Excavator struck the gas facility with mechanized equipment outside the tolerance zone." Photos were submitted.</p> <p>Stafursky Paving Co., the excavator, submitted an AVR. Their AVR states, "After using vacuum to locate marked service within tolerance zone and no line was found within tolerance zone, excavator continued to dig at 4" depth at a time within this area, eventually pinching the gas service outside of marked line and tolerance zone. There was no indication of said facility to be in area it was damaged." Photos were submitted.</p> <p>Archbald Borough, the project owner, submitted an AVR. Their AVR states, "According to contractor, they were using vac truck where gas line was supposed to be, and they couldn't find the gas line as marked. When they put the bucket down on the ground, it is believed that the bucket must have pushed a rock into the dirt and the rock busted the gas line, which was marked approximately 3 feet outside of where it actually sat."</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.</p>	
53437	<p>Facility Owner: PECO Contractor/Excavator: Utility Line Services Project Owner: Aqua PA Designer: GANNETT FLEMING INC Other: Verizon</p>	<p><u>On 3/13/2025 10:00:00 PM at PHILMONT AVE, LOWER MORELAND TWP, MONTGOMERY</u> PECO-violation of 2(10) was withdrawn. PECO disputed violation 2(10) stating they submitted a timely AVR. They included the AVR # in their dispute. Upon review, the AVR was located. It was initially not linked to the case due to a different county, municipality and site being reported on the AVR. (Street and cross street did not match Utility Line Service and Aqua's AVRs. Upon review of the AVR and the submitted photos, it does match the location of the damage and therefore the violation for not submitting an AVR was withdrawn.</p> <p>PECO accepts violation 2(5)(i.1).</p> <p>*****</p> <p>The incident occurred on 3/13/2025 at 10:00 PM, on Philmont Avenue, in Lower Moreland Township, Montgomery County.</p>	<p>PECO: \$250.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Verizon: \$4,000.00 Section 2(5)(vii) 3rd Offense \$2,000.00</p> <p>Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<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, "UTILITY LINE SERVICES INC was excavating with a Trac Hoe to install new water main when they damaged the 1.25 direct bury Steel gas line under ticket number 20250560030 During the investigation onsite on 3/14/2025 it was discovered that the records provided are a "Best Available Sketch and Data" and the only measurement provided on the sketch and service card are the service measurements of 54' East of the West House, when I arrived at the damage site I was able to find paint on the ground for the tap of the gas service feeding 2755 Philmont at 54' East of the West House the damage occurred 1' East of the West House, due to the missing measurements and the "Best available Sketch and Data" this service was severed 53' from the gas mark outs resulting in the service needing repair."</p> <p>Utility Line Services, the excavator, submitted an AVR. Their AVR states, "While the crew was working in the area of 2755 Philmont Avenue to install a water main they damaged an unmarked steel gas service. The line was pulled out of a 4" steel gas main." Photos were submitted.</p> <p>Aqua PA, the project owner, submitted an AVR. Their AVR states, "Aqua Contractor Utility Line Services, while the crew was working in the area of 2755 Philmont Ave to install a water main they damaged an unmarked steel gas service. The line was pulled out of a 4" steel gas main."</p> <p>Emergency ticket 20250724130 had a response due date of 03/14/2025. -Verizon responded 03/17/2025.</p> <p>Routine ticket 20250652522 had a response due date of 03/10/2025. - Verizon responded 03/17/2025.</p> <p>Routine ticket 20250560030 had a response due date of 02/27/2025. - Verizon responded 03/11/2025.</p> <p>Violations:</p> <p>PECO –</p> <ul style="list-style-type: none"> - Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. - 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 	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>with excavation or demolition work. (This violation was withdrawn. An AVR was located.) Recommendation: The penalty is applied.</p> <p>Verizon – - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250724130. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20250652522. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20250560030. Recommendation: The penalty is applied.</p>	
53406	<p>Facility Owner: PEOPLES GAS COMPANY Other: JAMES HOWARD</p>	<p><u>On 3/15/2025 6:00:00 PM at 1638 SAXONBURG BLVD, WEST DEER TWP, ALLEGHENY</u> The incident occurred on 3/15/2025 at 1638 SAXONBURG BLVD in West Deer Township in Allegheny County.</p> <p>A gas line was damaged. No mechanized equipment was used.</p> <p>PEOPLES GAS COMPANY stated in their Alleged Violation Report (AVR) that “On 3/15/2025, James Howard the homeowner at 1638 Saxonburg Blvd struck an unmarked PNG SL curb to meter. The homeowner put in a PA one call on 3/16, one day after the damage occurred. PA one call is valid 3/20”. The AVR states that James was digging with hand tools. Pictures were provided. On 5/06/2025 DPI asked if Peoples if any mechanical equipment was used. On 5/06/2025 Peoples sent an email with pictures showing teeth marks. On 5/06/2025 DPI sent an email asking if 911 was notified. On 5/06/2025 Peoples Gas added that “Yes, 911 was called. Peoples Gas was initially notified by Allegheny County 911. And the Fire Department was onsite upon arrival”.</p> <p>James Howard the homeowner, was sent an email on 5/10/2025 asking about the incident. An AVR request letter was mailed and emailed at this same time. On 5/13/2025 James responded that he had hit the gas line while driving in a spike. DPI emailed a picture of the teeth marks that carved out the area where the wall was to be built. James stated that he used a pic axe to carve out this area.</p> <p>JAMES HOWARD submitted ticket 20250750345 on 3/16/2025 for hand digging and using hand tools.</p> <p>No violations were found.</p>	
53482	<p>Facility Owner: Omni Fiber LLC Contractor/Excavator: National Fuel Project Owner: National Fuel - Placeholder</p>	<p><u>On 3/17/2025 10:00:00 AM at E STATE ST, HERMITAGE CITY, MERCER</u> This occurred on 03/17/2025, on East State Street, in Hermitage City, Mercer County.</p> <p>Non-Damage event. No response to PA One Call tickets.</p> <p>Omni Fiber LLC is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 04/29/2025. An AVR request letter was emailed and mailed on 03/20/2025.</p>	<p>Omni Fiber LLC: \$2,000.00 Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(11) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>National Fuel, the excavator and project owner, submitted an AVR. Their AVR states, “Prior to commencing excavation, National Fuel noticed that Omni Fiber didn't respond to the POCS Ticket # 20250713382. National Fuel placed a renotify ticket; however, Omni Fiber didn't respond to the renotification on 17 March 2025 at 10:21 AM. Please see attachment.”</p> <p>Routine ticket 20250713382-000 had a response due date of 03/14/2025. - OMNI FIBER LLC did not respond to this routine ticket.</p> <p>Renotify ticket 20250713382-001 was requested on 03/17/2025 at 8:20 AM. - OMNI FIBER LLC did not respond to this renotification ticket.</p> <p>Violations:</p> <p>OMNI FIBER LLC - - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20250713382-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20250713382-001. - 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. Recommendation: The penalty is applied.</p>	
53483	<p>Facility Owner: Omni Fiber LLC Contractor/Excavator: National Fuel Gas Project Owner: National Fuel Gas- Placeholder</p>	<p><u>On 3/17/2025 10:00:00 AM at 2850 E STATE ST, HERMITAGE CITY, MERCER</u> The incident occurred on 03/17/2025 at 10:00 AM, on 2850 East State Street, in Hermitage City, Mercer County.</p> <p>Non-Damage event. No response to PA One Call tickets.</p> <p>Omni Fiber LLC is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 04/30/2025. An AVR request letter was emailed and mailed on 03/20/2025.</p> <p>National Fuel Gas, the excavator and project owner, submitted an AVR. Their AVR states, “Prior to commencing excavation, National Fuel noticed that Omni Fiber didn't respond to the POCS Ticket # 20250713615. Please see attachment.”</p> <p>Routine ticket 20250713615-000 had a response due date of 03/14/2025. - OMNI Fiber did not respond to this ticket.</p> <p>Insufficient renotify ticket 20250713615-001 had a response due date of 03/17/2025. - OMNI Fiber did not respond to this ticket.</p> <p>Violations:</p>	<p>Omni Fiber LLC: \$2,000.00 Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(11) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>OMNI Fiber-</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20250713615-000. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Insufficient renotify ticket 20250713615-001. - Section 2(11) – Facility Owner failed to comply with all requests for information by the Commission relation to the Commission’s enforcement authority under this act within thirty days of the receipt of the request. <p>Recommendation: The penalty is applied.</p> <p>Omni was sent to education by the DPC on December 10, 2024, for case 42477. Education is currently delinquent.</p>	
54644	<p>Facility Owner: FOX CHAPEL AUTHORITY</p> <p>Contractor/Excavator: Duquesne Light Company - Spacesaver</p> <p>Project Owner: DUQUESNE LIGHT COMPANY</p>	<p><u>On 3/17/2025 10:38:00 AM at 714 DELAFIELD RD, FOX CHAPEL BORO, ALLEGHENY</u> Fox Chapel Water is not the facility owner. Violation and penalty removed. Email issue confirmed while on the line.</p> <p>****</p> <p>The incident occurred on 3/17/2025 at 714 Delafield Rd in Fox Chapel Borough in Allegheny County.</p> <p>A sewer line was damaged. No valid OneCall ticket was submitted prior to excavation.</p> <p>DUQUESNE LIGHT COMPANY stated in their Alleged Violation Report (AVR) that “Duquesne Light Company overhead crew were excavating to replace a broken pole due to a storm. While digging with the auger they struck and damaged a mismarked sewer line. The markings were just outside the 18" tolerance zone. A Damage One Call ticket was placed and the facility owner was notified.” Pictures were provided. Pictures show 2 poles being replaced.</p> <p>*Emergency Ticket 20250750466 was submitted on 3/16/2025 at 21:56 to replace pole 134078 damaged due to storm. The location is listed as “on Delafield between 710 and 712”. The caller asked for a 15 ft radius of the pole.</p> <p>*Emergency Ticket 20250761523 was submitted on 3/17/2025 at 10:37 stating that an auger was used when the line was damaged at 714 Delafield Rd. Please see Google maps for address area and the picture named DLC multiple poles replaced. No [NEW][EXCAVATION][EMERGENCY] ticket was requested for 714 DELAFIELD RD., prior to the damage that occurred on 03/17/2025 at 10:38 AM.</p> <p>VIOLATIONS</p> <p>FOX CHAPEL AUTHORITY</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>FOX CHAPEL AUTHORITY: \$0.00</p> <p>DUQUESNE LIGHT COMPANY: \$1,250.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 9 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. Compliance education is required.</p> <p>DUQUESNE LIGHT COMPANY Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 9 – Failed to make best efforts to comply with Common Ground Alliance Best Practices. Section 9 of Act 127 of 2024 states, “Except as otherwise provided for by this act, persons shall use their best efforts to comply with the Common Ground Alliance best practices.” Chapter 7.01 of the Common Ground Alliance best practices Version 21 states, “Practice Statement: Mandatory education is considered as an alternative or supplement to penalties for offenders of the damage prevention laws and regulations. Practice Description: When a violation of the damage prevention laws or regulations has occurred, mandatory education is an effective alternative or supplement to civil penalties. Mandatory education as an enforcement tool promotes compliance with damage prevention laws and regulations.” Recommendation: The penalty is applied. Compliance education is required. Project Owner Education is past due for case 38235. The required education was to be completed by 2/12/2025. As of 5/19/2025, this has not been completed.</p>	
54406	<p>Facility Owner: COMCAST Contractor/Excavator: RON HIGGINS EXCAVATING Project Owner: Municipal Authority of Westmoreland County</p>	<p><u>On 3/18/2025 12:00:00 AM at 1806 CORNWALL DR, NORTH HUNTINGDON TWP, WESTMORELAND</u> Municipal Authority of Westmoreland County (MAWC) disputed. Violation and penalty were withdrawn after pre-excitation photos were submitted showing the damage to Comcast's line was already done before excavation started.</p> <p>Withdrew the violations and penalties for excavator RON HIGGINS EXCAVATING as well, based on Municipal Authority of Westmoreland County (MAWC) dispute.</p> <p>*****</p> <p>The incident occurred on 3/18/2025, at 1806 Cornwall Drive, in North Huntingdon Township, Westmoreland County.</p> <p>A telecommunication line owned by Comcast was damaged.</p> <p>Comcast, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator damaged feeder cable”. Photos were submitted.</p> <p>Ron Higgins Excavating is the excavator. An AVR has not been filed as of 05/30/2025.</p> <p>Municipal Authority of Westmoreland County is the project owner. An AVR has not been filed as of 05/30/2025.</p>	<p>RON HIGGINS EXCAVATING: \$0.00</p> <p>Municipal Authority of Westmoreland County: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The submitted photos show the telecommunication lines marked with orange paint and flags. The line damage occurred within the tolerance zone.</p> <p>Comcast reported on their AVR that 51+ customers were impacted for 1-< 6 hours.</p> <p>Violations:</p> <p>Ron Higgins Excavating- Withdrawn. - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. (0.5 Fine Factor due to number of customers impacted.) - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Municipal Authority of Westmoreland County- Withdrawn. - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p>	
53753	<p>Facility Owner: PECO Contractor/Excavator: DELCO STORM AND SEWER SERVICES LLC Project Owner: National Developers Inc Other: Verizon</p>	<p>On 3/18/2025 9:00:00 AM at 4663 WEST CHESTER PIKE, NEWTOWN TWP, DELAWARE Email sent after Omnibus letter. Joyfor Joint Ventures owns National Developers. Joyfor Joint Venture was aware of the issue but unaware that as the owner it was subject to filing a report.</p> <p>*** Incident occurred on March 18th, 2025, at 9am on 4663 West Chester Pike, Newtown Township, Delaware County.</p> <p>An electric line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "Delco Storm And Sewer Services LLC of an electric damage at 4663 West Chester Pike Newtown Twp Delaware County PA, During the investigation it was found that Delco Storm and Sewer was operating a excavator and hand tools to make repairs to the sewer under ticket number 20250722737 when they severed the correctly marked electric secondary mains and conduit."</p> <p>Delco Storm and Sewer Services AVR states, "A very small contact was made with electric. Utility company was called and repair was made."</p> <p>Emergency ticket 2025077162 caller stated, "USING A MINI EXCAVATOR. CALLER STATED LINE WAS KNICKED. PLEASE MEET ON SITE AT 4673 WEST CHESTER PIKE. FACILITY TYPE: ELECTRIC-PECO EXCAVATION EQUIPMENT: HAZARDOUS RELEASE: NO"</p>	<p>DELCO STORM AND SEWER SERVICES LLC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>National Developers Inc: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Verizon: \$5,000.00 Section 2(5)(vii) Subsequent \$2,500.00</p> <p>Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Pictures from PECO show the damaged line in front of the excavator. Line was marked within the tolerance zone.</p> <p>National Developers has not submitted an AVR as of 5/15/25.</p> <p>Violations:</p> <p>Delco Storm and Sewer Services Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>National Developers 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>Verizon Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250722737 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250771162</p>	
53527	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: ALLENTOWN CITY- DEPT OF PUBLIC WORKS Project Owner: ALLENTOWN CITY- DEPT OF PUBLIC WORKS</p>	<p><u>On 3/18/2025 9:13:00 AM at 806 N MAXWELL ST, ALLENTOWN CITY, LEHIGH</u> The incident occurred on Tuesday, March 18, 2025, at 806 N. Maxwell Street, in Allentown City, Lehigh County.</p> <p>UGI Utilities gas line was damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR) that Allentown City Department of Public Works was digging within the tolerance zone, and explained they were digging to work on a storm pipe and when doing so they struck a correctly marked gas service facility creating a damage. UGI provide photos of the damage line. Allentown City Department of Public Works did not submit an AVR within 30 days of striking the line.</p> <p>Violations:</p> <p>*Allentown City Department of Public Works is in violation of section: 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: PUC Compliance Education Required and Penalties Applied</p>	<p>ALLENTOWN CITY- DEPT OF PUBLIC WORKS: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
53471	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: STEFANIKS NEXT GENERATION CONTRACTING</p>	<p><u>On 3/18/2025 1:50:00 PM at SAPLING WAY, PITTSBURGH CITY, ALLEGHENY</u> Removed- Peoples Gas violation and penalty has been removed view the attached emails. ***** The incident occurred on Tuesday, March 18, 2025, on Sapling Way, in Pittsburgh City, Allegheny County.</p>	<p>PEOPLES GAS COMPANY LLC: \$0.00</p> <p>STEFANIKS NEXT GENERATION CONTRACTING:</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: PITTSBURGH WATER</p>	<p>Peoples Gas Company line was damaged.</p> <p>Stefaniks Next Generation Contracting and Pittsburgh Water, the project owner, stated in their Alleged Violations Reports (AVR) that the crew was exposing the area in the sidewalk with their excavator to emplace the curb stop for a water service line installation, when they got to approximately 25-inches deep and the Laborer, Travis noticed a hissing sound and observed the plastic gas line had been ripped. The markings were approximately 30-inches off and inaccurate in the direction that they were running. The gas line service was running parallel to the curb line in the work area, while the locate mark indicated it was supposed to be running perpendicular to the curbline in this area with-in the sidewalk. Upon notice of the hit gas line 911 was called, Peoples Gas and the Fire Department arrived to the worksite, and Peoples Gas repaired the line. Stefaniks Next Generation Contracting and Pittsburgh Water provided photos of the damaged line and locate marks.</p> <p>Peoples Gas stated in their AVR that Stefaniks Next Generation Contracting, working for Pittsburgh Water on an emergency ticket struck and damaged an improperly marked People Gas service line on Sapling Way. Stefaniks Next Generation Contracting uncovered an unmarked live Peoples Gas service line in their excavation and did not renotify the KARL system to have a representative come out, but continued excavating. Stefaniks Next Generation Contracting then struck the service line approximately 20-inches from the clearly visible Peoples Gas curb valve. Peoples Gas provided photos of the damaged line and locate marks.</p> <p>Violations:</p> <p>*STEFANIKS NEXT GENERATION CONTRACTING 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. Recommendation: PUC Compliance Education Required and Penalties Applied.</p> <p>*PEOPLES GAS COMPANY 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied.</p>	<p>\$750.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(20) 1st Offense \$250.00</p>
53580	<p>Facility Owner: UGI Utilities, Inc. Contractor/Excavator: Denny's Landscaping Project Owner: Homeowner Other: Brightspeed</p>	<p><u>On 3/19/2025 12:00:00 AM at 110 Milky Way, Southampton Twp, Cumberland</u> The incident occurred on 3-19-2025, at 13:17 on 110 Milky Way, in Southampton Twp, Cumberland County.</p> <p>No damage was reported.</p>	<p>Denny's Landscaping: \$500.00 Section 5(2.1) 1st Offense \$500.00</p> <p>Brightspeed: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UGI Utilities Inc, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “While performing daily work, a UGI employee observed excavation activity in the back yard of 110 Milky Way without any facility markings in the area. When UGI employee stopped and asked for a valid serial number, he was told they didn't think they were digging deep enough to need a one call ticket. The job was shutdown until a ticket was placed.”</p> <p>Denny's Landscaping, the excavator, submitted an AVR. Their AVR states, “We dug out for a paver sidewalk. Deepest dig was 10". UGI personnel stopped by after the dig was done and said a PA1 call had to be done before we ran anymore power equipment. I immediately called in a PA1, which the serial number is listed above. No utilities were hit or damaged. There were no utilities close to where we were working. Some of the questions above I was not sure how to answer. Please reach out if there are any questions. Thank you!”</p> <p>The homeowner is the project owner. An AVR has not been filed as of 5-8-25.</p> <p>On 3/19/2025, at 13:25, Denny's Landscaping did call in Ticket #20250782973 New – Excavation - Routine marking ticket. Response Due Date: 3-21-25 – Bright Speed Responded “Clear” on 3-24-25.</p> <p>Violations: Facility – Bright Speed: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time.</p> <p>Excavator – Denny’s Landscaping: 5(2.1)-Excavator failed to submit a location request to One Call within the correct timeframe. Denny’s Landscaping has been cooperative, responsive, and provided all requested information in a timely manner. Recommendation: Penalty is reduced by 50% from \$1000 to \$500 due to cooperation. PUC compliance training education is required.</p>	
53622	<p>Facility Owner: National Fuel Contractor/Excavator: Allegheny Contracting Project Owner: Columbia Gas Designer: KEYSTONE CONSULTANTS LLC</p>	<p>On 3/19/2025 11:00:00 AM at EAST STREET, WARREN CITY, WARREN The incident occurred on 03/19/2025 at 11:00 AM, on East Street, in Warren City, Warren County.</p> <p>A gas line owned by National Fuel was damaged. 911 was called.</p> <p>National Fuel, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator struck National Fuel distribution service while installing a gas facility for Columbia Gas. Excavator was using powered equipment within the tolerance zone. Please see attachment.” Photos submitted.</p> <p>Allegheny Contracting, the excavator, submitted an AVR. Their AVR states, “Work was being done on East Street in Warren Pa to install 4" gas mainline. Allegheny</p>	<p>National Fuel: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Contracting used vacuum excavation to find all utilities on the street and in this case found 1" orange plastic directly on the mark for what was called out as 5/8' plastic inserted. With this, the crew got on either side of the tolerance zone with the vac truck and continued to excavate with an excavator and struck the plastic service line that was live shortly after. The service line that was live was not marked, only the other service line that was found with the vac truck." Photos were submitted.</p> <p>Columbia Gas, the project owner, submitted an AVR. Their AVR states, "Allegheny Contracting, working on behalf of Columbia Gas for an infrastructure replacement project, was digging on East St., Warren, to install a 4" gas main when they struck and damaged a mismarked gas service owned by National Fuel outside the tolerance zone. They notified 911 and National Fuel directly when the damage occurred. National Fuel responded to make repairs. Allegheny Contracting used vacuum excavation to find all marked utilities on the street. They found a 1" orange plastic gas service at the locate marks. Allegheny moved outside the tolerance zone of this exposed gas service and proceeded to excavate, striking a live, plastic gas service. This live, plastic gas service was not marked by National Fuel." Photos were submitted.</p> <p>Violations: National Fuel – - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
53835	<p>Facility Owner: Texas Eastern Transmission, LP Contractor/Excavator: Boswell Brothers Paving Project Owner: Homeowner</p>	<p><u>On 3/19/2025 1:00:00 PM at 1564 W Leesport Rd, LEESPORT BORO, BERKS</u> The incident occurred on 03/19/2025 at 13:00, on 1564 W Leesport Rd, in Leesport, Leesport Boro, Berks County.</p> <p>Texas Eastern Transmission, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Third-party contractor installed and paved a driveway using a skid steer and roller over top of a Texas Eastern natural gas transmission pipeline without a One Call and without authorization from Texas Eastern. No damage found."</p> <p>Texas Eastern Transmission submitted one photo of 1564 W Leesport Rd showing a newly laid blacktop driveway, and a drivable asphalt roller.</p> <p>Boswell Brothers Paving is the excavator, as listed in Texas Eastern Transmission's AVR. PA One Call adds the comment in Texas Eastern's AVR, "There is no record of Contractor Boswell Brothers Paving placing one calls in the past. However, David Boswell with same email and phone # listed above placed one calls in the past under Deluxe Blacktop LLC." 2 AVR request letters were mailed for the excavator on 4-25-2025. One to Boswell Brothers Paving, and the</p>	<p>Boswell Brothers Paving: \$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>second to Deluxe Blacktop, LLC. They were also emailed to the address PA One Call referenced. An Alleged Violation Report (AVR) has not been filed as of 5/27/2025.</p> <p>Homeowner of 1564 W Leesport Rd is the project owner.</p> <p>Google satellite and street view images show a previous blacktop driveway leading up to the home. The image from Texas Eastern Transmission shows an addition onto that existing driveway that is not there previously.</p> <p>No tickets are found for this excavation.</p> <p>Violations: Excavator- Boswell Brothers Paving: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: PUC Online Compliance Training is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: PUC Online Compliance Training is required.</p>	
53659	<p>Facility Owner: UGI Utilities, Inc Contractor/Excavator: Troy Borough Project Owner: Troy Borough - Placeholder</p>	<p><u>On 3/19/2025 4:00:00 PM at 204 EXCHANGE ST, TROY BORO, BRADFORD</u> 053659 Synopsis</p> <p>The incident occurred on 03/19/2025 at 16:00, at 204 EXCHANGE ST, in Troy Borough, Bradford County.</p> <p>A Gas line owned by UGI Utilities Inc was damaged. 911 was not contacted.</p> <p>UGI Utilities Inc, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Troy borough struck and damaged an unmarked gas service line feeding 205 Exchange St. Gas main and neighboring service to 204 Exchange St were correctly marked. Gas service to 205 Exchange St was not marked.”</p> <p>UGI submitted 2 photos of the site. Photos show 2 yellow markings in the immediate vicinity of the excavation.</p> <p>The 1st marking runs parallel to the street, and perpendicular to the damaged line. It is over 3 feet from the damaged line, as shown using a 3-foot measuring stick. The damaged line intersects with the line under this marking, and where they intersect is within the tolerance zone of the line under this marking.</p> <p>The 2nd mark is closer to the home at 204 Exchange Street and is between the curb stop and meter. The mark is in line with the meter and the curb stop, is not in line</p>	<p>UGI Utilities, Inc: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Troy Borough: \$2,000.00 Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>with the damaged line, is over 3 feet from the damaged line, and where excavation has occurred there is an old pipe exposed underground under this mark. The damaged line was within map boundaries for the excavation ticket and runs under the street towards 205 Exchange Street. If prudent excavation techniques were used, the damaged line would have been located as it is in the tolerance zone of a marked line.</p> <p>Troy Borough is the excavator. An AVR has not been filed as of 04/29/2025.</p> <p>Troy Borough is also the project owner. An AVR has not been filed as of 04/29/2025.</p> <p>Violations: Facility-UGI: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Recommendation: PUC Online Compliance Training is required.</p> <p>Email - 6/12/25 from UGI - "Without admitting or denying UGI violated the Act, UGI accepts the remedial action and will remit the designated payment amount for the violations listed in the case above." ***</p> <p>Excavator- Troy Borough:</p> <p>Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Recommendation: PUC Online Compliance Training is required.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Recommendation: PUC Online Compliance Training is required.</p>	
53537	<p>Facility Owner: Columbia Gas of PA Contractor/Excavator: SOUTH FAYETTE TOWNSHIP Project Owner: South Fayette Township Other: McDonald Boro</p>	<p><u>On 3/20/2025 9:00:00 AM at 3213 ROBINSON RUN RD, MCDONALD BORO, ALLEGHENY</u> Incident occurred on March 20th, 2025, at 9am on 3213 Robinson Run Road, McDonald Boro, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas of PA's Alleged Violation Report (AVR) states, "South Fayette Township was auguring to replace an existing welcome sign when they struck and damaged an accurately marked 2" plastic gas main. They notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The local Columbia Gas Damage Prevention Specialist met with the crew onsite</p>	<p>SOUTH FAYETTE TOWNSHIP: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>McDonald Boro: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>to review prudent digging techniques and hand digging best practices within the tolerance zone. Future education may be scheduled with South Fayette Township."</p> <p>South Fayette Township's AVR states, "South Fayette Public works crew got to the job site on Robinson Run Rd to install new SOUTH FAYETTE SIGN located at the Public Right of WAY. Prior to installation took place PW crew had to remove old welcome to south Fayette existing sign. After removal of old sing with the old footer two vertical opening appeared below the surface approximately 30" in depth. The job was to use the existing location to install new SOUTH FAYETTE SIGN. Those two opening from the extracting of the old sign had to be enlarge with the auger to approximately 24" in diameter. Upon inserting an auger into existing opening and performing drilling the tip of the auger hit the rock and slipped laterally into adjacent opening and damaged an existing gas line. PW crew immediately notified 911 and Columbia gas."</p> <p>Pictures from Columbia Gas show that the line was damaged within the tolerance zone.</p> <p>Violations:</p> <p>South Fayette Township Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>McDonald Boro Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250572011. PUC compliance education is required.</p>	
53722	<p>Facility Owner: Columbia Gas</p> <p>Contractor/Excavator: Kinsley Construction</p> <p>Project Owner: The York Water Company</p> <p>Designer: The YORK WATER CO - SPACESAVER</p> <p>Other: VERIZON PA LLC</p>	<p><u>On 3/20/2025 3:00:00 PM at 33 WOODLAND AVE, MANCHESTER TWP, YORK</u> The incident occurred on 3/20/2025 at 33 WOODLAND AVE in Manchester Township in York County.</p> <p>A Columbia Gas ½” plastic gas service line was damaged.</p> <p>Columbia Gas the facility owner stated in their Alleged Violation Report (AVR) that “Kinsley Construction, working on behalf of The York Water Company, was using a hoe ram to break up rocks in their waterline trench when a large rock split, causing the hoe ram to kick back into the fully exposed, accurately marked, ½” plastic gas service for 33 Woodland Ave., York, and severing it in half. They notified 911, 811, and Columbia Gas when the damage occurred. The area was densely packed with rocks, and there were no protective measures in place between the hoe ram and the exposed gas service. Columbia Gas completed a temporary abandonment of the gas service, allowing Kinsley to continue breaking rock without any interference from the gas service”. 911 was notified. Pictures and reports were provided.</p>	<p>Kinsley Construction: \$500.00 Section 5(6)(ii) 1st Offense \$500.00</p> <p>The York Water Company: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>VERIZON PA LLC: \$3,000.00 Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>KINSLEY CONSTRUCTION LLC stated in their AVR that “We were installing a new water main for York Water Company. Within the area we needed to dig out to complete our work, a ½ inch gas service was crossing perpendicularly through the trench (2-2 ½ ft deep). Knowing this, we had a vac truck begin vacuuming down to expose the gas service while the crew continued digging open more trench line (away from the gas service). However, in the process of doing so, both the vac truck and the excavator operator encountered solid rock, bringing both operations to a halt. Due to the gas service being hole-hogged or drilled in, the material directly around the service line was never excavated/disturbed, ultimately making it harder to safely expose it. The crew assisted the vac truck by hammering material 18 inches away from the service in hopes of loosening material up/ breaking material away for the vac truck to continue. After they were able to safely expose the gas service, they had to continue hammering the solid rock underneath/around the service line to get the proper depth for the water main. While attempting to break a section, the hammer bit slid off the rock and hit the gas service, causing it to rip in half. When using a hoe ram, you need to apply constant downward pressure on the bit against whatever it is making contact with to prevent dryfiring and messing the machine up. When they slide off, that down pressure, weight, and torque of the machine happens too quickly to react to. Although we could have tried to protect the gas service, there was really no way of doing so under these circumstances. After the line was hit and gas began leaking, the crew stopped working immediately, secured the area, called 911, 811, Kinsley Safety, and Columbia Gas to assist in the incident. Columbia Gas Crews arrived on-site to squeeze off the gas service and make repairs. They completed a temporary abandonment of the service, allowing us to continue breaking rock without any interference from the gas service. The project is listed as >\$400,000. The project length is 3,095 ft and the Subsurface Utility Engineering (SUE) is listed as level “C”. Pictures and reports were provided.</p> <p>York Water Company stated in their AVR that “Kinsley was installing new water main for York Water Company. Within the are we needed to dig out to complete our work, a 1/2 inch gas service was crossing perpendicularly though the trench (2-21/2 ft deep). Knowing this, we had a vac truck begin vacuuming down to expose the gas service while the crew continued digging open more trench line (away from the gas service). However, in the process of doing so, both the vac truck and the excavator operator encountered solid rock, brining both operations to a halt. Due to the gas service being hole, hogged or drilled in, the material directly around the service line was never excavated/disturbed, ultimately making it harder to safely expose it. The crew assisted the vac truck by hammering material 18 inches away from the service in hopes of loosening material up/ breaking material away</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>for the vac truck to continue. After they were able to safely expose the gas service, they had to continue hammering the solid rock underneath/around the service line to get the proper depth for the water main. While attempting to break a section, the hammer bit slid off the rock and hit the gas service, causing it to rip in half. When using a hoe ram, you need to apply constant downward pressure on the bit against whatever it is making contact with to prevent dryfiring and messing up the machine up. When they slide off, that down pressure, weight, and torque of the machine happens to quickly to react to. Although we could have tried to protect the gas service, there was no way of doing so under these circumstances. After the line was hit and gas began leaking, the crew stopped working immediately, secured the area, called 911, 811, Kinsley Safety, and Columbia Gas to assist in the incident. Columbia Gas crews arrived on-site to squeeze off the gas service and make repairs. They completed a temporary abandonment of the service, allowing Kinsley to continue breaking rock without any interference from the gas service". The project is listed as >\$400,000. The project length is 3,095 ft and the Subsurface Utility Engineering (SUE) is listed as level "C". Pictures and reports were provided. *****</p> <p>VIOLATIONS Kingsley Construction is in violation of: Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. Recommendation: The penalty is applied.</p> <p>York Water Company is in violation of: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Emergency ticket 202507993195 response of “Insuff Info. Do not dig.” is not a final response. Recommendation: The penalty is applied. Education is required. The required education that was due by 3/11/2025 has not been completed as of 5/06/2025.</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, and 2(5)(viii) failed to respond to an complex project ticket.</p> <p>Verizon is in violation of: Ticket 20250520453 was submitted on 2/21/2025 with a response due by 2/26/2025. Verizon had no response until 2/27/2025. This is a subsequent violation. Complex project meeting ticket 20243440634 was submitted on 12/09/2025 with a response due by 12/16/2025. Verizon did not respond “clear” until 12/17/2025. This is a subsequent violation. Recommendation: The penalties are applied.</p>	
53691	Facility Owner: PECO Contractor/Excavator: CAVAN CONSTRUCTION Project Owner: MID	<u>On 3/21/2025 10:00:00 AM at 503 SOUTH OXFORD VALLEY ROAD, BRISTOL TWP, BUCKS</u> Mid Atlantic Construction submitted a dispute after the dispute deadline and therefore it was not accepted. They were made aware of the damage the same day it	CAVAN CONSTRUCTION: \$0.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>ATLANTIC CONSTRUCTION Other: Falls Authority Township Other: Verizon</p>	<p>occurred. An email was submitted by Cavan Construction that included an email dated 03/21/2025 to Mid Atlantic Construction. They did not file an AVR as required by the law.</p> <p>Cavan Construction's violations were withdrawn. They submitted a dispute with documentation from PECO concerning the damage and that it was not caused by Cavan Construction. It was initially believed to be Cavan Construction because they had a valid ticket for the location. Upon further review by PECO, it was determined that Cavan Construction was not the excavator who cause the damage that was reported on the AVR for this location. PECO confirmed the contractor who caused the damage was Horgan Brothers.</p> <p>*****</p> <p>The incident occurred on 03/21/2025 at 10:00 AM, at 503 South Oxford Valley Road, in Bristol 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, "CAVAN CONSTRUCTION was excavating with mechanized equipment under ticket number 20250641255 to install footings for new construction at 503 S Oxford Valley Rd when they severed the 1.25 plastic gas service, During the investigation it was found that at the time of the damage all the gas marks had been destroyed by excavation throughout the parking lot". Photos were submitted.</p> <p>Cavan Construction, the excavator. An AVR has not been filed as of 05/28/2025.</p> <p>Mid Atlantic Construction, the project owner. An AVR has not been filed as of 05/28/2025.</p> <p>Submitted photos with date and time stamp, show the gas line had been previously marked on 03/06/2025. The excavator failed to preserve mark-outs or request a remark.</p> <p>Routine ticket 20250641255 had a response due date of 03/07/2025.</p> <ul style="list-style-type: none"> - Falls Authority Township responded on 03/05/2025 with, "Scheduled Date & Time Lines Will Be Marked By: 07 Mar 2025, 1100". The response: Field marked" was on 03/10/2025, after the scheduled mark date. - Verizon did not respond until 03/14/2025. <p>Violations:</p> <p>Cavan Construction- Withdrawn.</p> <ul style="list-style-type: none"> - Section 5(3) – Excavator failed to preserve mark-outs or request a remark. 	<p>MID ATLANTIC CONSTRUCTION: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Falls Authority Township: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Verizon: \$1,000.00 Section 2(5)(v) Subsequent \$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 or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Mid Atlantic Construction-</p> <p>- 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>Falls Authority Township –</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250641255. 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 within the required amount of time. Ticket 20250641255. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
53724	<p>Facility Owner: York Water Company Contractor/Excavator: Northern Pipeline Construction Project Owner: Columbia Gas of PA Designer: Columbia Gas of PA (Placeholder) Other: Verizon</p>	<p><u>On 3/21/2025 11:00:00 AM at KELLY DR, YORK CITY, YORK</u> The York Water Company's violations and penalties were withdrawn. The portion of the line that was damage was customer owned.</p> <p>*****</p> <p>The incident occurred on 3/21/2025 at 11:00 AM, on Kelly Drive, in York City, York County.</p> <p>A water line owned by York Water Company was damaged.</p> <p>York Water Company is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 05/14/2025.</p> <p>Northern Pipeline Construction, the excavator, submitted an AVR. Their AVR states, “NPL Construction Co was working on behalf of Columbia Gas on an infrastructure replacement project. While digging the crew came into contact with and damaged a mis-marked water service line at 1022 Kelly Dr, York, PA. Our crew had blue cones placed over top of the marks to help keep track of the main and services lines throughout the working day. The damage to the line occurred 9FT from the closest mark. The marks indicated that the service came straight from the water main near Tioga St, as identified by the blue marks on the curb. The water service actually ran at an angle closer to the end of the main line. After the damaged the appropriate personnel were notified and York water dispatched crews to make the necessary repairs.”</p> <p>Columbia Gas of PA, the project owner and designer, submitted an AVR. Their AVR states, "Northern Pipeline Construction (NPL), working on behalf of Columbia Gas for an infrastructure replacement project,</p>	<p>York Water Company: \$0.00</p> <p>Verizon: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>damaged a mismarked water service at 1022 Kelly Dr., York. They notified 811 and The York Water Company when the damage occurred. York Water responded to make the necessary repairs. NPL uses blue cones placed on top of the blue marks to keep track of the water main and service lines throughout the day during excavation. The damage to the copper water service occurred 9 feet from the closest marks. The marks indicated that the water service came straight out from the water main near Tioga St., as identified by the blue marks on the curb. However, the water service actually ran at an angle closer to the end of the main.” Photos were submitted.</p> <p>The submitted photos show the closest water utility mark out was more than 3 feet away from the damage.</p> <p>This case is related to case 052700 by all 3 design tickets.</p> <p>Routine ticket 20250713679 had a response due date of 03/14/2025. -Verizon responded late to this ticket. Their response of 'Clear' was entered on 03/19/2025.</p> <p>Violations:</p> <p>York Water Company – Withdrawn. - 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.</p> <p>Verizon – - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250713679.</p> <p>Recommendation: The penalty is applied.</p>	
53585	<p>Facility Owner: PEOPLES NATURAL GAS</p> <p>Contractor/Excavator: RESOURCE DEVELOPMENT & MANAGEMENT INC (RDM Johnstown)</p> <p>Project Owner: PEOPLES NATURAL GAS - SPACESAVER</p> <p>Other: FIRSTLIGHT FIBER</p> <p>Other: GREATER JOHNSTOWN WATER AUTHORITY (GJWA)</p>	<p><u>On 3/21/2025 12:00:00 PM at CHANDLER AVE, JOHNSTOWN CITY, CAMBRIA</u> Peoples Gas disagreed and sent in more pictures and documents.</p> <p>Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike or damaging a facility owner’s line during excavation or demolition work activities or if a project owner believes a violation of this act has been committed in association or demolition was reduced by 50% from \$1000. To \$500. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent violation that was withdrawn.</p> <p>Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities was withdrawn. Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and</p>	<p>PEOPLES NATURAL GAS: \$500.00 Section 6.1(7) 1st Offense \$500.00</p> <p>FIRSTLIGHT FIBER: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>GREATER JOHNSTOWN WATER AUTHORITY (GJWA): \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: JOHNSTOWN CITY OF</p> <p>Other: PENNSYLVANIA ELECTRIC COMPANY / First Energy</p>	<p>Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities was withdrawn. Section 2(5)(v) – Failed to respond to a routine One Call ticket 20250290765 which was submitted by RDM Johnstown LLC on 1/29/2025 with a response due by 2/04/2025. Peoples Gas did not respond “filed marked” until 2/12/2025 was withdrawn. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250801976 was requested by Peoples Gas on 3/21/2025 at 12:08. Peoples Gas did not respond “field marked” until 3/24/2025 was withdrawn.</p> <p>Recommendations: The penalty for section 6.1(7) is reduced by half from \$1000. To \$500. Project Owner compliance education was required but is withdrawn. Please see DPI responds to Peoples for details. Based on multiple pictures from peoples Gas after the stakeholder review, their line was marked correctly. RDM was not digging prudently.</p> <p>Penelec accepts. *****</p> <p>The incident occurred on 3/21/2025 on Chandler Ave in Johnstown City in Cambria County.</p> <p>A gas service line was damaged.</p> <p>RDM JOHNSTOWN LLC stated in their Alleged Violation Report (AVR) that “RDM WAS INSTALLING NATURAL GAS MAIN ON CHANDLER AVENUE WHEN THEY ENCOUNTERED AND DAMAGED A SERVICE DROP LOCATED OVER 2-FT FROM THE LOCATORS MARKS. RDM IMMEDIATELY CALLED 9-1-1 AND PEOPLES NATURAL GAS ALONG WITH STOPPING WORK, STOPPING ALL RUNNING ENGINES, SECURING THE LEAK AND THE IMMEDIATE AREA UNTIL 9-1-1 AND PNG RESPONDED. WORK WAS HALTED FOR JUST UNDER 2 HOURS WHILE THE SERVICE WAS REPAIRED AND INSPECTED. PHOTOS ATTACHED SHOWING THE LOCATION OF LOCATOR MARKS AND THE DAMAGE. Pictures were provided. This project was noted to be >\$400,000. With a length of 4,000’.</p> <p>On 3/21/2025 DPI Maki sent an email asking for the contacts and connection of the 3 entities: RESOURCE DEVELOPMENT & MANAGEMENT INC (RDM Johnstown), RDM JOHNSTOWN LLC, and GREATER JOHNSTOWN WATER AUTHORITY (GJWA). On 5/07/2025 an email was received which explained that “Regarding the hit that occurred on 3/21/2025 on Chandler Avenue in Johnstown City in Cambria County, RDM Johnstown, LLC, Resource Development & Management Inc (RDM Johnstown) is the contractor working for Peoples Natural Gas and is independent from GJWA. GJWA would be limited to an independent facility owner for this specific project”. RDM – Johnstown added that “But overall, RDM Johnstown is</p>	<p>JOHNSTOWN CITY OF: \$1,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>PENNSYLVANIA ELECTRIC COMPANY / First Energy: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>currently under contract with GJWA to perform management and maintenance of all of GJWA’s water and sanitary sewer assets along with a majority of its daily operations including construction, field locating, and limited design related to these assets”.</p> <p>PEOPLES NATURAL GAS the project owner and facility owner, did not submit an AVR as of 5/20/2025. *****</p> <p>*Complex project ticket 20243541156 was submitted on 12/19/2024 with a response due by 12/29/2025. Meeting was rescheduled and another Complex Project ticket 20243651972 was submitted.</p> <p>* Complex project ticket 20243651972. Meeting was rescheduled: Date and Time--1/3/2025-13:00. Agreement: NOTES TICKETS WILL BE RELEASED INTERSECTION BY INTERSECTION. 20243651972 0 OVERVIEW ITEMS AGREED TO SUBMIT TICKETS FROM INTERSECTION TO INTERSECTION WITH SOME LEAD TIME AND BE COGNIZANT OF WEATHER.</p> <p>**Meeting attendees: Peoples Gas Company LLC, Greater Johnstown Water Authority, R D M, RDM Johnstown LLC, Resource Development and Management INC.</p> <p>VIOLATIONS: PEOPLES NATURAL GAS is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike or damaging a facility owner’s line during excavation or demolition work activities or if a project owner believes a violation of this act has been committed in association or demolition Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent violation. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. 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. Section 2(5)(v) – Failed to respond to a routine One Call ticket 20250290765 which was submitted by RDM Johnstown LLC on 1/29/2025 with a response due by 2/04/2025. Peoples Gas did not respond “filed marked” until 2/12/2025. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250801976 was requested by Peoples Gas on 3/21/2025 at 12:08. Peoples Gas did not respond “field marked” until 3/24/2025. Recommendations: The penalties are applied. Project Owner compliance education is required. *****</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. Violation</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(4) – Failed to respond to Designer’s request for information within 10 Business days. Violation 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project as described in section 5(3).</p> <p>JOHNSTOWN CITY OF 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). Complex Project Meeting rescheduled: Date and Time--1/3/2025-13:00. Agreement: NOTES TICKETS WILL BE RELEASED INTERSECTION BY INTERSECTION. 20243651972 0 OVERVIEW ITEMS AGREED TO SUBMIT TICKETS FROM INTERSECTION TO INTERSECTION WITH SOME LEAD TIME AND BE COGNIZANT OF WEATHER. *Complex project ticket 20243541156 was submitted on 12/19/2024 with a response due by 12/29/2025. Johnstown City of did not respond “clear” until 3/17/2025. Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20250290765 was submitted by RDM Johnstown LLC on 1/29/2025 with a response due by 2/04/2025. Johnstown City of did not respond “clear” until 3/17/2025. Recommendations: The penalties are applied. Compliance education is required.</p> <p>PENNSYLVANIA ELECTRIC COMPANY / FirstEnergy 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). Complex Ticket 20243651972 was submitted on 12/30/2024 with a response due by 1/02/2025. Pennsylvania Electric Company did not respond “clear” until 1/03/2025. Recommendations: The penalty is applied. Compliance education is required.</p> <p>FIRSTLIGHT FIBER 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). Complex Ticket 20243651972 was submitted on 12/30/2024 with a response due by 1/02/2025. Firstlight Fiber did not respond “clear” until 1/03/2025. Recommendations: The penalty is applied. Compliance education is required.</p> <p>GREATER JOHNSTOWN WATER AUTHORITY (GJWA) is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20250290765 was submitted by RDM Johnstown LLC on 1/29/2025 with a response due by 2/04/2025. Johnstown City of did not respond “clear” until 3/17/2025. Recommendations: The penalty is applied. Compliance education is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
53739	<p>Contractor/Excavator: AH MOYER</p> <p>Project Owner: MYERSTOWN WATER AUTHORITY</p> <p>Other: Comcast</p> <p>Other: Metropolitan Edison Co/ First Energy</p> <p>Other: UGI</p>	<p><u>On 3/24/2025 6:00:00 AM at S RAILROAD ST, MYERSTOWN BORO, LEBANON</u> Met-Ed accepts.</p> <p>*****</p> <p>The incident occurred on 3-24-25 at 6:00 AM, on S Railroad St, in Myerstown Borough, Lebanon County.</p> <p>-Non-Damage-</p> <p>A H Moyer, the excavator, submitted an AVR. Their AVR states, "UGI DIDNT MARK OR RESPOND TO THE TICKET FROM 3/21 TO 3/28- I DID A RENOTIFY THIS MORNING (3/28) AND THEN UGI CONTACTED ME. THE LEGAL DIG DATE WAS 3/24- BUT WE DIDNT GET STARTED RIGHT AWAY. I HAD MY CREW CHECK THE SITE TODAY TO SEE IF GAS WAS MARKED, IT WAS NOT. I PUT IN A RENOTIFY. UGI THEN CALLED AND EXPLAINED THAT THEY DONT HAVE ENOUGH PEOPLE TO KEEP UP WITH THE 811 CALLS. AND THAT THIS JOB ISNT EVEN ONE OF THE OLDEST OUT OF DATE FAILED REPOSSES THAT THEY HAVE. THE LOCATER SAID HE WOULD ALSO PUT IN A COMPLAINT BECUASE THIS IS A REAL SAFETY ISSUE... NOT HAVING GAS LINES MARKED AT ALL. MAYBE UGI SHOULD STOP HAVING THEIR PEOPLE DRIVE AROUND LOOKING TO SEE IF THEY CAN CATCH SOMEONE DIGGING WITHOUT 811 AND START HAVING THEM MARK THEIR JOBS ON TIME. ALSO- I WOULD HATE TO THINK THAT THE UGI LOCATORS ARE RUSHING JOBS AND MARKING INCORRECTLY. AT THE END OF THE DAY- IF SOMEONE'S HOUSE BLOWS UP OR AN EMPLOYEE IS INJURED- THE EXCAVATOR IS GOING TO HAVE A GIANT INSURANCE CLAIM AND IF SOMEONE IS HURT OR KILLED- OSHA WONT BE CONTACTING OR SHUTTING DOWN UGI, THEY WILL BE AFTER THE CONTRACTOR. THE CONTRACTOR WILL GET THE DEBLITATING FINES."</p> <p>A H Moyer submitted (6) New- Excavation -Routine tickets for excavation along South Railroad Street. The total distance of these tickets is over 2000' on South Railroad Street, including 7 intersections. See attached map. Ticket numbers for reference are: 20250772677 20250772709 20250772720 20250772732 20250772738 20250772781</p> <p>Myerstown Water Authority is the project owner. An AVR has not been filed as of 5-5-2025.</p>	<p>AH MOYER: \$250.00 Section 5(3.1) 1st Offense \$250.00</p> <p>Comcast: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Metropolitan Edison Co/ First Energy: \$500.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>UGI: \$1,000.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UGI, Metropolitan Edison Co/FirstEnergy, and Comcast are facility owners. They are included for alleged violations on tickets.</p> <p>Violations: Excavator- A H Moyer: Section 5(3.1) – Scope of project exceeds the maximum area of a routine ticket. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility-(Other)-UGI: Section 2(5)(v) – Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250772709-00 Response Due 3/23/2025 and a response was not received until 3/28/2025. Section 2(5)(v) – Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250772677-00 Response Due 3/23/2025 and a response was not received until 3/28/2025. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility-(Other):METROPOLITAN EDISON CO/FIRSTENERGY: (Ticket 20250772709-00 and 20250772677-00) Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250772709-00 Response Due 3/23/2025 and a response was not received until 3/24/2025. Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250772677-00 Response Due 3/23/2025 and a response was not received until 3/24/2025. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility(Other):COMCAST CABLE COMMUNICATIONS INC: 20250772677-00 Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250772677-00 Response Due 3/23/2025 and a response was not received until 3/24/2025. Recommendation: PUC Online Compliance Training was recently completed.</p>	
54036	<p>Contractor/Excavator: Lindy Paving Project Owner: PennDOT Other: Charter Communications Other: Erie Water Works Other: Penelec / First Energy Other: Verizon North</p>	<p>On 3/24/2025 7:00:00 AM at SR 531 Depot Rd, HARBORCREEK TWP, ERIE Penelec Accepts. Charter Communications Accepts.</p> <p>*****</p> <p>Non-damage incident occurred on 03/24/2025, at SR 531 Depot Road, in Harborcreek Township, Erie County.</p> <p>Non-damage. No response or late response to PA One Call Tickets.</p> <p>Lindy Paving is the excavator. They submitted two AVR's.</p>	<p>Charter Communications: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Erie Water Works: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Penelec / First Energy: \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR2025APR090015 states, “Verizon did not attend the complex project meeting and has failed to mark out anything on the entire project. All tickets placed on this project they had a "NO RESPONSE". We have asked for someone to come out to mark their lines for a month. It looks like stake center is here today on 4/9/25 but unsure if they are here for this project or if they will mark anything out for Verizon.”</p> <p>AVR2025APR090018 states, “USIC is the locator for Erie water works, electric, and spectrum lines. There has been very little locating since the tickets have been submitted. When asked to come out to mark out they state they are too busy. We need the entire project marked out based on the tickets.”</p> <p>Penn Dot is reported as the project owner (by the excavator Lindy Paving). An AVR has not been filed as of 05/29/2025.</p> <p>Complex Project ticket 20250502223 had a response due date of 02/25/2025. - Verizon North did not respond to the ticket until 02/27/2025. Additionally, they did not sign the physical sign in sheet at the meeting.</p> <p>Routine ticket 20250690974 had a response due date of 03/23/2025. - Verizon North did not respond until 04/09/2025. - Penelec responded on 03/21/2025 as “Scheduled Mark, SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 25 Mar 2025 2359”. The response of “Clear” was received on 04/01/2025, after the scheduled mark due date. - Erie Water Works responded on 03/21/2025 as “Scheduled Mark, SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 25 Mar 2025 2359”. The response of “Clear” was received on 03/31/2025, after the scheduled mark due date. - Charter Communications responded on 03/21/2025 as “Scheduled Mark, SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 25 Mar 2025 2359”. The response of “Clear” was received on 04/01/2025, after the scheduled mark due date.</p> <p>Violations:</p> <p>Verizon North– - Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex Project ticket 20250502223. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Routine ticket 20250690974.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Penelec-</p>	<p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Verizon North: \$1,000.00</p> <p>Section 2(5)(viii) 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. Routine ticket 20250690974. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Erie Water Works-</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20250690974. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Charter Communications-</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20250690974. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
53596	<p>Facility Owner: First Energy - West Penn Power</p> <p>Contractor/Excavator: M. O'HERRON COMPANY</p> <p>Project Owner: PENN TOWNSHIP OF WESTMORELAND COUNTY</p>	<p><u>On 3/24/2025 11:00:00 AM at 1 George Washington Circle, PENN TWP, WESTMORELAND</u> West Penn's violation for 2(5)(i) was removed after providing timestamped photos of the mark outs. ***</p> <p>Incident occurred on March 24th, 2025, at 11am on 1 George Washington Circle, Penn Township, Westmoreland County.</p> <p>An electric line was damaged.</p> <p>M. O'Herron Company's Alleged Violation Report (AVR) states, "O'Herron Co digging road crossing on George Washington Circle at intersection with Penntowne Dr. for connection between new installed storm drainage catch basins encountered and damaged unmarked electric cable in road. Storm drain already installed on both sides of road to end of George Washington Circle with no electric cables encountered. Power outage and digging on hold waiting on electric company. Sparks when excavator bucket hit cable. Unable to visually see cable in photos due to not entering trench for live power safety concerns after damage."</p> <p>Penn Township of Westmoreland County's AVR states, "Contractor digging a trench across the road for storm sewer and hit an unmarked West Penn Power Conduit."</p> <p>West Penn Power's AVR states, "On March 24, 2025, Excavator, Westmoreland County Municipal Authority (WCMA), was working in the location of 1 George Washington Circle, Westmoreland County, Irwin, PA and dug into an underground electric line. West Penn Power (WPP) was notified and confirmed damage to the electric primary and made repairs. WPP's Contract Locator, USIC, investigated and determined the root cause of the damage was WCMA did not submit a locate request through the PA One Call System."</p> <p>Westmoreland County Municipal Authority was not a stakeholder involved in this incident. DPI called to confirm.</p>	<p>First Energy - West Penn Power: \$0.00</p> <p>M. O'HERRON COMPANY: \$250.00 Section 5(20) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>West Penn Power responded, KN WEST PENN POWER KN-FIELD MARKED 12/5/2024 10:34:02 AM MBR-WEBSVC, to ticket 20243391703 that was placed by M. O'Herron Company.</p> <p>Pictures do not show signs of mark outs.</p> <p>Case is related to 050822, 051213, 051635, 051728, and 052378</p> <p>Violations:</p> <p>West Penn Power Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20243391703. PUC compliance education is required.</p> <p>M. O'Herron Company 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>	
53617	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: INDEPENDENT ENTERPRISES</p> <p>Project Owner: PITTSBURGH WATER</p>	<p><u>On 3/24/2025 1:00:00 PM at 408 and 410 GROVE ST, PITTSBURGH CITY, ALLEGHENY</u> Peoples Gas accepts the violation and penalty, see attached email. *****</p> <p>The incident occurred on Monday, March 24, 2025, at 408 and 410 Grove Street, in Pittsburgh City, Allegheny County.</p> <p>Peoples Gas Company's line was damaged.</p> <p>Independent Enterprises working for Pittsburgh Water on lead line replacement project, and they stated in their Alleged Violation Report (AVR), that the gas line was mismarked by 30-inches. While digging in the sidewalk with the excavator a public gas service was hit and damaged. The gas service line came into the sidewalk from the mainline, that is in the road and teed off to the gas curb stop for house 408 and 410 Grove Street. The line hit occurred at 12:15 pm, and the contractor stopped work and called 911 at 12:20pm. Peoples Gas service team fixed the gas service line and service was restored at 3:35pm, they backfilled where they had excavated in the road. The contractor placed plywood, caution tape and cones around the site to finish the verification first thing in the morning. While covering the excavation in the sidewalk a gas smell was noticeable. The contractor contacted Peoples Gas who came back to the site to evaluate. A small leak was detected on the private side of the gas service. The Peoples Gas technician determined that the leak existed and was unrelated to the service line hit. The Peoples Gas technician capped the private gas service line at the curb stop and alerted the homeowner of the issue. Due to the leak being existing and on the private site of the service line People Gas will not be making a repair and informed the owner that it is their responsibility. All work was completed, and the contractor left the site at 7pm. No other issues or injuries to report.</p>	<p>PEOPLES GAS COMPANY LLC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas stated in their AVR that Independent Enterprises struck and damaged a mismarked Peoples Gas owned service lateral. Independent Enterprises was using mechanized equipment with exposed facilities in the excavation and struck the mismarked line that branched between 408 and 410 Grove Street.</p> <p>Violation:</p> <p>*Peoples Gas Company is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Recommendation: Penalty Applied</p>	
53905	<p>Facility Owner: UGI Utilities, Inc Contractor/Excavator: T Ross Brothers Construction Project Owner: Montandon Development Group</p>	<p><u>On 3/24/2025 1:30:00 PM at 2823 SR 0045, West Chillisquaque Twp, Northumberland</u> T. Ross Brothers - Section 1.1 – Reduced from \$1000 to warning of \$0 Section 5(6)(i) – Reduced from \$250 to a warning of \$0 Section 5(16) – Reduced from \$1000 to \$500</p> <p>****</p> <p>The incident occurred on 3/24/2025 at 13:30, on 2823 SR 0045, in Milton, West Chillisquaque Twp, Northumberland.</p> <p>A gas line owned by UGI was damaged.</p> <p>UGI UTILITIES, INC, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Contractor struck and damaged an unmarked gas service. Digging occurred prior to legal dig date for ticket #20250830922 which was for neighboring property. One Call System was not notified for excavation activities at 2823 SR-45. Yellow flags and old yellow paint marks existed within scope of the work, but were there from a previous demolition ticket.” AVR notes 911 was notified by T Ross Brothers Construction.</p> <p>UGI has submitted 4 photos of 2823 SR 0045 showing excavation activities. The files are dated 3/24/2025.</p> <p>T Ross Brothers Construction is the excavator. An AVR has not been filed as of 05/09/2025.</p> <p>Montandon Development Group is the project owner. An AVR has not been filed as of 05/09/2025.</p> <p>T Ross Brothers Construction’s Routine ticket is for address 2835 SR 0045, which is a new construction. This address is directly beside 2823 SR 0045, which is the address referenced on UGI’s AVR.</p> <p>Ticket # 20250231916 - 2835 SR 0045 - 1/23/25 - T Ross Brothers Construction placed Routine ticket for demolition of house only. Ticket # 20250830922 - 2835 SR 0045 - 3/24/25 - 09:12– T Ross Brothers Construction placed Routine ticket for driveway construction. Work was started prior to lawful start date of 3/27/25 per UGI photos and AVR.</p>	<p>T Ross Brothers Construction: \$500.00 Section 1.1 1st Offense \$0.00</p> <p>Section 5(6)(i) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$500.00</p> <p>Montandon Development Group: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Excavator - T Ross Brothers Construction: Section 1.1 – Excavator did not begin within legal 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 if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Recommendation: The penalties are applied. PUC Online Compliance Training is required.</p> <p>Project Owner - Montandon Development Group: 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 Online Compliance Training is required.</p>	
53651	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Guyer Brothers Project Owner: Ebensburg Borough Municipal Authority Designer: Stiffler McGraw and Associates</p>	<p>On 3/25/2025 8:00:00 AM at S WEST ST, EBENSBURG BORO, CAMBRIA Peoples Gas submitted photos and additional information. -Violation of 2(5)(i) was withdrawn based on the submitted photos. -Violation 2(10) - the penalty was reduced by 50% from \$1,000 to \$500. Peoples Gas has put a check system in place so that this will not occur in the future when Peoples Gas receives notice of a damage and is required to submit an AVR. Peoples Gas accepts the violation with the reduced penalty amount.</p> <p>*****</p> <p>The incident occurred on 03/25/2025 at 8:00 AM, on S. West Street, in Ebensburg Borough, Cambria County.</p> <p>A gas line owned by Peoples Natural Gas was damaged. 911 was called.</p> <p>Peoples Natural Gas is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 05/07/2025.</p> <p>Guyer Brothers, the excavator, submitted an AVR. Their AVR states, “While excavating for the new waterline we hit the gas line that was outside the tolerance zone of the marks.”</p> <p>Ebensburg Borough Municipal Authority, the project owner, submitted an AVR. Their AVR states, "While Guyer Borthers was excavating in order to tie the new water main into an existing water line on chris street they hit the gas line that was marked but was outside the tolerance zone.”</p> <p>Stiffler McGraw and Associates, the designer, submitted an AVR. Their AVR states, "While excavating to tie in 4" water line coming down Chris St. to the new water Mainline installed on S West St. Guyer Brother Struck a</p>	<p>Peoples Natural Gas: \$500.00 Section 2(10) 1st Offense \$500.00</p> <p>Ebensburg Borough Municipal Authority: \$1,000.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2" Plastic Gas line. This line was marked incorrectly. It was 22" off of the mark provided. 911 was called and fire department arrived on scene." Photos were submitted.</p> <p>This case is related to cases 046682, 047648, 048249.</p> <p>Routine ticket 20250362251 had a response due date of 02/07/2025. - Ebersburg Borough Municipal Authority responded 'Field Marked' on 02/12/2025.</p> <p>Routine ticket 20250570590 had a response due date of 02/26/2025. - Ebersburg Borough Municipal Authority responded 'Field Marked' on 03/03/2025.</p> <p>Routine ticket 20250570583 had a response due date of 02/28/2025. - Ebersburg Borough Municipal Authority responded 'Field Marked' on 03/03/2025.</p> <p>Routine ticket 20250362250 had a response due date of 02/07/2025. - Ebersburg Borough Municipal Authority responded 'Field Marked' on 02/12/2025.</p> <p>Violations:</p> <p>Peoples Natural Gas – - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Withdrawn - 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. - Penalty reduced by 50% from \$1,000 to \$500. Recommendation: The penalty is applied.</p> <p>Ebersburg Borough Municipal Authority – - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250362251. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250570590. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250570583. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250362250. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
53926	Facility Owner: UGI Utilities, Inc	<u>On 3/25/2025 11:30:00 AM at CROFT HILL RD, LAWRENCE TWP, TIOGA</u> The incident occurred on	Roger Gee Logging: \$2,500.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Contractor/Excavator: Roger Gee Logging Project Owner: Homeowner</p>	<p>03/25/2025 at 11:30, on Croft Hill Road, in Lawrence Township, Tioga County.</p> <p>A gas line owned by UGI was damaged. 911 was not called.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Contractor struck and damaged a gas main with an auger after marks had been removed by grading. Marks were not maintained. An update ticket was not submitted to the One Call system for a remark." Photos were submitted.</p> <p>Roger Gee Logging, the excavator. An AVR has not been filed as of 05/29/2025.</p> <p>The Homeowner is the project owner. An AVR has not been filed as of 05/29/2025.</p> <p>Routine ticket 20250690388 states that UGI responded "Field Marked" on 03/10/2025. UGI noted in their AVR that they had marked the lines using paint. After the line was damaged and UGI came to the location, there were no lines (Lines were not maintained.)</p> <p>No indicated that 911 was not called by the excavator. UGI's AVR reported that 911 was not called. There was no emergency PA One Call ticket for the damage and no AVR has been submitted by the excavator as of 05/29/2025.</p> <p>Violations:</p> <p>Roger Gee Logging –</p> <ul style="list-style-type: none"> - Section 5(3) – Excavator failed to preserve mark-outs or request a remark. - 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 or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Section 5(3) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
53935	<p>Facility Owner: UGI Contractor/Excavator: Kriger Pipeline Project Owner: UGI (Placeholder) Designer: R K AND K ENGINEERS</p>	<p><u>On 3/25/2025 12:25:00 PM at DEPEW AVE, MAYFIELD BORO, LACKAWANNA</u> UGI accepts.</p> <p>*****</p> <p>The incident occurred on 3/25/2025 at 12:25 PM, on Depew Avenue, in Mayfield Borough, Lackawanna County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI, the facility owner and project owner, submitted an Alleged Violation Report (AVR). Their AVR states,</p>	<p>UGI: \$1,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>“Excavator struck and damaged an unmarked gas service to 410 Whitmore Ave.” Photos were submitted.</p> <p>Kruger Pipeline, the excavator, submitted an AVR. Their AVR states, “This was a gas service that ran some 250 feet to a residence on a completely different street from where the excavating activities were taking place. This facility was devoid of field marks.” Photos were submitted.</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>	
53630	<p>Facility Owner: National Fuel Gas Distribution Contractor/Excavator: PennDOT Project Owner: PennDOT - Placeholder</p>	<p><u>On 3/25/2025 1:00:00 PM at SR 255 1378 MILLION DOLLAR HIGHWAY, FOX TWP, ELK</u> The incident occurred on 03/25/2025 at 1:00 PM, on SR 255 1378 Million Dollar Highway, in Fox Twp, Elk County.</p> <p>A gas line owned by National Fuel Gas Distribution was damaged.</p> <p>National Fuel Gas Distribution, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator damaged natural gas distribution service with powered equipment and did not utilize hand tools within the tolerance zone. Please see attachments.”</p> <p>No information was provided that indicated amount of property damage, or impact on public.</p> <p>Contacted National Fuel Gas Distribution directly who stated that they were informed by 911 of the gas line damage, and PennDOT did not report to them about the damage to their line. No Emergency ticket was called in for the break.</p> <p>PennDOT, the excavator, submitted an AVR. Their AVR states, “36in pipe to be excavated had ground cover around 14in. Invert depth 50in .Crew dug test holes for location of gas line, dug down to drainage pipe , 18in both sides of marked gas line. Crew did not locate gas service line. Track-hoe removed soil and crew heard gas leaking noise. excavating STOPPED . 911 Called. Fire department officers arrived. National Fuel gas Company arrived.”</p> <p>PennDOT is also the Project Owner.</p> <p>Violations:</p> <p>Excavator-PennDOT:</p> <p>Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p>	<p>PennDOT: \$1,500.00 Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<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.</p> <p>Recommendation: The penalties are applied. PUC compliance training education is required.</p>	
53726	<p>Facility Owner: UGI Utilities, Inc. Contractor/Excavator: Thomas Wells III Inc. Asphalt Paving Project Owner: Homeowner</p>	<p><u>On 3/26/2025 11:43:00 AM at 2908 Constellation Dr, GREENE TWP, FRANKLIN</u> The incident occurred on 3/26/2025 at 11:43 AM, on 2908 Constellation Dr and 2431 Orion Dr, in Greene Twp, Franklin County.</p> <p>No damage was reported.</p> <p>UGI Utilities Inc, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “While performing daily work, a UGI employee spotted excavation work taking place at 2908 Constellation Dr and 2431 Orion Dr (properties across from one another) without any visible marks. Excavators onsite could not produce a PA One Call serial number when asked. UGI employee attempted to shut job down. UGI employee from Pipeline Safety team reached out directly to owner of company directly and explained why regardless of depth he needed a legal ticket. He agreed to shut down digging with mechanized equipment. He explained he needed to finish the job because he had hot asphalt on the way and that he would proceed with hand tools only. He then placed an insufficient ticket after the phone call. The insufficient ticket serial number is 20250852343.”</p> <p>UGI submitted 4 photos that show a skid steer loader and asphalt roller, at the site location (2908 Constellation Dr and 2431 Orion Dr). The photos also show a newly excavated area of both yards with an aggregate layer of stone applied.</p> <p>Thomas Wells III Inc. Asphalt Paving is the excavator. An AVR has not been filed as of 5/1/2025.</p> <p>Google Maps images do not show the excavated areas that are shown in UGI’s photos they submitted with their AVR.</p> <p>Violations: Excavator-Thomas Wells III Inc. Asphalt Paving: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Thomas Wells III Inc. Asphalt Paving: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
54366	<p>Facility Owner: Texas Eastern Transmission, LP Contractor/Excavator: JBE Electric Service</p>	<p><u>On 3/27/2025 7:00:00 AM at Horseshoe Pike, HONEY BROOK TWP, CHESTER</u> The incident occurred on 3/27/2025 at 7:00 AM, on Horseshoe Pike, in Honey Brook Twp, Chester County.</p>	<p>JBE Electric Service: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No damage was reported.</p> <p>Texas Eastern Transmission, LP, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Third-party contractor installed conduit for parking lot lighting over a Texas Eastern natural gas transmission pipeline using a skid steer mounted trencher without a One Call. No damage found.” Their AVR indicates JBE Electric Service as the excavator.</p> <p>Texas Eastern Transmission submitted 4 photos. These photos show a skid steer with a trenching attachment, as well as a trench with conduit in the trench.</p> <p>JBE Electric Service is the excavator. An AVR has not been filed as of 05/01/2025</p> <p>Violations: Excavator - JBE Electric Service: 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>	
53848	<p>Facility Owner: PECO Contractor/Excavator: GOOD PLUMBING HEATING AND AIR INC Project Owner: HOMEOWNER Other: COMCAST</p>	<p><u>On 3/27/2025 10:00:00 AM at 1505 SUSAN DR, TOWAMENCIN TWP, MONTGOMERY</u> Comcast accepts.</p> <p>*****</p> <p>The incident occurred on 3/27/2025 at 1505 Susan Dr., in Towamencin Twp in Montgomery County.</p> <p>An electric line was damaged.</p> <p>PECO stated in their Alleged Violation Report (AVR) that “GOOD PLUMBING HEATING AND AIR INC was excavating with a Backhoe to install a new sewer service under ticket number 20250762689. it was found that while GOOD PLUMBING HEATING AND AIR INC was excavating they severed the electric feeding 1507 Susan Dr, while onsite it was found that 1505 Susan Dr is a property that sits behind property's 1503 and 1507 Susan Dr after reviewing the print and post locate photos it was found that at the time of the locate 1507 Susan Dr was not marked resulting in the secondary service being severed during excavation and in need of repair” USIC report with pictures was provided. On 5/27/2025 DPI Maki sent an email to PECO asking about the 911 call that is listed in AVR2025APR020036. PECO confirmed that the 911 was checked in error in the AVR.</p> <p>GOOD PLUMBING HEATING AND AIR INC the excavator AVR was due by 4/26/2025. AVR has been submitted as of 5/27/2025.</p> <p>HOMEOWNERS were not sent an AVR requests letter.</p> <p>*Ticket 20250762689 response was due by 3/19/2025. Comcast field marked late on 3/20/2025.</p>	<p>PECO: \$2,250.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>GOOD PLUMBING HEATING AND AIR INC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>COMCAST: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>VIOLATIONS</p> <p>GOOD PLUMBING HEATING AND AIR INC is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: The penalty is applied. Compliance Education is required.</p> <p>PECO is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent offense. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Recommendation: The penalties are applied.</p> <p>COMCAST is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. This is a subsequent offense. Recommendation: The penalty is applied.</p>	
54728	<p>Facility Owner: First Energy - Penelec Contractor/Excavator: EDEN VALLEY LANDSCAPING Project Owner: Homeowner</p>	<p><u>On 3/27/2025 6:00:00 PM at 702 E 8TH ST BELLWOOD, ANTIS TWP, BLAIR</u> Incident occurred on March 27th, 2025, at 6pm, on 702 East 8th Street, Bellwood, Antis Township, Blair County.</p> <p>An electric line was damaged.</p> <p>Penelec's Alleged Violation Report (AVR) states, "On 3/27/25, Penelec (PN) was notified of a power outage at 702 E 8th St, Bellwood PA. PN Line Crew investigated and determined that Eden Valley Landscaping, Excavator, dug into the customer’s secondary underground line while digging. The root cause of the dig in was that the Excavator did not submit a PA One Call ticket prior to excavating."</p> <p>Pictures from Penelec are dated 3/28/25 and show the where the line was damaged by the excavator.</p> <p>Eden Valley Landscaping and the homeowner have not filed AVRs as of 5/7/2025.</p> <p>Violations:</p> <p>Eden Valley Landscaping 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>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 warning for homeowner.</p>	<p>EDEN VALLEY LANDSCAPING: \$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 Section 6.1(7) 1st Offense \$0.00</p>
53870	<p>Contractor/Excavator: DOLI CONSTRUCTION Project Owner: Lower</p>	<p><u>On 3/28/2025 12:01:00 AM at KENWOOD AVE, LOWER PAXTON TWP, DAUPHIN</u> UGI - Accepts</p>	<p>Comcast: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Paxton Township Authority Designer: G H D INC Designer: HERBERT ROWLAND AND GRUBIC INC Other: Comcast Other: UGI</p>	<p>The incident occurred on 3/28/2025 at 12:01 AM, on Kenwood Ave in Lower Paxton Twp, Dauphin County.</p> <p>No damage was reported.</p> <p>Doli Construction, the excavator, submitted an AVR. Their AVR states, "Comcast and UGI failed to respond to a dig ticket"</p> <p>Lower Paxton Township Authority, the project owner, submitted an AVR. Their AVR states, " Comcast and UGI failed to respond to a dig ticket."</p> <p>Herbert Rowland And Grubic Inc, the designer, submitted an AVR. Their AVR states, " Comcast and UGI failed to respond to a dig ticket".</p> <p>G H D INC, the designer, submitted an AVR. Their AVR states, " Comcast and UGI failed to respond to a dig ticket".</p> <p>Comcast and UGI are facility owners. They are included due to alleged ticket violations.</p> <p>Ticket # 20250842953 had a response due date on 3/27/2025. Comcast did not respond to the request through PA One Call. UGI did not respond, "Clear" until 3/31/2025.</p> <p>Violations:</p> <p>Facility- UGI: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: The penalty is applied.</p> <p>Comcast: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Recommendation: The penalty is applied.</p>	<p>UGI: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p>
53857	<p>Facility Owner: PPL ELECTRIC Contractor/Excavator: DOLI CONSTRUCTION Project Owner: Lower Paxton Township Authority Designer: HERBERT ROWLAND AND GRUBIC INC Other: Comcast</p>	<p><u>On 4/1/2025 12:00:00 AM at LANCASTER AVE., LOWER PAXTON TWP, DAUPHIN</u> PPL Accepts Violation 2(5)(i), 2(5)(vii) reduced from \$1000 to warning of \$0</p> <p>-----</p> <p>The incident occurred on 4/1/2025, at 8:37 AM, on Lancaster Ave, in Lower Paxton Twp, Dauphin County.</p> <p>An electric line owned by PPL was damaged. An unknown communication line was damaged, per AVRs from Excavator, Project Owner, and Designer.</p> <p>PPL, a facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "On Tuesday April 1st, 2025, at 9:23 am, a non-PPL (Doli Construction) was installing sewer lines when they came in contact</p>	<p>PPL ELECTRIC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$0.00</p> <p>Comcast: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>with a underground electric primary cable with their backhoe, no one was hurt or injured but 34 homes did lose power. PPL was notified and when first responders arrived, they were able to make the area is safe. Our crews were unable to repair the line due to the severity of the damage, but they were able to do a switchover to get all 34 customers restored, a new primary line will have to be installed using a separate work order. USIC did not have the line properly located and they will be charged per our contract to get the 34 homes restored.” PPL provided multiple photos of the site with their AVR. There are no visible marks within the tolerance zone.</p> <p>Doli Construction, the excavator, submitted an AVR. Their AVR states, “Crew hit unmarked electric and communication lines.” Doli Construction provided a video showing the unexcavated area around the damage line. No Red or Orange markings are visible in the area.</p> <p>Lower Paxton Township Authority, the project owner, submitted an AVR. Their AVR states, "Doli hit unmarked electric and communication lines.”</p> <p>Herbert Rowland And Grubic Inc, the designer, submitted an AVR. Their AVR states, "Crew hit unmarked electric and communication lines.”</p> <p>AVRs submitted by all parties indicate the line was not properly marked.</p> <p>On Ticket #20250910943, PPL and Comcast responded “Insufficient Information. Do Not Dig.” On 4-1-2025 at 3:02 PM. The “Insufficient Information. Do Not Dig.” response is considered an interim response under the law and must be updated with a Clear (001) or Field Marked (003) response after contact is established with the excavator. Interim responses require an update to a valid final response. No final response was entered.</p> <p>Repair Cost \$1,001-\$5,000; Duration of Service Interruption 1 - < 6 hrs; Approximate Number of Customers Affected 11 - 50</p> <p>Violations:</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 was recently completed. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Comcast: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
53851	<p>Facility Owner: Municipal Authority of Westmoreland County (MAWC)</p> <p>Contractor/Excavator: Handyman Joe</p> <p>Project Owner: Homeowner</p>	<p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p><u>On 4/1/2025 8:00:00 AM at 132 St Clair St, MOUNT PLEASANT BORO, WESTMORELAND</u> Incident occurred on April 1st, 2025, on 132 St. Clair Street, Mount Pleasant Boro, Westmoreland County.</p> <p>A water line damaged.</p> <p>Municipal Authority of Westmoreland County's Alleged Violation Report (AVR) states, "Excavator, Joe Siska was excavating to repair a broken sewer lateral for Project Owner Michelle Rice (homeowner) when he struck a 3/4" copper water main that was supplying water service to 3 homes. Joe Siska was digging without a one call ticket. The Municipal Authority of Westmoreland County (MAWC) was contacted and informed of the damaged water facility. MAWC shut the water main down and placed emergency POCS ticket #20250910734 to make the necessary repair. Joe Siska then placed emergency POCS ticket #20250910822 to continue his work."</p> <p>No AVR has been submitted by the project owner or Handyman Joe as of 5/15/25.</p> <p>Violations:</p> <p>Handyman Joe 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>Handyman Joe: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
53930	<p>Facility Owner: UGI Utilities</p> <p>Contractor/Excavator: TCI INCORPORATED</p> <p>Project Owner: Ertle Powersports</p>	<p><u>On 4/1/2025 9:05:00 AM at 1779 N. 9TH ST., STROUDSBURG BORO, MONROE</u> Incident occurred on April 1st, 2025, at 9:05 am on 1779 North 9th Street, Stroudsburg Boro, Monroe County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "TCI INCORPORATED WAS DIGGING FOR ELECTRIC AND WHEN DOING SO THEY STRUCK A GAS SERVICE FACILITY TO 1779 N. 9TH ST. CREATING A DAMAGE AND A LEAK. NO PA ONE CALL TICKET FOR THIS WORK SITE." AVR notes that 911 was called.</p> <p>811 located tickets from March of 2024.</p> <p>UGI pictures show a mini excavator and a damage gas line.</p> <p>No AVR has been submitted by TCI Incorporated or Ertle Enterprise as of 5/19/25.</p> <p>Violations:</p>	<p>TCI INCORPORATED: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Ertle Powersports: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>TCI Incorporated 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>Ertle Enterprise Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p>	
53932	<p>Facility Owner: Columbia Gas of PA - South</p> <p>Contractor/Excavator: COLE CONTRACTING INC</p> <p>Other: DONORA BOROUGH</p> <p>Other: MON VALLEY SEWAGE AUTHORITY</p> <p>Other: NORTHERN PIPELINE CONSTRUCTION</p>	<p>On 4/1/2025 9:20:00 AM at 59 Manor Rd, DONORA BORO, WASHINGTON Removing Donora Borough's penalty and violation. See their attached dispute letter *****</p> <p>The incident occurred on Tuesday, April 1, 2025, at 59 Manor Road, in Donora Borough, Washington County.</p> <p>A gas plastic purge point tap was damaged.</p> <p>Cole Contracting Inc stated in their Alleged Violation Report (AVR) that they were working on behalf of Columbia Gas to complete restoration following the completion of the 2nd Avenue Extension Project in Donora Borough. They were beginning restoration of the ditch lines when they struck a 1-inch plastic purge point at 4-inches deep. The purge point had been forgotten by the pipeline contractor, Northern Pipeline Construction (NPL), and left in the ditch line. Cole Contracting immediately contacted 911 and their restoration specialist at Columbia Gas, who notified the integration center.</p> <p>Also, Cole Contracting performed a One Call and the response on the ticket was replied to as marked. Although there were markings on the ditch, it was determined during an incident investigation that these marks were from a previous One Call. Training will take place to ensure the freshness of marks in the future.</p> <p>Columbia Gas stated in their AVR that Cole Contracting was beginning restoration of the ditch lines when they struck a 1-inch plastic purge point at 4-inches deep. Cole Contracting notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. A root cause investigation was conducted on 04/02/2025 to review the events leading-up to the damage. This purge point was left by NPL near the end of 2024 after the installation of new facilities was complete. This location was used for pigging, testing, and purging, which indicates NPL and the coordinator were aware of its existence. However, due to a new foreman and coordinator, the purge point document, which was rolled out last year, was never completed. It was stated that this purge point was going to be left for a future service tap, but it was not in a good location for this nor was this communicated to the service foreman. Only one customer was affected during this incident who was shut off due to the risk of pressure loss. After the final repairs were made to the purge point tap, the customer's service was restored.</p>	<p>Columbia Gas of PA - South: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>DONORA BOROUGH: \$0.00</p> <p>MON VALLEY SEWAGE AUTHORITY: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Also, Employee locator placed a marked response on the ticket as she usually does for capital projects due to Columbia's contractors typically locating for their own projects. However, since this was a restoration contractor, the locator should have marked the facilities. There were old markings which were still visible from NPL's post locate following the completion of the project. Follow up conversations and training with internal locators have taken place.</p> <p>20250844640- Routine ticket placed on 3/25/2025. No Response from- Mon Valley Sewage Authority</p> <p>20250911522- Excavation Emergency ticket placed on Tuesday, 4/1/2025 at 10:20am, by Columbia Gas to repair the gas line. Late Response from- Donora Borough on Wednesday, 4/2/2025 at 6:29am as Field Marked.</p> <p>Violations:</p> <p>*Columbia Gas is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Mon Valley Sewage Authority is in violation of section: Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250844640 Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Donora Borough is in violation of section: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250911522 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
54149	<p>Facility Owner: UGI Utilities Inc Contractor/Excavator: Abel Construction Company, Inc. Project Owner: Keystone Custom Homes</p>	<p><u>On 4/1/2025 9:24:00 AM at Gala Ln, OXFORD TWP, CHESTER</u> The incident occurred on 4/1/2025 at 9:24 AM, on Gala Ln, in East Nottingham Twp, Chester County.</p> <p>A gas line owned by UGI was damaged.</p> <p>UGI Utilities Inc, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator utilizing mechanized equipment struck a service tee on a new main in a new development. The excavator was operating a track loader in the area of the newly installed gas main and the equipment sunk into the mud and broke the tee off of the main. The excavation company was on site and has not left the site but also did not maintain markings throughout the entire job.”</p> <p>UGI submitted multiple photos of the site. The ground has been disturbed in the entire vicinity of the damage and no markings from the original New-Excavation-Routine ticket are visible within the photos. There is one</p>	<p>Abel Construction Company, Inc.: \$1,000.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Keystone Custom Homes: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>photo showing a yellow marking on the street asphalt, but it is unclear as to its location to the damage.</p> <p>Repair Cost \$1,001-\$5,000; 0 customers affected</p> <p>Abel Construction Company, Inc, the excavator, submitted an AVR. Their AVR states, "WHILE SPREADING TOPSOIL THE TRACK LOADER SUNK INTO THE GAS TRENCH CAUSING DAMAGE TO THE SERVICE TEE. THE SERVICE TRENCHES WERE LEFT OPEN ALL WINTER LEFT FULL OF WATER MAKING IT FOR VERY SOFT CONDITIONS."</p> <p>Keystone Custom Homes is the project owner. An AVR has not been filed as of 5/02/2025.</p> <p>Violations: Excavator- Abel Construction Company, Inc. Section 5(3) – Excavator failed to preserve mark-outs or request a remark. Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner's lines at the construction work site.</p> <p>Project Owner- Keystone Custom Homes Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p> <p>Recommendation: The penalties are applied. PUC compliance training education is required.</p>	
53834	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: Municipal Authority of Westmoreland County (MAWC)</p> <p>Project Owner: MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY - spacesaver</p> <p>Other: NORTH VERSAILLES TOWNSHIP</p>	<p><u>On 4/1/2025 10:10:00 AM at E PITTSBURGH MCKEESPORT BLVD, NORTH VERSAILLES TWP, ALLEGHENY</u> On 7/01/2025 People Gas sent an email stating that they want to withdraw their dispute and will send a check for payment of the penalty.</p> <p>Peoples Natural Gas Co - Disputing</p> <p>Peoples Gas stated that they "responded to Emergency PA One Call Ticket 20250910106 at 7:40 am that was called in by MAWC at 6:48 am on 4/1/2025. The dig time stated on the ticket by MAWC was 8:00 am. No one was onsite from MAWC, when the PNG locator was onsite locating and marking the emergency ticket. The PNG locator used all available resources and equipment and determined he had no wire, and placed a vac request for the crew arriving to see. However; he did mark out where the measurements had placed the gas service line. MAWC contacts Gary, the PNG locator, when they have questions, or issues arises, as they did here, after the damage. After the crew damaged the facility, MAWC's crew called Gary directly to say they damaged the plastic gas service line, and had it crimped off. If you look at the Damage PA One Call Notification Ticket 20250911491, it states Peoples Gas is onsite. That was Gary, the PNG locator, onsite, mentioned on the ticket, called in by MAWC and Gary painted the damaged facility as shown in the pictures and stated by MAWC.</p>	<p>Peoples Gas: \$250.00 Section 2(5)(i.2) 1st Offense \$250.00</p> <p>NORTH VERSAILLES TOWNSHIP: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Gary also painted PNG vac and placed a vac request for the damaged facility in question. Gary did not know which MAWC crew was going to be dispatched to the worksite, but knew they always contacted him with any questions prior to excavation. For these reasons, Peoples Gas believes the communication between the Facility Owner and Excavator was completed properly and the MAWC crew waited until after damaging the gas service line to call Gary, the PNG locator, directly asking about the plastic gas service line. Peoples Gas respectfully asks that violation 2(5)(i.2) be waived considering the above additional information".</p> <p>NORTH VERSAILLES TOWNSHIP - Disputing. DPI withdrew the violation. *****</p> <p>The incident occurred on 4/01/2025, on E. PITTSBURGH MCKEESPORT BLVD, in North Versailles Township, Allegheny County.</p> <p>An unlocatable PNG gas service line was damaged.</p> <p>Peoples Gas the facility owner stated in their Alleged Violation Report (AVR) that "ON 4/1/25 AT 10:10 MAWC WORKING TO REPAIR WATER LEAK STRUCK UNLOCATEABLE PNG GAS SERVICE LINE AT 823 OVERHILL DR, NORTH VERSAILLES. MAWC CALLED 811 AND PNG CREWS ARRIVED ONSITE FOR REPAIRS. THE UNLOCATABLE S/L DID NOT HAVE WIRE TO LOCATE. S/L RAN ON IRREGULAR ANGLE INTO E PITTSBURGH MCKEESPORT BLVD AND TURNED BACK TO BE TIED INTO THE PNG MAINLINE ON OVERHILL DR. NO RECORDS SHOWED THIS S/L RUNNING IRREGULAR". They added that this line was plastic with no wire in it and unlocatable. It was not marked correctly.</p> <p>MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY the excavator and project owner stated in their AVR that "Project Owner and Excavator, Municipal Authority of Westmoreland County (MAWC) was digging to repair a leaking water main. During this activity, MAWC hit an unmarked Peoples Gas service. MAWC called 911, and 811 to report the damage. Peoples Gas responded, shut the gas service off and made necessary repairs. Note that the attached photographs show the MAWC excavation with the damaged gas service when the damage occurred clearly showing no yellow paint. Peoples Gas painted the service once they responded and shut it off". Pictures were provided.</p> <p>VIOLATIONS Peoples Natural Gas is in violation of section: 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>Recommendation: Then penalty is applied. Facility owner education is required.</p> <p>NORTH VERSAILLES TOWNSHIP is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. NORTH VERSAILLES TOWNSHIP did not respond to Emergency ticket 20250920239, which was submitted by Peoples Gas on 4/02/2025 at 7:27.</p> <p>Recommendation: Then penalty is applied.</p>	
53839	<p>Facility Owner: MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY (MAWC)</p> <p>Contractor/Excavator: EAST COAST PROPERTY MAINTENANCE LLC</p> <p>Project Owner: Peoples Gas</p> <p>Designer: EADS GROUP INC</p> <p>Other: Greater Greensburg Sewage Authority</p> <p>Other: GREENSBURG CITY OF</p> <p>Other: VERIZON PA LLC</p>	<p>On 4/1/2025 11:20:00 AM at S MAPLE AVE, GREENSBURG CITY, WESTMORELAND MAWC disagreed and stated that "The Municipal Authority of Westmoreland County (MAWC) has received your correspondence related to the above case. MAWC is disputing (2 (5) (v)) the \$250.00 fine for failing to close ticket 20250802093. MAWC attended the complex project meeting ticket 20250450279 and agreed to a mark out schedule. Due to the scope of this project the MAWC locator at the complex project meeting agreed to work with the excavator and stay ahead of the excavator with our mark outs. The MAWC locator started his mark outs on 3/25/2025. This is supported by our attached date stamped photographs". DPI responded that "I have noted that Section 2(5)(i.1) Failed to locate an actually known facility's point of connection to it's facilities and violation section 2(5)(v) Failed to respond to a routine OneCall ticket within the required amount of time are being disputed. The 2(5)(i) Failed to locate underground lines within 18" is not being disputed. Please confirm. I want to explain why the violations were given. AVR from Peoples Gass Co stated that the service line was mismarked by 10 ft. [violation 2(5)(i)] They also stated that they found a second abandoned service line that was not marked at all. There was no violation given for this. Could you please provide the information showing how this was an unknown line? Please also provide a copy of the agreement to mark out late. I have no information on the tickets and the pictures show only when the lines were marked". On 6/23/2025 an email was received clarifying that "MAWC is not disputing the mismarked service line that we as well as Peoples Gas noted. We are disputing locating the abandoned line. We assume that at one time this connection served a structure that no longer exists. We had no record that it was there. The 2(5)(v) MAWC attended the complex project meeting (20250450279) and had a verbal agreement with the excavator to stay ahead of them. My previous email included the complex ticket and our notes reflecting this. My previous email also included ticket 20250802093 and our date stamped photographs with many of them taken on 3/25/2025 as we were working with the excavator to stay ahead of them keeping in accordance with our verbal agreement". DPI responded with an email stating that "We are in agreement with 2 of the violations. I have withdrawn the violation for 2(5)(i) Failed to locate lines within 18", but I am maintaining the violation for 2(5)(i.1) Failed to locate an actually known facility's point of connection. The 2(5)(v) violation for not responding on time to ticket</p>	<p>MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY (MAWC): \$250.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>EAST COAST PROPERTY MAINTENANCE LLC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Greater Greensburg Sewage Authority: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>GREENSBURG CITY OF: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>VERIZON PA LLC: \$3,500.00 Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(4) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20250802093 needs verification to be withdrawn. ACT 127-2024 is clear in the written requirements that are needed when a mutual agreement is made. Do you have anything in writing that you could provide that shows that there was a mutual agreement? An old email perhaps? Any notes from the Complex Project Meeting"? On 6/24/2025 DPI Maki spoke with Ryan from MAWC and withdrew the violations for section 2(5)(v) and Section 2(5)(i). The violation of 2(5)(i.1) is maintained. MAWC had verification of dates on pictures that they were staying ahead of the project per their verbal agreement and had a short, written statement of staying ahead of the excavation in the complex ticket notes. MAWC will also communicate with the team to take better written notes.</p> <p>*****</p> <p>The incident occurred on 4/01/2025, on South Maple Ave., in Greensburg City, Westmoreland County.</p> <p>A sewer lateral and an abandoned water service owned by MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY (MAWC) were damaged.</p> <p>PEOPLES GAS COMPANY LLC the project owner stated in their Alleged Violation Report (AVR) that "ON 4/1/25 AT 11:20 EAST COAST WORKING FOR PNG INSTALLED NEW MAIN LINE STRUCK MISMARKED MAWC WATER S/L. MARKS WERE OFF BY 10 FEET. WHILE IN PROCESS OF CLEARING DITCH TO MITIGATE WATER LEAK, EAST COAST STRUCK A 2ND WATER SERVICE THAT WAS NOT MARKED AND ABANDONED. EAST COAST NOTIFED MAWC AND MAWC CREWS ARRIVED ONSITE AND MADE REPAIRS. DURING REPAIRS MAWC HAD TO SHUT DOWN PART OF WTR MAIN LINE CAUSING A 16 CUSTOMER OUTAGE DURING REPAIRS. Additional pdf to be attached for CPA Project ID 9394726. Pdf for CPA project ID 9394726 needs added to AVR. 4/15/25." Pictures and reports were provided.</p> <p>EAST COAST PROPERTY MAINTENANCE LLC the excavator stated in their AVR was due by 5/01/2025. No AVR has been submitted to date.</p> <p>MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY stated in their AVR that "Excavator, East Coast Property Maintenance was excavating for Project Owner Peoples Gas to install a new gas main along S. Maple Ave. in Greensburg. East Coast hit a mismarked Municipal Authority of Westmoreland County (MAWC) water service service for 423 Maple Ave. East Coast then hit an unmarked abandoned water service several feet away. This service was pulled out of the water main. MAWC was contacted and notified of the damages. MAWC responded and made the necessary repairs". Pictures and reports were provided.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>VIOLATIONS</p> <p>MUNICIPAL AUTHORITY OF WESTMORELAND COUNTY is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a second offense. Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250802093 response was due by 3/25/2025. Westmoreland County Municipal Authority did not respond Field Marked until 3/31/2025. Recommendation: The penalties are applied.</p> <p>EAST COAST PROPERTY MAINTENANCE LLC is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Recommendation: The penalty is applied. EAST COAST PROPERTY MAINTENANCE LLC previously assigned required education was due by 9/11/2023. This has not been completed as of 5/07/2025. Education is required.</p> <p>VERIZON PA LLC is in violation of: Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20250070368 response was due by 1/22/2025. Verizon did not respond “Clear” until 1/24/2025. This is a subsequent offense. Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project ticket 20250450279 or as described in Section 5(3). Complex project ticket 20250450279 responses were due by 2/25/2025. Verizon did not respond until 2/27/2025. This is a subsequent offense. Recommendation: The penalties are applied.</p> <p>GREENSBURG CITY OF 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). For complex project ticket 20250450279 Greensburg City Response was “Insf Info do not dig” on 2/17/2025. They never gave a final response. Recommendation: The penalty is applied. Education is required.</p> <p>Greater Greensburg Sewage Authority 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). Greater Greensburg Sewage Authority responded that they will attend meeting to CP ticket 20250450279 but did not respond that they attended the meeting.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. Previously assigned required education was due by 11/13/2024. This has not been completed as of 5/07/2025. Education is required.</p>	
53950	<p>Contractor/Excavator: JONATHAN HOSACK Other: Homeowner</p>	<p><u>On 4/1/2025 2:00:00 PM at 578 DORSEYVILLE, FOX CHAPEL BORO, ALLEGHENY</u> Incident occurred on April 1st, 2025, at 2pm along Dorseyville Road, Fox Chapel Boro, Allegheny County.</p> <p>This is a non-damage incident.</p> <p>Excavator's Alleged Violation Report states, "I have on video my neighbor stealing flags from my property, which include all the remaining Electric flags placed by Duquense Light Company. The files are too large to attach (16mb) so I took screen shots of the neighbor entering and exiting with them in her Left hand. Every time I have made an One Call they have removed the flags, this is the first time I've been able to catch them on camera. I had to make another One Call today because I'm having a large job completed in two weeks. If you request the videos I am glad to offer proof of the offense. I do not want to put the safety of my contractors in danger."</p> <p>DPI emailed and mailed the rear homeowner</p> <p>584A's AVR states, "We are unaware of underground utility markers placed at 578 Dorseyville Road. Therefore unable to comment on this allegation. Our address is 584A Dorseyville Road and we have a deeded right of way for our utilities ."</p> <p>Ring videos and pictures show that markout flags were removed by the homeowner driving a BMW hatchback. Email from local police stated, "I remember an officer verbally asking the resident of 584A not to remove anything in the right of way until ownership and property lines could be determined." Fox Chapel Borough Police Department's incident report is dated 10/22/24. Ring videos and pictures are from 2025 according to the homeowner at 578.</p> <p>Violation:</p> <p>Homeowner 584A Section 10 – Intentionally removed or tampered with a facility owner’s markings. Homeowner reduced to a warning \$0.</p>	<p>Homeowner: \$0.00 Section 10 1st Offense \$0.00</p>
53837	<p>Facility Owner: Peoples Gas Contractor/Excavator: Woehler Landscaping, LLC Project Owner: Homeowner Other: Homeowner Other: Pennsylvania American Water Other: Pittsburgh</p>	<p><u>On 4/1/2025 7:00:00 PM at 844 FORDHAM AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 4/1/2025 at 7:00 PM, at 844 Fordham Ave, in Pittsburgh City, Allegheny County.</p> <p>**No damage was reported. Incident is in reference to no One Call placed.</p> <p>Peoples Gas Company LLC, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Woehler Landscaping, LLC failed to place</p>	<p>Woehler Landscaping, LLC: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Pittsburgh Department of Mobility and Infrastructure: \$1,250.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	Department of Mobility and Infrastructure	<p>a One Call request. A No One Call ticket was called in by a 3rd party with the notes, THERE IS A PHONE NUMBER ON THEIR TRUCK WHICH IS 4128852536. THEY ARE DIGGING OVER GAS AND WATER LINES. DIGGING UP THE WHOLE FRONT YARD. THEY ARE USING A BACKHOE. Peoples Gas responded to the No One Call and marked facilities. As you can see in the pictures, Penn American Water also responded. A Peoples Gas representative also responded the day after, Wednesday April 2nd. The crew on site had trouble communicating and stated they did have a One Call but none has been found.”</p> <p>PGC submitted 4 photos that show an excavated section of a yard in front of 844 Fordham Ave, Pittsburgh, PA 15226. A meter base is visible on the residence with the excavated area directly in front of the meter. There are yellow and blue markings, and flags, on the excavated dirt and sidewalk.</p> <p>Woehler Landscaping, LLC, the excavator, submitted an AVR. Their AVR states, “ My name is David Woehler and I own Woehler Landscaping LLC. I got this email about this AVR report. My company was working at 844 Fordham Ave, we were landscaping the back yard. The owner of the property had several other contractors working at the site, this is a house that is being flipped. One of the contractors on site asked my operator to remove a piece of concrete in the front yard because we had a mini excavator there. Undenounced to me my employee took the machine to the front yard and removed the concrete pad. The other contractor should have called in a PA 1 call and my employee shouldn't have agree to help him out, but some how this is falling onto me and all I was doing was landscaping his back yard. From what I was told, there was a person who lived across the street who apparently works for PA 1 Call and who I am assuming called this in? I have no idea. We should have not ripped the concrete it out but this should be on the contractor who was doing the cement work, like I said all my company did at this property was landscaping in the back yard. Please let me know what I need to do with because I do not want to get fined Thank you, David Woehler Cell 412-818-7432”</p> <p>Dennis Eggerton is the project owner and homeowner. No AVR was submitted as of 5/12/2025.</p> <p>Ticket #20250914519, New-No One Call-Emergency, submitted by a neighbor, indicates the excavator was Woehler Landscaping, LLC. Pittsburgh City Dept Of Mobility, a facility, did not respond to the ticket.</p> <p>Pittsburgh City Dept Of Mobility & Infrastructure has not completed required training on 3 separate occasions, 6/12/23, 12/10/24, and 2/12/25. Section 9 of Act 127 of 2024 states, “Except as otherwise provided for by this act, persons shall use their best efforts to comply with the Common Ground Alliance best practices.” Chapter 7.01 of the Common Ground Alliance Version 21 states,</p>	Section 9 1st Offense \$250.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>“Practice Statement: Mandatory education is considered as an alternative or supplement to penalties for offenders of the damage prevention laws and regulations. Practice Description: When a violation of the damage prevention laws or regulations has occurred, mandatory education is an effective alternative or supplement to civil penalties. Mandatory education as an enforcement tool promotes compliance with damage prevention laws and regulations.”</p> <p>Violations: Facility - Pittsburgh City Dept Of Mobility & Infrastructure: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalty is applied. PUC Online Compliance Training is required. Section 9 – Failed to make best efforts to comply with Common Ground Alliance Best Practices. Recommendation: The penalty is applied. PUC Online Compliance Training is required.</p> <p>Excavator- Woehler Landscaping, LLC: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. PUC Online Compliance Training is required.</p>	
54102	<p>Facility Owner: National Fuel Gas Contractor/Excavator: Courtney Contracting & Excavating Project Owner: Homeowner Other: MORE THAN A CARPENTER LLC Other: West Middlesex Borough</p>	<p><u>On 4/2/2025 8:25:00 AM at 3069 MAIN ST, WEST MIDDLESEX BORO, MERCER</u> West Middlesex Borough - Violation: Section 2(5)(v) - Reduced from \$250 to \$0 - PUC Online Compliance Training remains as recommended - West Middlesex Borough has not disputed ***** The incident occurred on 4/2/2025 at 8:25 AM, on 3069 Main St, in West Middlesex Boro, Mercer County.</p> <p>A gas line owned by National Fuel Gas Distribution was damaged.</p> <p>National Fuel Gas Distribution, the facility owner of the damaged line, submitted an Alleged Violation Report (AVR). Their AVR states, “Courtney Contracting & Excavating struck natural gas distribution service while utilizing powered equipment within the tolerance zone. Courtney Contracting & Excavating did not have a POCS ticket submission for area of excavation. POCS Ticket submission was placed by MORE THAN A CARPENTER LLC.” Additionally, National Fuel Gas Distribution stated via email, “The excavator contacted National Fuel’s dispatch center whom sent out the notification to the respected servicenter.”</p> <p>National Fuel Gas provided 2 photos of the site. The 1st photo shows the markings prior to excavation. The 2nd photo shows the location of the damaged line, with an excavated trench up to and within the tolerance zone of the damaged line.</p>	<p>Courtney Contracting & Excavating: \$2,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>West Middlesex Borough: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Courtney Contracting & Excavating, the excavator, has not submitted an AVR as of 5/12/2025. No information that 911 was contacted is available. There were 2 tickets created on the same day, for the same location, but for different start dates by MORE THAN A CARPENTER LLC. The alleged violation occurred on April 2nd, which was during the duration of Ticket # 20250792706. Per NFG, Courtney Contracting & Excavating contacted NFG to inform them of the damage.</p> <p>Ticket 20250792706 and Ticket #20250792719 are both for the same site, but different start dates, and were submitted by More Than a Carpenter, LLC on 3-20-2025.</p> <p>West Middlesex Borough did not respond “Field Marked” to Ticket 20250792706 until 4-1-2025. Responses were due by 3-31-2025.</p> <p>Jed Ecker, the homeowner, is the project owner. An AVR was not submitted as of 5/12/2025.</p> <p>Damage - \$1,001-\$5,000 / 1- < 2 hrs</p> <p>Violations:</p> <p>Facilities- West Middlesex Borough: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Excavator- Courtney Contracting & Excavating: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 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>	
53885	<p>Facility Owner: PECO Contractor/Excavator: CADDICK UTILITIES LLC Project Owner: Pa American Water (PAWC) Other: Verizon</p>	<p><u>On 4/2/2025 12:00:00 PM at 14 GREEN RIDGE RD, LOWER MAKEFIELD TWP, BUCKS</u> The incident occurred on 04/02/2025 at 12:00 PM, at 14 Green Ridge Road, in Lower Makefield 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, “CADDICK UTILITIES LLC was excavating to replace the water service when they were digging to expose the marked 1" plastic gas service at 14 Green Ridge while digging to expose the marked gas service at 9:20 AM CADDICK UTILITIES LLC called in a renotify excavation stating they could not find the gas service under the gas mark</p>	<p>CADDICK UTILITIES LLC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Pa American Water (PAWC): \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Verizon: \$1,500.00 Section 2(5)(v) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>outs when the locator arrived he direct connected to the tracer wire available at the riser and re marked the service and informed CADDICK UTILITIES LLC that the service was there and was deeper during the excavation process to uncover the gas service CADDICK UTILITIES LLC nicked the gas service causing it to expel gas and needing repair” Photos were submitted.</p> <p>Caddick Utilities LLC, the excavator, submitted an AVR. Their AVR states, “Damaged 1" plastic gas service. Our excavation to install new water line crossed the marks of the gas service on a slight angle and at the area where the damage occurred, the line rose vertically up to a depth of 13". Our crew hand dug thru the tolerance zone, but the line, as it rose vertically, also drifted horizontally into an area that was not hand dug, but was still within the TZ (17" from mark). The line rose drastically because of an unknown & abandoned sewer cistern which caused our crew to alter their desired path.” Photos were submitted.</p> <p>PA American Water is the project owner. An AVR has not been filed as of 05/15/2025.</p> <p>The gas line was damaged after the renotification ticket was requested and PECO marked the line. The gas line was damaged within the tolerance zone.</p> <p>Routine ticket 20250844700 had a response due date of 03/25/2025. - Verizon responded 04/25/2025.</p> <p>Violations:</p> <p>Caddick Utilities LLC – - 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>PA American Water- - 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.</p> <p>Verizon - - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20250844700. Recommendation: The penalty is applied.</p>	
53790	<p>Contractor/Excavator: BARWIS CONSTRUCTION Project Owner: XTRA TRUCK LEASING Other: Service Electric Cable TV & Communications Other: Verizon</p>	<p><u>On 4/3/2025 12:00:00 AM at 5316 OAK VIEW DR, UPPER MACUNGIE TWP, LEHIGH</u> The incident occurred on 4/03/2025 at 12:00 AM, on 5316 Oak View Dr, in Upper Macungie Twp, Lehigh County.</p> <p>No damage was reported.</p> <p>Barwis Construction, the excavator, submitted an AVR. Their AVR states, “USIC responded stating that they didn't mark their facilities and that they had no access.</p>	<p>Service Electric Cable TV & Communications: \$750.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Verizon: \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>There is access and if they thought otherwise they can reach out per the contacts listed on the one call ticket which they have not and never do. No other utilities have had issues and this is a constant problem with USIC that must be addressed on a corporate level. This is ridiculous and happens on almost every ticket.</p> <p>Xtra Truck Leasing is the project owner. No AVR was submitted as of 5/15/2025.</p> <p>Service Electric Cable TV Inc, and Verizon, are facility owners, and included for the following: Ticket #20250901240 had a response due date of 4/2/2025. Service Electric Cable TV Inc responded “Not Marked Due To No Access” on 4/1/2025 at 10:22 AM and never entered a final response. PPL, Abound Broadband, and Upper Macungie Township all responded “Field Marked” on 4/1/2025 indicating they had access to the site, and Verizon responded “Field Marked” on 4/2/2025. Barwis Construction’s AVR indicates that USIC is the contracted field marker for Service Electric Cable TV Inc and did not make an attempt to contact Barwis Construction.</p> <p>Section 2(5)(i) of Act 127 of 2024 states, “Facility owners shall make reasonable efforts during the excavation phase to locate or notify excavators of the existence of any known lines and abandoned lines.”</p> <p>Ticket #20250511433 had a response due date of 2/24/2025. Verizon responded “Field Marked” on 2/25/2025 at 10:51 AM.</p> <p>Violations: Facility- Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Service Electric Cable TV Inc: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Facility owners shall make reasonable efforts during the excavation phase to locate or notify excavators of the existence of any known lines and abandoned lines. Recommendation: The penalty is applied. PUC compliance training education is required. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Section 2(5)(v) Subsequent \$1,000.00</p>
53903	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: Pittsburgh Water Project Owner:</p>	<p><u>On 4/3/2025 9:00:00 AM at 1400 ROMANHOFF ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 04/03/2025, at 9:00 AM, at 1400 Romanhoff Street, in Pittsburgh City, Allegheny County.</p>	<p>Pittsburgh Water: \$1,500.00 Section 5(4) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	Pittsburgh Water - Placeholder	<p>A gas line owned by Peoples Gas was damaged.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Pittsburgh Water and Sewer Authority digging on an emergency locate request struck and damaged a properly marked Peoples Gas owned service line while using mechanized equipment in the tolerance zone of a properly marked facility." Photos were submitted.</p> <p>Pittsburgh Water (PWSA), the excavator and project owner, submitted an AVR. Their AVR states, "PWSA digging and exposed gas service line. It was gouged but PWSA didn't do enough damage that would cause it to leak. PWSA notified dispatch and Peoples Gas anyway. Peoples Gas responded and spliced in a new piece just to be on the safe side." Photos were submitted.</p> <p>Photos show the gas line was properly marked and the line hit occurred within the tolerance zone.</p> <p>There is conflicting information regarding the line hit. Pittsburgh Water stated the gas line was gouged but not leaking. Peoples Gas stated that the line was damaged but did not provide additional details if gas was leaking. 911 was not called.</p> <p>Violations:</p> <p>Pittsburgh Water- - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied.</p>	
53997	<p>Facility Owner: National Fuel</p> <p>Contractor/Excavator: Chivers Construction</p> <p>Project Owner: Erie Water Works</p> <p>Designer: KLH ENGINEERS INC</p> <p>Other: Verizon North</p>	<p><u>On 4/3/2025 9:00:00 AM at 701 Liberty St, ERIE CITY, ERIE</u> The incident occurred on 04/03/2025 at 9:30 AM, at 701 Liberty Street, in Erie City, Erie County.</p> <p>A gas line owned by National Fuel was damaged. 911 was called.</p> <p>National Fuel, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator was lowering trench box into excavation and set box down onto a properly marked 2in medium pressure gas main." Photos were submitted.</p> <p>Chivers Construction, the excavator, submitted an AVR. Their AVR states, "While setting trecnh box - trench box rubbed on 2' plastic gas line and cut it".</p> <p>Erie Water Works, the project owner, submitted an AVR. Their AVR states, "While setting trench box - the trench box rubbed on 2' plastic gas line and cut it."</p> <p>The submitted photos show the damage occurred within the tolerance zone and the gas line was marked with yellow paint and a flag. All AVRs indicate that the damage was caused while setting a trench box.</p>	<p>Chivers Construction: \$250.00 Section 5(6)(ii) 1st Offense \$250.00</p> <p>Verizon North: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>This case is related to cases 034084 and 034686 by the complex project ticket 20220700220, from 03/11/2022.</p> <p>Routine ticket 20250852625 had a response due date of 03/31/2025. Verizon North did not respond to this ticket until 04/05/2025.</p> <p>Violations:</p> <p>Chivers Construction – - Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. The penalty amount of \$500.00 was reduced by 50% to \$250.00, since the damage occurred while trying to set the trench box. Recommendation: The reduced penalty is applied. PUC compliance training education is required.</p> <p>Verizon North- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250852625. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
53892	<p>Facility Owner: Peoples Gas Contractor/Excavator: Daniels Excavating Project Owner: Municipal Authority of Westmoreland County (MAWC)</p>	<p><u>On 4/3/2025 9:30:00 AM at 1316 BUCKEYE ST, NORTH HUNTINGDON TWP, WESTMORELAND</u> The incident occurred on 04/03/2025 at 9:30 AM, at 1316 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, “On 4/3/25 Daniels Excavation working for MAWC struck marked PNG 2 inch plastic main line. Main line was exposed prior to damage. Daniels struck mainline with backhoe. Daniels called 911, PNG was notified and crews arrived onsite for repairs.” Photos were submitted.</p> <p>Daniels Excavating, the excavator, submitted an AVR. Their AVR states, “Was digging an emergency water main repair and was ordered by job foreman to pull loose stone down into trench to make the sides safe and struck a gas line.” Photos were submitted.</p> <p>Municipal Authority of Westmoreland County (MAWC), the project owner, submitted an AVR. Their AVR states, " Excavator, Daniels Excavating was digging to repair a leaking water service for Project Owner, Municipal Authority of Westmoreland County (MAWC). The Daniels operator hit an accurately marked gas line causing a leak. 911 was called as well as 811 and Peoples Gas to report the hit.” Photos were submitted.</p> <p>The submitted photos show the gas line was accurately marked and the line was hit within the tolerance zone.</p>	<p>Daniels Excavating: \$500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Daniels Excavating – 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>	
54104	<p>Facility Owner: NATIONAL FUEL GAS</p> <p>Contractor/Excavator: WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC</p> <p>Project Owner: National Fuel GAS - Spaceholder</p>	<p><u>On 4/3/2025 10:00:00 AM at W ELM ST, TITUSVILLE CITY, CRAWFORD</u> NFG Disagreed and stated that “AVR was submitted on 7 April 2025. This date falls within the 30-business day window”. DPI Maki located the AVR, which had a different incident date listed. Section 2(10) – Facility owner failed to submit an Alleged Violation Report has been withdrawn. An email was sent to both Wilsons and NFG asking if there are any pictures of the markouts. There are 2 gas lines in all of the pictures and Wilson’s stated that they located one marked line owned by NFG and hit another unmarked NFG line. NFG sent a picture with the 2 gas lines also and stated "Please see attached damage photo. Ruler shows that the work occurred within the tolerance zone. Additionally, this was a contracted project in which Wilson Excavating marked National Fuel facilities". The reason for the violation is that there are 2 lines that were found. On 7/03/2025 NFG responded that they have no pictures. On 7/08/2025 an email was received from NFG who confirmed that the damage occurred on 4/02/2025. On 7/11/2025 DPI received an email from Wilson Excavating stating that the pictures that they had do not show any markings. DPI Maki withdrew the violation 2(5)(vi) to NFG, since there are no pictures. ***** The incident occurred on 4/03/2025, on W Elm Street, in TITUSVILLE CITY, Crawford Co.</p> <p>A gas line owned by National fuel Gas (NFG) was damaged.</p> <p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC stated in their Alleged Violation Report (AVR) that Wilson was performing work for NFG on Elm Street in Titusville when a NFG gas line was struck and damaged. The crew was hand digging to locate the marked gas service and they did find it. They protected that line and proceeded to dig with a machine to remove dirt. They struck another line that was the actual line. The first line they found from hand digging was an old, abandoned line. No project information was provided. 911 was called and NFG was notified. Pictures and reports were provided. On 7/09/2025, Wilson Excavating sent an email stating that they do have preconstruction pictures, that will take a couple of days to email to me.</p> <p>NATIONAL FUEL GAS AVR submitted an AVR stating that the incident occurred on 4/02/2025. Their summary stated that “Excavator struck natural gas service within the tolerance zone”.</p>	<p>NATIONAL FUEL GAS: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Complex Project attendees: Wilson Excavating, City of Titusville (water), National Fuel Gas.*See CPM sign-in sheet.</p> <p>Agreement: To place 4 routine tickets for the project. *See Complex Project meeting notes – attachment.</p> <p>On 6/02/2025, the Compliance Coordinator stated that "There were no design tickets".</p> <p>VIOLATIONS:</p> <p>National Fuel Gas 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.</p> <p>Section 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. CGA Best Practices 21.0 CGA Best Practices 21.0 Appendix B Uniform Color Code and Marking Guidelines Chapter 4 – Locating and marking 4-83: Color Code: A uniform color code and set of marking symbols is adopted nationwide. 4.10 Practice Description: In general, the number of lines marked on the surface equals the number of lines buried below. In circumstances where the total number of lines buried in the same trench by a single facility owner/operator may not be readily known, a corridor marker is used. The corridor marker indicates the width of the facility. (See Appendix B, “Uniform Color Code and Marking Guidelines.”)20 CGA 21.0 4.11 Abandoned facilities practice description states that “When the presence of an abandoned facility within an excavation site is known, an attempt is made to locate and mark the abandoned facility. When located or exposed, all abandoned facilities are treated as live facilities. Information regarding the presence or location of an abandoned facility may not be available because of updating or deletion of records. In addition, abandonment of an existing facility, damage to an abandoned facility, or limited or non-existing access points may render an abandoned line non-locatable. It should be emphasized that recommendation of this practice is not an endorsement of the maintenance of records for abandoned facilities”. Recommendation: The penalties are applied.</p>	
53938	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: LOWRY SERVICES Project Owner: FRANCES JACOBS</p>	<p><u>On 4/3/2025 12:00:00 PM at 119 GARFIELD AVE, WEST GOSHEN TWP, CHESTER</u> The incident occurred on Tuesday, April 3, 2025, at 119 Garfield Avenue, in West Goshen Township, Chester County.</p> <p>A gas line was damaged. Photos were provided of the damage.</p>	<p>LOWRY SERVICES: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO an Exelon Company, stated in their Alleged Violation Report (AVR) that Lowry Services was excavating with an excavator to clear roots for sewer line replacement under Routine ticket, 20250902544, when they severed the correctly marked 1/2" plastic gas service line. While onsite and speaking with the crew of Lowry Services it was found that the excavator operator stated he knew the line was there, but they had to get through the root system to get to the water line. The contractor stated as they were tearing out the roots they heard a hissing and smelled gas. While onsite it was found this gas service was correctly marked.</p> <p>On Monday, 5/19/2025, an email was sent to the Excavator, Lowry Services, requesting an AVR. They submit their AVR on Wednesday, 5/28/2025.</p> <p>Lowry Services stated in their AVR, while excavating to locate the existing terra cotta sewer line near a very old tree, we encountered significant difficulty due to the presence of extremely thick roots. We alternated between using machinery and hand tools in an effort to avoid damaging any underground utilities. After reaching a depth of approximately 2–3 feet, hand digging became ineffective due to the density of the roots. When we carefully resumed excavation with the machine, the right tooth of the bucket inadvertently struck a gas line.</p> <p>Violations:</p> <p>*Lowry Services is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied.</p>	
54164	<p>Facility Owner: Armstrong Communications</p> <p>Contractor/Excavator: Bear Run Enterprises</p> <p>Project Owner: Peoples Natural Gas</p>	<p><u>On 4/4/2025 9:00:00 AM at 187 OVERBROOK RD, MIDDLESEX TWP, BUTLER</u> The incident occurred on 4/4/2025 at 9:00 AM, at 187 Overbrook Rd, in Middlesex Twp, Butler County.</p> <p>A communication line owned by Armstrong Communications was damaged.</p> <p>Armstrong Communications is the facility owner whose line was damaged. An Alleged Violation Report (AVR) has not been filed as of 5/6/2025.</p> <p>Peoples Gas Company, the project owner, submitted an AVR. Their AVR states, “On 4/4/2025 Bear Run Enterprises was installing a new gas service line for PNG at 187 overbrook road Valencia PA. While digging they grabbed a cable tv line that was unmarked. Armstrong Cable was called and made repairs.”</p> <p>Bear Run Enterprises, the excavator, submitted an AVR. Their AVR states, “Bear Run was installing a new gas service line for PNG at 187 Overbrook road Valencia Pa.</p>	<p>Armstrong Communications: \$1,250.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(1)(ii)(A) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>While digging we hit an unmarked cable tv line. Armstrong was called and made repairs . The electric was marked and went out a different route and the cable tv was not marked.”</p> <p>Ticket #20250852297 - New – Excavation – Routine, did not notify Armstrong Communications of the request due to Armstrong not giving notice to the One Call System that they have lines in the location of the work site. The photos submitted with AVRs confirm there were no communication markings in the area. Armstrong was notified of the damaged line.</p> <p>Violations: Facility- Armstrong Communications: 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(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located.</p>	
54041	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: SUSCO Project Owner: Armstrong Utilities</p>	<p><u>On 4/4/2025 9:31:00 AM at 117 CARRIAGE HILL DR, ADAMS TWP, BUTLER</u> The incident occurred on 4/04/2025 at CARRIAGE HILL DR in Adams Township in Butler Co.</p> <p>A Peoples Gas line was hit.</p> <p>PEOPLES GAS COMPANY the facility owner stated in their Alleged Violation Report (AVR) that On 4/4/2025, SUSCO was working to install Fiber Optic Cable for Armstrong when they struck a PNG 2" PL ML. SUSCO drilled from the other side of street crossing PNG's marks. It appears that SUSCO failed to pothole marks and struck 2" ML. 911 was notified. Pictures were provided.</p> <p>SUSCO the excavator stated in their AVR that “Crew showed up in site at 7am to start work spotted the utility that we were going to cross. Set up drill started drilling cross the road got with in 5 feet of end of bore started smelling and hearing gas immediately pulled back drill head and call 911. Peoples gas and 911 showed up people's gas told 911 to leave. About 30 minutes later people's gas emergency crew showed up to dig the line up and shut it off. After people's gas exposed the line we found the marks and line to be 5ft off there marks everyone at people's gas agreed that they were at fault with miss mark and would take responsibility for the damage. They squeezed the line off let us finish are job them proceed to repair the line”. They added that the lines were marked incorrectly, Pictures were provided by Armstrong,</p>	<p>PEOPLES GAS COMPANY LLC: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>SUSCO: \$750.00 Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ARMSTRONG, the project owner stated in their AVR that "Crew showed up in site at 7am to start work spotted the utility that we were going to cross. Set up drill started drilling cross the road got with in 5 feet of end of bore started smelling and hearing gas immediately pulled back drill head and call 911. Peoples gas and 911 showed up people's gas told 911 to leave. About 30 minutes later people's gas emergency crew showed up to dig the line up and shut it off. After people's gas exposed the line we found the marks and line to be 5ft off there marks everyone at peo-ple's gas agreed that they were at fault with miss mark and would take responsibility for the damage. They squeezed the line off let us finish are job them proceed to repair the line". Pictures were provided.</p> <p>VIOLATIONS PEOPLES GAS COMPANY LLC is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a second time offense. Recommendation: The penalty is applied.</p> <p>SUSCO is in violation of: Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. Trenchless Technology section 5-29.3: The trenchless excavation operator confirms and maintains the path and minimum clearance established by the project owner and design engineer by tracking and recording the path of the trenchless excavation until complete. 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>	
54101	<p>Facility Owner: PECO Contractor/Excavator: J PHILLIPS EXCAVATING AND HAULING LLC Project Owner: CHRISTANA BOROUGH</p>	<p><u>On 4/8/2025 12:00:00 AM at MILL ST, CHRISTIANA BORO, LANCASTER</u> Christiana Boro accepts resolution. They have since learn how to and completed an AVR for this case along with passing the online education. Their AVR states, "On April 8, J. Phillips Excavating & Hauling, LLC accidentally hit a PECO owned natural gas line while excavating to install a new water main. PECO was notified immediately and 911 was called. The fire department arrived on the scene immediately. As a precaution, approximately 13 homes were evacuated. Those residents that were home and needed a place to go were directed to go to the library or the municipal building until the all clear was given. In all, the incident lasted no longer than 3 hours."</p> <p>***** Incident occurred on April 8, 2025, at 12am, along Mill Street, Christiana Boro, Lancaster County.</p> <p>A gas line was damaged.</p>	<p>J PHILLIPS EXCAVATING AND HAULING LLC: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>CHRISTANA BOROUGH: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO's Alleged Violation Report (AVR) states, "J PHILLIPS EXCAVATING AND HAULING LLC was excavating with an excavator to install water main and services under ticket number 20250770816 when they damaged the 2" plastic gas main within the obligated tolerance zone of 18" While onsite it was found that J PHILLIPS EXCAVATING AND HAULING LLC severed the correctly marked 2" plastic gas main 7" from the gas marks for the 2" plastic gas main J PHILLIPS EXCAVATING AND HAULING LLC was operating mechanized equipment within the tolerance zone and not using safe and prudent digging practices resulting in the gas main being severed and in need of repair." AVR notes that 911 was notified.</p> <p>Pictures from PECO show that the line was marked. J Phillips Excavating and Hauling, LLC and Christiana Borough have not submitted an AVR as of 5/27/2025.</p> <p>Violations:</p> <p>J Phillips Excavating and Hauling, LLC 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>Christiana Borough Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Completed Education. (Recently completed Project Owner education on 07/08/2025.)</p>	
54096	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Pittsburgh Water Project Owner: Pittsburgh Water & Sewer Authority - Placeholder</p>	<p><u>On 4/8/2025 8:45:00 AM at 1116 PROVINCE ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 4/8/25 at 8:45 AM, on 1116 Province St, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by People Gas was damaged. Peoples Gas Company, 911, and 811 were notified of the damage.</p> <p>Peoples Gas Company LLC, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Pittsburgh Water and Sewer Authority working on an emergency request struck and damaged a mismarked Peoples Gas plastic main line. The line was marked via measurements. The measurements did not indicate that this line went behind the fire hydrant at the damage." PGC submitted one photo showing the Hit Kit, and the damaged line location which is 27" from the yellow marks.</p> <p>Pittsburgh Water & Sewer Authority, the excavator and project owner, submitted an AVR. Their AVR states, "PWSA digging to replace hydrant and hit a 4" mismarked plastic gas line. 911 and Peoples gas responded. Peoples Gas made repairs. Line was mismarked by 2.5 ft" Pittsburgh Water & Sewer</p>	<p>Peoples Natural Gas: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Authority provided multiple photos of the site, markings, and damage. The photos show a Hit Kit at the site, and the damaged gas line was 27” from the yellow marks.</p> <p>Violations: Facility – Peoples Gas Company LLC: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
54042	<p>Facility Owner: UGI Utilities, Inc. Contractor/Excavator: Turkish Depot Foreign Trade Corporation Project Owner: Turkish Depot Foreign Trade Corporation - Placeholder</p>	<p><u>On 4/8/2025 9:37:00 AM at 120 Bridge St, Lock Haven, PA, CASTANEA TWP, CLINTON</u> The incident occurred on 4/8/25 at 10:37, on 120 Bridge St, in Lock Haven, Clinton County.</p> <p>A gas line owned by UGI was damaged. The facility was notified of the damage. 911 was contacted.</p> <p>Turkey Depot Foreign Trade Corporation, the excavator and project owner, submitted an AVR. Their AVR states, “04/08/2025 In the morning, I wanted to make corrections on the ground in front of my door for the door we wanted to open in my own garden (in front of my building) I rented an excavator, the name of the person working with me is Hakan Efe, I gave him the phone number 423 237 4789 (he was an excavator master) I went out for coffee, it was 9 in the morning I had had coffee and was about to come back, he called me and said the gas pipe burst, I went straight to the Catenea municipality and got the phone number of the UI Gas company This gas pipe was only coming to my workplace and since my workplace was not open yet, I also did not need gas, so I did not need to have gas opened and I bought this workplace, I did not need gas these days I was not working (it was just the installation that came to me) I reported the gas pipe 10 minutes later, I spoke to Ms. Pala, it was accidentally punctured on 10.09, I called 1800, 365 3234 and reported it at 10.19 Also, Ms. I called 911 as soon as I closed it with a machete, 911 as soon as I closed it (I got the number of Lock Haven UI gas company from here and talked to 800 276 2722. The first UI officer came at 10:37. It took 10 minutes to fix it and it didn't take more than 45 minutes between the accident and the end. As soon as he came, the gas was cut off by clamping the pipe and they fixed it in 10 minutes. Of course, I called Mr. Branding from the Fire Department on 570 367 9446 and reported my authorized Police report. After the problem was over, Mr. Brenden called me on 1814 655 1680 from UI Gas Company and I also told him what I wrote here. I did these things as fast as I could, there was an accident and I couldn't say anything to the person using the excavator. You I am sending a picture in the attachment, 1 feed was underground from the scene (I was not going to make</p>	<p>Turkish Depot Foreign Trade Corporation: \$250.00 Section 5(2.1) 1st Offense \$0.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>more than 1 feed correction and I was surprised. The gas pipe was 1 feed close to the surface (please look at the pictures)</p> <p>I also met with many authorities during the accident, they came here, no one told me that I would report to you, I did not know</p> <p>Today I heard from the email of Damage Prevention Investigator Mr. Derrick Michael from the Pennsylvania Public Utility Commission and I am immediately presenting my report to you and them within minutes, just like the accident happened For your questions, you can call info@turkishdepot.com or 917 865 7658)”</p> <p>Turkey Depot Foreign Trade Corporation is managed by Muhittin Bagriyanik. Muhittin rented an excavator with the intent to perform excavation work. He hired employees to complete the excavation using his machine, as noted in his AVR and subsequent letters. Muhittin provided 3 photos showing the excavation work.</p> <p>Ugi Utilities INC, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “The property owner of 120 Bridge St (Muhittin Bagriyanik) rented a skid steer to do landscaping work. Hakan Efe was the operator of the skid steer. Individuals doing the work failed to notify PA One Call prior to excavation and damaged the unmarked 2" gas service line while grading with skid steer. Operator Hakan Efe did not provide a phone number to UGI or police. Police report was filed by Officer Burger of Mill Hall Police Department. Report number 25-136.” UGI provided 3 photos of the excavation site. There is a gas connection manifold directly beside where the excavation and damage occurred.</p> <p>Muhittin has been responsive to all communication, and cooperative with the investigation. No other investigations can be found for either him or Turkey Depot Foreign Trade Corporation. Recommend a warning for Section 5(2.1) and training is required. Section 5(6)(i) - recommend the penalty is applied and training is required.</p> <p>Violations: Excavator – Turkey Depot Foreign Trade Corporation: 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>	
54034	<p>Facility Owner: Lancaster City Water - LU Contractor/Excavator: Kinsley Construction Project Owner: UGI Utilities, Inc Designer: STV INCORPORATED</p>	<p><u>On 4/8/2025 10:52:06 AM at Pleasure Rd. MANHEIM TWP, LANCASTER</u> Lancaster City Water disputed the violation for section 2(10) for the abandoned line. Violation and penalty have been removed on 7/1/2025 and there is no longer a dispute.</p> <p>*****</p>	<p>Lancaster City Water - LU: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on 04/08/2025, on Pleasure Road, in Manheim Township, Lancaster County.</p> <p>A water line owned by Lancaster City Water was damaged.</p> <p>Lancaster City Water is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 05/22/2025.</p> <p>Kinsley Construction, the excavator, submitted an AVR. Their AVR states, "On 4/8/25, a Kinsley employee was excavating on Pleasure Rd. The operator struck a mis-marked 1" water stub that was set for abandonment. The facility owner, Lancaster Water Authority, and 811 were notified. LCWA responded and placed a temporary repair on the line until they could return to complete the abandonment." Photos were submitted.</p> <p>UGI Utilities, Inc, the project owner, submitted an AVR. Their AVR states, "Contractor stated: While digging in the area of Pleasure Rd., a Kinsley employee struck a mis-marked 1" water stub. Lancaster City Water responded and stated the line is set to be abandoned. LCWA placed a temp. fix on the line until they could return at a later time and complete the abandonment."</p> <p>Emergency ticket 20250981787, submitted by Kinsley Construction states that it was a dead water service line that was leaking, that had never been cut off from the main. Both Kinsley Construction and UGI Utilities reported that the line was mismarked. A temporary repair of the line was completed until Lancaster City Water could return to complete the abandonment.</p> <p>This case is related to case 052496 by final design ticket 20222860189.</p> <p>Violations:</p> <p>Lancaster City Water</p> <ul style="list-style-type: none"> - Section 2(5)(13) – Failed to maintain existing records of main lines abandoned on or after the date and to mark, locate, or identify the main lines if possible, based on existing records. - 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>Recommendation: The penalty is applied.</p>	
54080	<p>Facility Owner: COMCAST</p> <p>Facility Owner: PPL</p> <p>Facility Owner: VEOLIA WATER PA INC</p> <p>Facility Owner:</p>	<p><u>On 4/8/2025 4:00:00 PM at 522 RYAN DR, LOWER PAXTON TWP, DAUPHIN</u> PPL disagreed asked for a consideration to reduce the penalty for section 2(5)(vi) to a warning, as the Best Practices reads "Guidelines for excavation Delineation". DPI Maki agreed that the word "guideline" is stated in Appendix B, but in chapter 4 -10</p>	<p>COMCAST: \$750.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Section 2(5)(vi) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>VERIZON PA LLC Contractor/Excavator: DOLI Construction Corporation Project Owner: Lower Paxton Township Authority Other: HERBERT ROWLAND AND GRUBIC INC (HRG INC) Other: UGI Utilities Inc.</p>	<p>Marking Multiple Facilities in the same trench. If the exact number or type of facilities is unknown, a corridor marker is used. In general, the number of lines marked on the surface equals the number of lines buried below. PPL accepted the two violations for section 2(5)(iii.1). Violation section 2(5)(vi) has been reduced from \$250. to a warning. *****</p> <p>The incident occurred on 4/08/2025, at 522 Ryan Drive, in Lower Paxton Township, Dauphin County.</p> <p>*No Damage 18 underground utility lines were found. Only 4 marks were placed in this location.</p> <p>DOLI CONSTRUCTION stated in their Alleged Violation Report (AVR) that “4 marks, 2 Electric 2 Telecom. 18 cables found”. They added that this was marked incorrectly. Pictures and reports were provided. On 5/08/2025, the Damage Prevention Investigator (DPI) sent an email to DOLI asking if they knew whose lines were not marked or marked incorrectly. On 5/16/2025, the DPI asked Doli if any of the late mark-outs were in mutual agreement and if any mark-outs had a co identifier. On 5/20/2025, an email was received stating that “We use pink to mark the actual location of the lines. No lines were marked with owner's name, FYI that is a big problem everywhere. We don't know of any other facility owners in the area. We have no agreements with any of the locators to mark late. That's normally USIC unable to keep up with the ticket load”. See attachment named DPI to Doli's response - No identifying marks - No mutual agreement.</p> <p>HERBERT ROWLAND AND GRUBIC INC (HRG INC) stated in their AVR that “4 marks: 2 electric 2 telecom. 18 cables found”. Project cost is listed as >\$400,000. And the Subsurface Utility Engineering (SUE) is listed as “A”. Pictures and reports are provided. On 5/08/2025, the DPI sent an email to HRG asking if they knew whose lines were not marked or marked incorrectly. HRG responded that they would need a more specific area. On 5/21/2025, the DPI sent a snip of the block where the ticket was requested for and sent another email asking for this area of the design. On 5/22/2024, Doli sent the address location of 522 RYAN DR. DPI Maki sent an email to HRG and asked for the design page with that area showing the underground lines. On 5/28/2025, the DPI sent an email asking if electric lines were included on the test hole data sheet. Did Verizon show only 2 lines in their drawings? Do facility owners share abandoned line locations when asked for their engineering? What would be your best guess at what is underground in this location? Was this an area that was expected to have locate issues? On 5/28/2025, email was received from HRG stating, “TH-88 was likely dug due to a potential conflict with</p>	<p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>PPL: \$500.00 Section 2(5)(vi) 1st Offense \$0.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>VEOLIA WATER PA INC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>VERIZON PA LLC: \$500.00 Section 2(5)(vi) 1st Offense \$250.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Lower Paxton Township Authority: \$500.00 Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>UGI Utilities Inc.: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the storm inlet in that location during the design process and had no intention of verifying the cluster that is related to this AVR. There are no electric lines shown in TH-88 as there are none in that exact location. All information shown on the test hole data sheet are verified utility lines, this is not a speculative sheet. When receiving information from utility companies, it vary rarely shows abandoned lines, typically leading to a work stoppage when the line is uncovered (often with an excavator bucket) until the facility owner investigates and determines the line is inactive. From our experience, there are rarely detailed paper records of older lines for the facility owners to share during the design process, so many times when the excavator makes their one call, additional paint markings are shown on the ground when the lines are picked up by the locator.</p> <p>As you can see on the plan view, there are three electric and two communication lines shown to cross the roadway in a cluster. The paint marks on the road show two electric and two communication, however this does not account for stacked or tightly clustered lines. The following is an assumption based on my experience (from top to bottom of photo):</p> <ul style="list-style-type: none"> - Large black wire: electric - Small black wires: communication - Grey conduit: electric - Orange conduits: communication - Small black wires: communication <p>LOWER PAXTON TOWNSHIP AUTHORITY stated in their AVR, “There were 4 marks on the street, 2 electric and 2 telecom. Doli found 18 cables”. PPL is listed as the facility. Pictures and reports are provided. On 5/23/2025, DPI sent another email asking where Lower Paxton Authority's lines are, since the Routine ticket, 20250934348, response was “field marked”. On 5/27/2025, an email was received with the water and sewer lines in the design. The notes on the design stated for the excavator to cross reference where other lines area and mentions a SUE data report. On 5/27/2025, the DPI asked for the date report and if any other lines were depicted in the design drawing. On 5/27/2025, Lower Paxton Authority responded with the facility owners that were on the ticket. No other facility owners were mentioned.</p> <p>PPL is one of the facility owners who were listed as having 2 lines marked.</p> <p>On 5/21/2025, the DPI sent emails to all the facility owners (UGI, Comcast, PPL, Lower Paxton Township (LPT), LPT Authority, Veolia water and Verizon) that were listed on the Routine ticket, 20250934348, asking to confirm the number of lines that they have in this location.</p> <p>On 5/22/2025, PPL responded that 3 of the lines are their lines. PPL has 2 lines that are marked out with no identifying information. This was verified in an 5/20/2025 email from Doli.</p> <p>On 5/23/2025, the DPI sent the pictures of the underground lines to a couple of out gas safety</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>inspectors asking if they can recognize any of those lines. No gas lines were obvious from the picture.</p> <p>On 5/22/2025, Veolia Water responded and stated that they do have a ductile iron pipe in the area, but needed more information to know the exact location. The DPI responded with an email and provided the 522 Ryan Dr. address.</p> <p>On 5/28/2025, Violaia Water sent an email stating that their water mainline was marked and that they did own the unmarked abandoned water main in the cluster.</p> <p>On 5/23/2025, the DPI sent an email to UGI asking for a copy of their map with the gas lines for this area. Routine Ticket, 20250934348, did not have a final response, only entered "scheduled mark". UGI sent a map with their gas lines showing no blue lines (representing gas) were drawn in this area.</p> <p>On 6/04/2025, Comcast stated they "will be investigating this with my team today and responding back to you ASAP this week for follow up".</p> <p>Cases Connected by ticket 52101, 52187, 52200, 52431, and 53213</p> <p>*Ticket 20250934349 was submitted by Doli Construction on 4/03/2025 with a response due by 4/07/2025. Comcast, PPL Lower Paxton Township and Verizon did not field mark until 4/08/2025. There is no mutual written communication about this delay. See also statement from Doli Construction.</p> <p>*Ticket 20250983863 was submitted by Doli Construction on 4/08/2025 with a response due by 4/10/2025. UGI scheduled mark but never gave a final response. No yellow marks are visible in the pictures. Comcast, and PPL scheduled mark but did not mark until 4/11/2025. Lower Paxton Township scheduled mark but did not field mark until 4/12/2025. There is no mutual written communication about these delays. See also the statement from Doli Construction.</p> <p>**CGA Best Practices 21.0: Appendix B: Uniform Color Code and Marking Guidelines Chapter 4 – Locating and marking 4-83: Color Code: A uniform color code and set of marking symbols is adopted nationwide. Multiple facilities of the same type which are bundled or entwined in the same trench where the number is not really known are marked over the approximate center of the facility with the width and of the corridor and the outside edges of the facility. Please see CGA Best practices for more detailed marking requirements.</p> <p>VIOLATIONS:</p> <p>PPL is in violation of: Section 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. See**CGA Best Practices 21.0. The picture submitted</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>by Doli shows 2 lines were marked as being underground. 3 lines were verified by PPL to be underground. PPL only has 2 lines marked. CGA Best practices Section 9 Chapter 4 – Locating and marking. Practice Statement 4-3 Color code: A uniform color code and set of marking symbols is adopted nationwide. Guidelines for Operator Facility Field Delineation. Operator markings of facilities include the following: The total number of facilities and the width of each facility. A description of the facility 9HP, FO, STL, ect. 2X 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. Tickets 20250983863 and 20250934349 were not marked by the required time and there was no mutual agreement in writing. Recommendation: The penalties are applied.</p> <p>VEOLIA WATER is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Email was received on 5/27/2025 stating that Veolia did not mark their “blue PVC abandoned main which was shown in the picture”. Recommendation: The penalty is applied. Compliance Education is required.</p> <p>Lower Paxton Township Authority is in violation of: Section 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. See**CGA Best Practices 21.0. 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. Ticket 20250983863 was not marked by the required time and there was no mutual agreement in writing. 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. Ticket 20250934349 was not marked by the required time and there was no mutual agreement in writing. Recommendation: The penalties are applied. Compliance education is required.</p> <p>Comcast is in violation of: Section 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. See**CGA Best Practices 21.0. 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. Ticket 20250983863 was not marked by the required time and there was no mutual agreement in writing. 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>Ticket 20250934349 was not marked by the required time and there was no mutual agreement in writing.</p> <p>Recommendation: The penalties are applied.</p> <p>Verizon is in violation of: Section 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. See**CGA Best Practices 21.0. 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. Ticket 20250934349 was not marked by the required time and there was no mutual agreement in writing. Recommendation: The penalties are applied.</p> <p>UGI is in violation of: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250983863 Recommendation: The penalty is applied.</p>	
54847	<p>Facility Owner: METROPOLITAN EDISON CO / FIRST ENERGY</p> <p>Contractor/Excavator: PJ CABLE CONSTRUCTION</p> <p>Project Owner: Shentel Communications LLC</p> <p>Other: Comcast</p> <p>Other: York Water Company</p>	<p>On 4/9/2025 7:41:00 AM at PRIMROSE LN, MANCHESTER TWP, YORK The incident occurred on 4/9/25 at 2:30 PM, on Primrose Ln, in Manchester Twp, York County.</p> <p>An electric line owned by Metropolitan Edison Co/First Energy was damaged. The facility was notified of the damage when they received an outage notice.</p> <p>Metropolitan Edison Co/First Energy, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On April 1, 2025, PJ Cable Construction, “Excavator”, submitted POCS Routine Ticket 20250914782 to install conduit on Primrose Lane, Manchester Township, York County, Pennsylvania. On April 9, 2025, Met-Ed was notified of an outage at 2655 Primrose Lane. USIC, Met-Ed’s Contract Locator, investigated and determined that the contractor damaged an accurately marked underground facility. The root cause of the damage was the contractor failed to use prudent technologies in the tolerance zone.” Metropolitan Edison Co/First Energy submitted a damage report created by USIC. A comparison of the before and after photos show that there was a red mark directly over the line that was damaged.</p> <p>PJ Cable Construction, the excavator, submitted an AVR. Their AVR states, “Power service was exposed while using hand tools and nicked the outer coating.” PJ indicates the damage occurred at 2:30 PM on 4/9/2025 in their AVR, and Ticket #20250995117 New – Damage – Emergency was created at 7:41 PM on 4/9/2025. A Remark in the Ticket states, “MET ED ALREADY HAS BEEN TO THE SITE AND KNOWS ABOUT THE DAMAGED LINE.”</p> <p>Shentel Communications LLC, the project owner, submitted an AVR. Their AVR states, "The damage</p>	<p>PJ CABLE CONSTRUCTION: \$1,000.00 Section 5(7) 1st Offense \$1,000.00</p> <p>Comcast: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>York Water Company: \$500.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>occurred due to the excavator while exposing the marked power service, nicked the power service with a shovel.”</p> <p>PJ Cable, the excavator, was excavating at the site using a combination of powered equipment and hand tool when they damaged a line owned by Met Ed. The damage occurred within the tolerance zone of a marked line. A comparison between Met Ed, Shentel and PJ’s photos show additional excavation after the damage occurred between 4/9/2025 and 4/10/2025.</p> <p>Ticket #20250914782 had a response due date of 4-6-25. York Water Company responded with “CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.” On 4/4/25. No final response was entered.</p> <p>Ticket #20250995117 New – Damage – Emergency: Comcast responded “SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 10 Apr 2025 0831” on 4/9/25, and “INSUFFICIENT INFORMATION. DO NOT DIG.” on 4/10/25. No final response was entered.</p> <p>York Water Company responded “SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 10 Apr 2025 0831” on 4/9/25, and “INSUFFICIENT INFORMATION. DO NOT DIG.” on 4/10/25. No final response was entered.</p> <p>Violations: Excavator - PJ Cable Construction: 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: PUC compliance training education is required.</p> <p>Facility – Comcast: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests.#20250995117 Recommendation: PUC compliance training education was recently completed.</p> <p>Facility – York Water Company: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests.#20250914782 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests.#20250995117 Recommendation: PUC compliance training education is required.</p>	
54106	<p>Facility Owner: NATIONAL FUEL GAS DIST RC 350 Contractor/Excavator: J & T PAVING INC Project Owner: HOMEOWNER</p>	<p><u>On 4/9/2025 8:00:00 AM at 2335 Valley View Rd., HERMITAGE CITY, MERCER</u> The incident occurred on 4/09/2025 at 2335 Valley View Rd. at Hermitage City in Mercer County.</p> <p>A Gas main owned by National Fuel Gas (NFG) was damaged.</p>	<p>J & T PAVING INC: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>NATIONAL FUEL GAS (NFG) stated in their Alleged Violation Report (AVR) that “Mike Totin of J and T Excavating struck natural gas distribution main line. Mike failed to use prudent digging techniques within the tolerance zone. There were old markings from a year ago that were still on the property. Please see attachments”. 911 was notified. 2-10 customers were affected. Pictures were provided.</p> <p>J & T PAVING INC AVR was due by 3/12/2025. No AVR has been received as of 6/02/2025. J & T Paving notified NFG and 911. DPI Maki returned a call to Mike at JT Paving who stated he disagrees with all of the violations. He stated that he worked on the project over the winter. He also stated that this was his daughter's house. He asked why the penalties were so large for a first-time violation. DPI asked Mike to follow the instructions in the notice and send something in writing to disagree, then I would be able to consider what he sends in.</p> <p>HOMEOWNER’S MARKIE AND LINDSAY BRANDONSTEIN the project owners AVR was due by 3/12/2025. No AVR has been received as of 6/02/2025. No AVR was requested</p> <p>*Ticket 20242711684 was submitted on 9/27/2024 for an expected 2 day project to trench the main power line from the pole to the house. NFG AVR states that the incident occurred on 4/09/2025 while doing driveway work with a backhoe.</p> <p>VIOLATIONS J & T PAVING INC is in violation of: 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 damaging a facility owner’s line during excavation or demolition or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: The penalties are applied. Compliance education for excavators is required.</p>	<p>Section 5(16) 1st Offense \$1,000.00</p>
54242	<p>Facility Owner: Pennsylvania American Water Company (PAWC) Contractor/Excavator: ROGELE INC Project Owner: DERRY TOWNSHIP MUN AUTH/DERRY TOWNSHIP</p>	<p><u>On 4/9/2025 8:45:00 AM at 941 Beech Ave, DERRY TWP, DAUPHIN</u> PAWC's AVR was located for this location. Issue with date of incident prompted their AVR to not connect. Violation and penalty for 2(10) was removed. PAWC Accepted 2(5)(i). *** Incident occurred on April 9th, 2025, at 68:45am on 941 Beech Ave, Derry Township, Dauphin County. A water lateral was damaged.</p>	<p>Pennsylvania American Water Company (PAWC): \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Rogele Inc's Alleged Violation Report (AVR) states, "While excavating for a sewer main repair for DTMA, an unmarked domestic water line was hit and damaged by Rogele at approx.8:45am. DTMA site inspector (Scott L Winters) was already on site and immediately notified PA Amer Water (Mike Rager) at 9:00am. PA Amer Water was on site at 9:25am. Their contractor (Ebersole Plumbing) was summoned and was on site approx 10:40am to repair. A sinkhole started to appear before their arrival."</p> <p>Derry Township Municipal Authority's AVR states, "While excavating for a sewer main repair, an unmarked water service line was hit and damaged by Rogele at 8:45am. DTMA (project owner rep) inspector notified Mike Rager, (water company contact) at 9am. Their contractor, Ebersole Excavating, was called by Rager and arrived on site at approx. 10:40am to repair. A sinkhole started to appear before their arrival due to the water from the broken service line."</p> <p>No AVR was submitted by PAWC as of 6/2/2025.</p> <p>Violations:</p> <p>PAWC 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.</p>	
54782	<p>Facility Owner: UGI Utilities Inc. Contractor/Excavator: Property Owner Project Owner: Jorge Diaz</p>	<p><u>On 4/9/2025 2:50:00 PM at 804 Lakeview Dr, MOHNTON BORO, BERKS</u> The incident occurred on 4/09/2025 at 804 Lakeview Dr. in MOHNTON Borough in Berks County.</p> <p>A gas line owned by UGI was damaged.</p> <p>UGI the facility owner, stated in their Alleged Violation Report (AVR) that “Excavator utilizing mechanized equipment, struck a gas service as a result of not making a PAOC. 911 was notified. Pictures were provided. The site of the excavation is 804 Lakeview Dr. The excavator / homeowner address is about a block away.</p> <p>Jorge Diaz is a homeowner and the excavator for 804 Lakeview Dr. The AVR was due by 5/09/2025. No AVR has been received as of 6/02/2025. On 7/14/2025 return mail was received. Another letter was sent to the address listed in UGI's AVR and address updated. This looks like a multi-unit home.</p> <p>VIOLATIONS Jorge Diaz is in violation of: Section 5(6)(i) – Homeowner failed to plan the excavation or demolition work to avoid damage to or</p>	<p>Property Owner: \$0.00 Section 5(6)(i) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$0.00</p> <p>Section 5(2.1) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>minimize interference with a facility owner’s facilities in the construction area. The penalty is \$250.</p> <p>Section 5(16) – Homeowner Failed to submit an Alleged Violation Report within 30 days of striking a line. The penalty is \$1000.</p> <p>Section 5(2.1) – Homeowner failed to submit a location request to One Call within the correct timeframe. The penalty is \$1000.</p> <p>Recommendation: The \$2,250 penalty is being reduced to \$0.00, as a warning. Excavator compliance education is required.</p>	
54256	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: INDEPENDENT ENTERPRISES</p> <p>Project Owner: PITTSBURGH WATER</p> <p>Designer: G A I CONSULTANTS</p>	<p><u>On 4/10/2025 10:50:00 AM at 5509 HOBART ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Thursday, April 10, 2025, at 5509 Hobart Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas stated in their Alleged Violation Report (AVR) that "Independent Enterprises working for Pittsburgh Water struck and damaged a properly marked Peoples Gas owned service line. Independent Enterprises has not requested an update ticket on this street since October of 2024, [Routine ticket, 20243041493]. As shown in the photos, it appears that Independent Enterprises had crossed the line previously and marked in Orange paint. Independent Enterprises failed to use prudent techniques and saw cut the Peoples Gas service line to 5509 Hobart Street."</p> <p>Independent Enterprises and Pittsburgh Water, the project owner, both stated in their AVR’s "that the saw cutter hit a gas service line for 5509-5511 Hobart Street as he was cutting out the water mainline trench for base repair restoration. The line was less than 12-inches deep. The saw cutter noticed the slurry start to bubble and could smell gas. He stopped work and shut off his equipment. Then proceeded to call 911. The Pittsburgh Fire Department came on site before the inspector arrived. Peoples Gas supervisor showed up on site at 11:30 am. Two other repair crew members showed up at 11:45 am to begin making necessary repairs to the gas service line. They finished repairs by 1:33 pm. The fix was a partial point repair, therefore the line is still very shallow (approximately 12" deep)."</p> <p>Both Routine tickets have work durations of 2 months: 20242484838- Routine ticket placed on 9/4/2024, worksite Hobart Street 20243041493- Routine ticket placed on 10/30/2024, worksite Hobart Street</p> <p>Violations:</p> <p>*Independent Enterprises is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Because the Routine tickets expired and there were no update tickets. 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize</p>	<p>INDEPENDENT ENTERPRISES: \$1,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>interference with a facility owner’s facilities in the construction area. Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
54206	<p>Facility Owner: Comcast Contractor/Excavator: JR CONTRACTING, LLC Project Owner: PENNSYLVANIA AMERICAN WATER (PAWC) Designer: PENNSYLVANIA AMERICAN WATER (PAWC) - Placeholder</p>	<p><u>On 4/14/2025 12:00:00 AM at ZUPANCIC DR, SOUTH PARK TWP, ALLEGHENY</u> The incident occurred on 4/15/2025, at 11:45 AM, on Zupancic Dr, in South Park Twp, Allegheny County.</p> <p>A communication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 5/27/2025.</p> <p>JR Contracting, LLC, the excavator, submitted an AVR. Their AVR states, “JR Contracting, LLC complete SUE Level A prior to any excavations. JR Contracting, LLC completed and exercised due care and employed prudent excavation techniques. USIC locator Eric Hasis marked a Comcast cable in the area of 6571 Zupancic Drive. JRC hydro-excavated the tolerance zone based on these marks and did not find any utilities in this area. JRC foreman Lee Cooper contacted USIC locator Eric Hasis on 3-13-2025 to request a relocate for this utility. Eric Hasis attempted to relocate a Comcast service in this area but was unable to locate. Eric Hasis stated to Lee Cooper that there was NOT a Comcast service line in the area of the original marks. Eric Hasis then used black paint to cover over the marks he originally painted. On 4-15-2025 while installing the water main, JRC crew struck and damaged the Comcast service line to 6571 Zupancic Drive. There were no one call markings in this area. This damaged line was located between 3 ft 6 in on the left side of trench and 5 ft 0 in on the right side of trench from the location of the original one call marks that had been (BLACKED OUT) painted over in black by USIC locator Eric Hasis. COMCAST LINE WAS NOT LOCATED. SEE PICTURES IMG_6074-1, IMG_6075-1, IMG_6076-1, AND IMG_6086-1” JR Contracting provided multiple photos of the excavation site. JR Construction was excavating on the street for a new water main for Pennsylvania American Water. There are multiple orange flags located off the road, within the grass. There is one visible, but faded, orange mark on the road, on the opposite side of the street from the damage, that is not within the tolerance zone.</p> <p>PA American Water, the project owner and designer, submitted an AVR. Their AVR states, “JR Contracting was digging to install water main when they hit a second Comcast line that was not marked.”</p> <p>Ticket #20251053118 New – Damage – Emergency had a response due date of 4-15-2025. Comcast responded, “Insufficient Information” on 4/15/2025. No final response was recorded.</p> <p>Violations:</p>	<p>Comcast: \$3,250.00 Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(10) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Comcast: 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(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: The penalties are applied. PUC compliance training education was recently completed.</p>	
54168	<p>Facility Owner: First Energy - Met-Ed Contractor/Excavator: Rivera Underground Project Owner: Brightspeed Other: Comcast Other: PARKSIDE UTILITY CONSTRUCTION LLC</p>	<p><u>On 4/14/2025 2:00:00 PM at 125 HUFNAGLE DR, PENN TWP, YORK</u> Rivera Underground accepts resolution. **** Incident occurred on April 14th, 2025, at 2pm on 125 Hufnagle Drive, Penn Township, York County. An electric line was damaged. Met-Ed's Alleged Violation Report (AVR) states, "On March 27, 2025, Rivera Underground Construction Inc, Excavator, submitted PA One Call Routine Ticket 2025094173 to install a conduit and fiber optic cables on Hufnagle Drive, Penn Township, York County, PA. On April 14, 2025, the Excavator notified Met-Ed that an underground was damaged while excavating. Met-Ed crews investigated and located a damaged underground primary cable affecting power for customers on Hufnagle and Meadowview Drives. Met-Ed’s Contract Locator, USIC, investigated and determined that the Excavator damaged a marked primary underground cable within the Tolerance Zone." Parkside Utility Construction's AVR states, "Excavator was using a boring missile to excavate under a driveway when they struck an electric primary. Utility markings were in front of the address on the sidewalk with none in the beauty strip. The closest electric mark to the damage location was 22". Pictures from Met Ed and Parkside show dots for mark outs on the sidewalk and marks on the curb were marked going straight towards the pad mount. No mark outs were shown going diagonally between the mailbox and street sign where the electric line was damaged. Please see page 10 of USIC damage report and Parkside pictures 38, 43, and 44. Tickets show Rivera Underground is working for Brightspeed. No AVR has been submitted by Brightspeed or Rivera Underground as of 5/29/2025. No design tickets were located for this project. See report document. Violations:</p>	<p>First Energy - Met-Ed: \$500.00 Section 2(5)(i) 1st Offense \$500.00 Rivera Underground: \$0.00 Section 5(16) 1st Offense \$0.00 Brightspeed: \$3,250.00 Section 2(5)(v.2) 1st Offense \$250.00 Section 6.1(3) 1st Offense \$500.00 Section 6.1(7) 2nd Offense \$1,500.00 Section 4(2) 2nd Offense \$1,000.00 Comcast: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Met Ed Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required.</p> <p>Rivera Underground Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. (Education recently completed on 07/08/2025.)</p> <p>Brightspeed Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. PUC compliance education is required. 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. 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> <p>Comcast Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251043765. PUC compliance education is required.</p>	
54227	<p>Facility Owner: New Oxford Municipal Authority Contractor/Excavator: Kinsley Construction Project Owner: Columbia Gas of PA Designer: Columbia Gas of PA - Placeholder</p>	<p><u>On 4/15/2025 12:00:00 AM at HIGH ST, NEW OXFORD BORO, ADAMS</u> The incident occurred on 4/15/2025 at 8:45 AM, on High St, in New Oxford Borough, Adams County.</p> <p>A water line owned by New Oxford Municipal Authority was damaged.</p> <p>New Oxford Municipal Authority, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Water service was clearly marked by New Oxford Municipal Authority using paint with associated visible valve box. The water service line was within ~8-10" of the visible mark. The excavator was using a backhoe within the tolerance zone of the visible marks. The excavator hit the line and pulled the service out of the valve box. Excavator "pinched" the copper service line to stop water flow. Excavator called in a crew to repair the water service line. Repair was completed and service restored at ~11:30 AM on the same day. Pictures of damage and repair have been uploaded.”</p> <p>Kinsley Construction LLC, the excavator, submitted an AVR. Their AVR states, “On Tuesday, April 15 at approximately 8:45am, the operator was digging with the mini excavator to excavate a trench for the installation of new gas main. A different gas crew had used pot holing with a vac truck to locate and expose the</p>	<p>Kinsley Construction: \$1,000.00 Section 5(4) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>water service and painted white marks on the road surface indicating that a utility service was previously exposed and located at a depth of 50". However, the utility that was located was not the water service that was marked out on the road surface. The utility that was exposed was conduit for something other than the water service. The water service was never located and verified prior to excavation. Never locating the water service was not communicated to the operator nor his foreman. The operator and his foreman assumed the white marks labeling the underground utility 50" in depth was for the water service, which is Kinsley procedure. Upon excavating, the operator struck and damaged the water service for 304 High St. The water service was located at a depth of approximately 18". The water service was within the tolerance zone approximately 12" off the mark. 811 was called and the Columbia Gas coordinator was notified as well. The water service was replaced a short time later by a Kinsley Construction water crew."</p> <p>Columbia Gas Of PA, the project owner and designer, submitted an AVR. Their AVR states, "On Tuesday, April 15, at approximately 8:45 a.m., Kinsley Construction, working on behalf of Columbia Gas as part of an infrastructure replacement project, damaged a marked water service line approximately 12 inches from the indicated marks. A Kinsley operator was using a mini excavator to dig a trench in the roadway for a new gas main installation. Prior to excavation, another gas crew had used a vacuum truck to pothole and locate what they believed to be the water service. They marked the road surface with white paint, indicating a utility at a depth of 50 inches. However, the marked utility turned out to be a different conduit—not the water service. The actual water service was never located or verified before excavation, and this information was not communicated to the rest of the crew. Following standard Kinsley procedures, the crew assumed the white markings indicated the water service. During excavation, the operator struck and damaged the actual water service for 304 High St., which was located at a depth of approximately 18 inches and about 12 inches from the marked location. 811 was notified, and the Columbia Gas coordinator was informed of the incident. The damaged water service was promptly replaced by a Kinsley Construction water crew."</p> <p>Multiple photos of the site were submitted. A blue mark is visible between the damage and the valve box (which is also marked blue). The damage is within the tolerance zone of the mark.</p> <p>Violations: Excavator - Kinsley Construction LLC: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Online Compliance Training was recently completed.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
54230	<p>Facility Owner: UGI Utilities, Inc.</p> <p>Contractor/Excavator: Giovanni's Construction & Restoration LLC</p> <p>Project Owner: Homeowner</p>	<p><u>On 4/15/2025 10:20:00 AM at 300 S. White Oak St, ANNVILLE TWP, LEBANON</u> The incident occurred on 4/15/2025 at 10:20 AM, on 300 S. White Oak St, in Annville Twp, Lebanon County.</p> <p>A gas line owned by UGI was damaged. 911 was contacted. 1 person was evacuated. Repair Cost \$1-\$1,000 Duration of Service Interruption 1 - < 6 hrs</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator failed to notify PA One Call prior to excavation. As a result, an unmarked gas service was struck and damaged." UGI submitted 3 photos with their AVR. The damaged line is shown, as well as an excavator, at the site.</p> <p>Giovanis Construction And Restoration LLC, the excavator, submitted an AVR. Their AVR states, "Scheduled to do curb and sidewalk replacement. Township recommended doing repair due to new asphalt and new utility repairs were going to begin. I personally did site check and hired Pa asphalt to sub the job. At site check before digging I noticed all Pa one call was done. All utilities were marked in our digging location. So our sub then continued to proceed with work April 14th 8:00am. The gas line was stuck on April 15th 2025 approximately 12:00 pm it's unclear if the line was marked on the old curbing that would have been removed on April 14th."</p> <p>The home owner is the project owner. Their AVR states, " I do not know if the one call system was notified but on April 15th around 11am, the worker (with Giovanni's Construction and Restoration LLC) who was digging to replace my sidewalks/curbs, came to my door and told me they hit a gas line and not to light a match. This was their second day working there. A few minutes later, a firefighter entered my house and told me to leave the house with anyone else inside. I left with my dogs for about 45 minutes until UGI came and told me I was cleared to go back inside and that the gas was off for them to replace the line. They're replaced the line within an hour or two. The Giovanni workers told me the line was not as deep as it should have been - 13 inches instead of 3-4 feet and was not marked."</p> <p>No tickets for this site were found during PA One Call's Initial Research.</p> <p>Violations: Excavator - Giovanis Construction And Restoration LLC: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. PUC Online Compliance Training is required. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize</p>	<p>Giovanni's Construction & Restoration LLC: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>interference with a facility owner’s facilities in the construction area. Recommendation: The penalty is applied. PUC Online Compliance Training is required.</p>	
54241	<p>Facility Owner: Pittsburgh Water Contractor/Excavator: Wilson Excavating Project Owner: Peoples Gas Company Designer: Peoples Gas - Placeholder</p>	<p><u>On 4/15/2025 1:00:00 PM at S NEGLEY AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 4/15/2025, at 1:00 PM, on S Negley Ave, in Pittsburgh City, Allegheny County.</p> <p>A water line owned by Pittsburgh Water & Sewer Authority was damaged. Duration of Service Interruption 1 - < 6 hrs Repair Cost \$1,001-\$5,000</p> <p>Pittsburgh Water & Sewer Authority, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Wilson Excavation digging and hit PWSA marked water main. Carless digging. PWSA responded and made repairs”</p> <p>Wilson Excavating And Utility Construction LLC, the excavator, submitted an AVR. Their AVR states, “Wilson Excavating was performing work at the intersection of S. Negley Ave & Kentucky Ave in Pittsburgh. The crew was installing 20" steel and 8" plastic for Peoples Gas. The crew located PWSA's 6" water main and protected the line by placing sandbags and loose sand around it to buffer and cushion it. However, after placing the new lines, tamping down and beginning to backfill the crew noticed water leaking from the water main. The water main was never struck. It appears that the weight of the pipe and tamping caused the leak. PWSA was notified and the Wilson crew prepared the pipe and ditch for PWSA to make repairs.”</p> <p>Peoples Gas Company LLC, the project owner and designer, submitted an AVR. Their AVR states, " Wilson Excavating was performing work at the intersection of S. Negley Ave & Kentucky Ave in Pittsburgh. The crew was installing 20" steel and 8" plastic for Peoples Gas. The crew located PWSA's 6" water main and protected the line by placing sandbags and loose sand around it to buffer and cushion it. However, after placing the new lines, tamping down and beginning to backfill the crew noticed water leaking from the water main. The water main was never struck. It appears that the weight of the pipe and tamping caused the leak. PWSA was notified and the Wilson crew prepared the pipe and ditch for PWSA to make repairs”</p> <p>Violations:</p> <p>Wilson Excavating And Utility Construction LLC: Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the site. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Wilson Excavating: \$500.00 Section 5(6)(ii) 1st Offense \$500.00</p>
54299	<p>Facility Owner: PEOPLES GAS</p>	<p><u>On 4/17/2025 9:20:00 AM at 524 FRANCIS ST, PITTSBURGH CITY, ALLEGHENY</u> The incident</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>COMPANY LLC Contractor/Excavator: INDEPENDENT ENTERPRISES Project Owner: PITTSBURGH WATER</p>	<p>occurred on Thursday, April 17, 2025, at 524 Francis Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas stated in their Alleged Violation Report (AVR) that Independent Enterprises working for Pittsburgh Water “to do lead line replacements struck and damaged customer side natural gas service line. Independent Enterprises has not had a complex project for the neighborhood they are working in; Peoples Gas marked this request when it was placed in February and Independent Enterprises has never asked for updates. This damage occurred between the curb valve and meter.”</p> <p>Also, Peoples Gas explained in an email that their “local Damage Prevention Supervisor and Damage Prevention tech in the area. Both stated there was no actual meeting held. They both had to continuously call Independent Enterprises to determine where they would be working in order to stay ahead of the crews working. Independent Enterprises did not have a complex project ticket for the work taking place. As you can see on the attachment, in this 4 blocks across and 8 blocks down, there were 28 tickets called in by Independent Enterprises in the month of February. And there was more work in the area as well. I have attached the photos I was able to pull from the locators ticket. I have attached our PA One Call Ticket showing the date closed. The locator has the incorrect date on the camera in the setting. He did not work the ticket and upload the pictures until the date as shown on the ticket. Just as a reminder, the damage occurred on the customer owned plastic service line after the curb-stop. And Independent Enterprises did not place a new PA One Call Ticket after the original ticket in February.”</p> <p>Independent Enterprises Inc (IEI) and Pittsburgh Water, the project owner, both stated in their AVR’s that “Approximately at 7:30 while excavating for replacement the excavator hit a gas service line. People’s gas was notified. The fire department arrived on scene within 10 minutes. People’s Gas arrived at 8:30, checked the area and advised to get a plumber to check the line and pressure test, then left. The plumber arrived at 11:00, checked the line and pressure tested that passed. People’s Gas returned at 3:00 to make the repair and turn the gas back on. The gas service line that was hit appeared not to have been painted out or marked by the gas company. The location of the existing gas service line was approximately 18 inches deep and roughly 2 feet away from the existing water service line. The existing gas service line also appears to have dog legged and turned 90 degrees two different times.”</p> <p>Also, IEI explained in an email regarding the Routine ticket, 20250432608: “update not mandatory as project duration was listed as 6 months”. Photos show the visible locate marks.</p> <p>Did IEI meet with Peoples Gas at their request? “the [Peoples Gas] locator called me I gave him the foreman</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>in the fields number and they did meet to go over the order of streets. The complex 1call was done by Five Star Energy who originally was the prime on the contract. They could not finish the contract so IEI took it over. PWSA specifically told me to NOT put in another complex 1call because it could affect the Pittsburgh street working permits that were already obtained under the original complex 1call ticket”.</p> <p>NO VIOLATIONS for Independent Enterprises regarding sections:</p> <p>5(3) – Excavator failed to preserve mark-outs or request a remark. Because the Routine ticket, 20250432608 has a duration of 6 months and the photos show visible locate marks for the mainline and point of connection. Also, Peoples Gas stated the damage occurred to the customer owned plastic service line after the curb-stop.</p> <p>5(3) – In a complex project, Excavator failed to meet with facility owner upon facility owner’s request. Because IEI stated, “the locator called me I gave him the foreman in the fields number and they did meet to go over the order of streets. The complex 1call was done by Five Star Energy who originally was the prime on the contract. They could not finish the contract so IEI took it over. PWSA specifically told me to NOT put in another complex 1call because it could affect the Pittsburgh street working permits that were already obtained under the original complex 1call ticket” Also, Peoples Gas stated there was no actual meeting held but IEI stated they did meet to go over the order of streets. This cannot be determined with no documented information about a meeting.</p>	
54353	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: S & E UTILITY CONTRACTING, INC Project Owner: PENN TOWNSHIP OF WESTMORELAND COUNTY Designer: GIBSON-THOMAS ENGINEERING CO., INC.</p>	<p><u>On 4/17/2025 12:43:00 PM at 10 HAWTHORNE LN, PENN TWP, WESTMORELAND</u> The incident occurred on Thursday, April 17, 2025, at 10 Hawthorne Lane, in Penn Township, Westmoreland County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company stated in their Alleged Violation Report (AVR) that S & E Utility Contracting, working for Penn Township, was installing storm sewer when they struck a marked PNG 2-inch mainline causing a kink. S & E Utility Contracting had PNG mainline exposed 10-15 feet away from damage, and curled the bucket and mainline moved causing a kink. PNG crews were called to the site and repairs were made.</p> <p>Penn Township of Westmorland County did not provide a summary in their AVR, but noted an Excavator Issue as, failing to exercise due care and take all reasonable steps necessary to avoid injury to or interference with all lines.</p> <p>Designer, Gibson-Thomas Engineering Company, Inc stated in their AVR, contractor, S & E Utility Contracting, broke the gas line while installing storm</p>	<p>S & E UTILITY CONTRACTING, INC: \$2,000.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>sewer, and noted an Excavator Issue as, failing to exercise due care and take all reasonable steps necessary to avoid injury to or interference with all lines.</p> <p>Photos were provided by Peoples Gas and Gibson-Thomas Engineering Company, showing damage, locate marks and trenching. S & E Utility Contracting did not submit an AVR within 30 days of striking the line.</p> <p>Violations:</p> <p>*S & E Utility Contracting is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
54379	<p>Contractor/Excavator: BARWIS CONSTRUCTION Project Owner: Precision Fire Protection</p>	<p><u>On 4/23/2025 7:00:00 AM at 97 MECHANIC ST, WEST COCALICO TWP, LANCASTER</u> The incident reported by Barwis Construction was listed as occurring on 4/23/2025, at 7:00:00 AM. The site address is 97 Mechanic St, in West Cocalico Twp, Lancaster County.</p> <p>Barwis Construction is the excavator. Their AVR states, “USIC sent an email correspondence at 4:59 on the evening prior to the lawful start date stating that they would not have the facilities marked in time. They then sent an automated USIC response that they tried to contact us which they never did and just told us that they could not have it marked in time. This is a recurring issue with them on almost every project. if it is not marked by 7 am an emergency ticket will be placed and i will submit another AVR.”</p> <p>Precision Fire Protection is the project owner. An AVR has not been filed as of 05-21-2025.</p> <p>Ticket # 2025111161 had a response due date of 4/23/2025. PPL and Pencor Services/Blue Ridge Communication responded “SCHEDULED DATE & TIME LINES WILL BE MARKED BY:24 Apr 2025 2330” on 4/23/2025 at 5:01PM. A final response of “Clear.” was entered on 4/23/2025 at 5:42PM. Barwis Construction’s AVR was submitted on 5/6/2025 at 3:08 PM.</p> <p>Violations: None</p>	
54413	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: RODRIGUEZ LANDSCAPING AND CONSTRUCTION INC Project Owner: ARMSTRONG Designer: ARMSTRONG</p>	<p><u>On 4/23/2025 1:00:00 PM at COUNTRY CLUB RD, PENN TWP, BUTLER</u> West Penn Power- removed the penalty and violation PPL -2(5)(v) - Withdrawn Peoples Gas - 2(5)(v) - Withdrawn ***** The incident occurred on 4/23/2025, at 1:00:00 PM, on Country Club Rd, in Penn Twp, Butler County.</p>	<p>Peoples Gas Company: \$0.00</p> <p>RODRIGUEZ LANDSCAPING AND CONSTRUCTION INC: \$250.00 Section 5(6) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>- Placeholder Other: Brightspeed Other: PPL Other: West Penn Power</p>	<p>A gas line owned by Peoples Gas Company was damaged. 911 was contacted.</p> <p>Peoples Gas Company is the facility owner. Their Alleged Violation Report (AVR) states, “On 4/23/2025, Rodriguez Landscaping and Construction struck an unmarked PNG SL while installing fiber optic cable for Armstrong. PNG locator called Rodriguez to request the job scope be marked in white. Rodriguez marked the job in white and the PNG locator marked accordingly. PNG SL that was struck was outside of white marked area. PNG locator marked all mains and services inside the area marked in white. The damaged SL was struck outside the white marked area.”</p> <p>Rodriguez Landscaping And Construction Inc is the excavator. Their AVR states, “All markings were cleared and ticket was cleared. While drilling we spotted all lines and gas lines were spotted. There was a missed marked line that was hit.”</p> <p>Armstrong Group is the project owner and designer. Their AVR states, “All markings were cleared and ticket was cleared. While drilling we spotted all lines and gas lines were spotted. There was a missed marked line that was hit.”</p> <p>Multiple photos were submitted of the site. The damage is located within the NE boundaries of Ticket #20251055040 and the directional drilling is towards an area not within the scope of a Ticket. A white mark is shown indicating the edge of the area that Rodriguez Landscaping And Construction Inc marked to be located, and the damage is outside of that area. Peoples Gas Company’s AVR indicates that this white boundary marking was communicated between the Facility and Excavator.</p> <p>Ticket #20251055040 had a response due date of 4/17/2025. PGC responded “Field Marked” on 4/21/2025. Brightspeed responded “Clear.” On 4/30/2025. Armstrong, West Penn Power, and Pennsylvania Power entered an interim response of “Schedule Date...By: 30 Apr 2025 2330” and a final response, “Field Marked”, on 4/21/2025.</p> <p>Violations:</p> <p>Rodriguez Landscaping And Construction Inc: Section 5(6) – Excavator failed to inform each operator employed by the excavator at the work site of the information obtained. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Peoples Gas Company: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: The penalty is applied. PUC compliance training was recently completed.</p>	<p>\$250.00</p> <p>ARMSTRONG: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p> <p>Brightspeed: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p> <p>PPL: \$0.00</p> <p>West Penn Power: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Brightspeed: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: The penalty is applied. PUC compliance training was recently completed.</p> <p>Armstrong: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time Recommendation: The penalty is applied. PUC compliance training was recently completed.</p> <p>West Penn Power: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Pennsylvania Power: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
54431	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: HEIRO TECH LLC Project Owner: Comcast Other: Lower Paxton Township Authority</p>	<p><u>On 4/23/2025 1:00:00 PM at 5704 MEADOWBROOK DR, LOWER PAXTON TWP, DAUPHIN</u> The incident occurred on Wednesday, April 23, 2025, at 5704 Meadowbrook Drive, in Lower Paxton Township, Dauphin County.</p> <p>An underground electric line was damaged</p> <p>PPL Electric Utilities Corp stated in their Alleged Violation Report (AVR) that a non-PPL contractor, Heiro Tech LLC, was installing communication lines for Comcast when they hit an unmarked electric service with their directional drill, no one was hurt or injured, but 5 customers lost power. PPL was called and when the crew arrived on site, they were able to make the area safe, and they were able to do a switchover to get all the homes except 5704 Meadowbrook Drive back in service. The service to 5704 Meadowbrook Drive was damaged under a driveway and could not be repaired and a bypass was set up to get them back in service. USIC will be held liable for this damage and will be charged in accordance with our contract. A new work order will need to be set up for the service to be replaced.</p> <p>Heiro Tech LLC stated in their AVR that an electric service drop was hit while drilling under the driveway of 5704 Meadowbrook Drive. The service drop was marked in the grass behind the transformer, approximately 8-feet away from the hit location. PA One Call and PPL were notified. USIC locator and PPL technician arrived at the scene. USIC locator confirmed that the marks were incorrect and located the service cable. Heiro Tech LLC provided photos.</p> <p>Comcast did not submit an AVR within 30 days of a line strike.</p>	<p>PPL ELECTRIC UTILITIES CORPORATION: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Comcast: \$1,750.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 6.1(7) 2nd Offense \$1,500.00</p> <p>Lower Paxton Township Authority: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20251133336- Damage Emergency ticket placed on 4/23/2025. No Response- facility owners responded as Insufficient Do Not Dig, but they did not finalize the ticket with “Field Marked” or “Clear No Facilities”: Comcast, and Lower Paxton Township Authority</p> <p>20251060760- Routine ticket placed on 4/16/2025. PPL- Responded as Scheduled Mark on 4/18/2025, to Mark Lines by 4/21/2025 at 4:20pm.</p> <p>20251060760-001, Renotify Excavation Insufficient ticket placed on 4/23/2025, at 8:53am. Remarks-- [ATTENTION PPL ELECTRIC UTILITIES CORPORATION YOU RESPONDED 003-FIELD MARKED 4/21/2025 7:17:29 AM. THE CALLER WAS INFORMED BY THE CREW ON SITE THE ELECTRIC SERVICE TO 5710 MEADOWBROOK DR HAS NOT BEEN MARKED. ATTENTION UGI UTL HARRISBURG YOU RESPONDED 003-FIELD MARKED 4/16/2025 11:50:12 AM. THE CALLER WAS INFORMED BY THE CREW ON SITE THE GAS SERVICE TO 5704 MEADOWBROOK DR HAS NOT BEEN MARKED. PLEASE RESPOND ASAP TO MARK THE UG LINES AS THE CREW IS NOW REACHING THESE AREAS THANK YOU.] PPL Responded on 4/23/2025, at 9:59am as Field Marked and UGI Responded on 4/23/2025, at 9:46am as Field Marked.</p> <p>*PPL Electric Utilities Corp is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: PUC Compliance Education Required and Penalty Applied.</p> <p>*Comcast is in violation of sections: 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251133336 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> <p>*Lower Paxton Township Authority is in violation of section: 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251133336 Recommendation: PUC Compliance Education Required and Penalty Applied.</p>	
54409	<p>Contractor/Excavator: JOAO AND BRADLEY CO</p> <p>Other: Comcast</p> <p>Other: Landsdale Borough</p> <p>Other: North Penn Water Authority</p> <p>Other: PECO</p> <p>Other: PPL</p> <p>Other: Verizon</p>	<p><u>On 4/24/2025 9:00:00 AM at EDMONTH AVE WEST 3RD STREET AND POPLAR STREET, LANSDALE BORO, MONTGOMERY</u> North Penn Water- Reduced from \$250 to \$0 due to information provided - North Penn Water Agrees to Training Landsdale Borough - Reduced from \$250 to \$0 due to information provided - Landsdale Agrees to Training ****</p> <p>The incident is in reference to a complex project meeting on 4/24/2025 at 9:00:00 AM for site at Edmonth Ave</p>	<p>Comcast: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Landsdale Borough: \$0.00 Section 2(5)(v.2) 1st Offense \$0.00</p> <p>North Penn Water Authority: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>West 3Rd Street And Poplar Street, in Lansdale Boro, Montgomery County.</p> <p>No Damage.</p> <p>Joao And Bradley Co is the excavator. They submitted 3 AVRs. Their AVRs state, “ VERIZON ADVISED DIRECT CONTACT TO FOLLOW BY FACILITY OWNER. NO CONTACT TO DATE HAS BEEN COMPLETED BY THEM. A COMPLEX MEETING WAS HELD AND THEY DID NOT ATTEND. PECO ADVISED THAT THEY WOULD ATTEND THE COMPLEX PROJECT MEETING HOWEVER NO ONE WAS ON SITE FOR THE MEETING. PPL ADVISED THAT THEY WOULD ATTEND THE COMPLEX PROJECT MEETING HOWEVER NO ONE WAS ON SITE FOR THE MEETING.” Joao and Bradley submitted the attendance sheet for the meeting on 4/24/2025 at 9:00 AM. Verizon, PECO, and PPL do not show on the attendance list.</p> <p>North Penn Water Authority is the project owner. AVR was not submitted as of 5/23/2025.</p> <p>Ticket # 20251052772 is the Complex Project meeting notification with a response due date of 4/23/2025. Comcast responded Clear on 4/24/2025 at 8:25 AM. Verizon responded “Conflict” on 4/24/2025 and did not attend the meeting or follow up with the Excavator. The following facilities responded, “Will Attend Meeting” but did not enter a final response: PECO – Did not attend the meeting Lansdale Borough North Penn Water Authority PPL – Did not attend the meeting</p> <p>“CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER. “, and “WILL ATTEND MEETING.” are considered an interim response under the law and should be updated with a Clear (001), Field Marked (003), or Attended Meeting- Reached Agreement (099) response.</p> <p>Violations: Facility (Other) –PPL: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Facility (Other)-Verizon: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Facility (Other) – PECO:</p>	<p>Section 2(5)(v.2) 1st Offense \$0.00</p> <p>PECO: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>PPL: \$1,500.00 Section 2(5)(viii) 3rd Offense \$1,500.00</p> <p>Verizon: \$1,000.00 Section 2(5)(viii) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Facility (Other) –Lansdale Borough: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (Other) –North Penn Water Authority: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (Other)-Comcast: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Recommendation: PUC Online Compliance Training was recently completed.</p>	
54758	<p>Facility Owner: Columbia Gas</p> <p>Contractor/Excavator: CRANBERRY TOWNSHIP PUBLIC WORKS</p> <p>Project Owner: Cranberry Township Public Works - Placeholder</p>	<p><u>On 4/29/2025 9:45:00 AM at 605 GOLDEN RIDGE CT, CRANBERRY TWP, BUTLER</u> The incident occurred on 4/29/2025 at 10:00 AM, on 605 Golden Ridge Ct, in Cranberry Twp, Butler County.</p> <p>A gas line owned by Columbia Gas Of Pa Inc was damaged. The facility was notified of the damage. 911 was contacted.</p> <p>Columbia Gas Of Pa Inc is the facility owner. Their Alleged Violation Report (AVR) states, “On April 29, 2025, Cranberry Township was excavating to locate a damaged storm drain caused by a sinkhole. During the excavation, township personnel hand-dug to expose a 2” PLMP Columbia Gas mainline at a depth of approximately 6 feet. After partially exposing the mainline, they proceeded to excavate with mechanical equipment to reduce the amount of manual digging required through hard clay and rock. During this action, the accurately marked 2” PLMP mainline was struck. Cranberry Township immediately notified 911 and Columbia Gas. During the on-site investigation, the crew stated they were attempting to reduce physical strain by using mechanized equipment rather than continuing to dig by hand. It was discussed that the proper procedure would have been to fully expose the mainline by hand to prevent the damage.”</p> <p>Cranberry Township Public Works is the excavator and project owner. Their AVR includes a word document of a before/during/after description of the event. Specific information to note, “9:15 am: Public Works Director visited site and confirmed crew was in trench digging by hand with shovel to locate gas line. Photo attached.</p>	<p>CRANBERRY TOWNSHIP PUBLIC WORKS: \$500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>9:40am: Streets Manager arrived on site. Crew hand digging had exposed gas line. Once the gas line was exposed, Manager instructed crew to get out of the trench and have excavator operator clear approximately 12” of soil above the exposed gas line. This would still leave 12-15” above the gas line undisturbed.</p> <p>9:46 am: Unexpectedly, the gas line that was exposed was pulled lower than the original line. The elevation of the gas line increased at a 45-degree angle and drastically began to climb causing the bucket to strike the gas line. The line was bowed up due to the collapse of the trench. This was not expected and not a normal occurrence.</p> <p>Immediately, the Street Manager called 911 to report the struck gas line. The Manager also called Columbia Gas contact Jason Fernandez to alert him about the line strike and dispatch his service crew.”</p> <p>Violations: Excavator – Cranberry Township: 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>	

Full Session

Case Number	Stakeholders	Summary	Violations & Recommendation
52511	<p>Facility Owner: UGI Utilities Inc. Contractor/Excavator: Rock Bottom Construction LLC Project Owner: HOMEOWER Other: COMCAST CABLEVISION Other: NCS Landscaping and Excavation Other: PPL ELECTRIC UTILITIES CORPORATION</p>	<p><u>On 1/6/2025 9:00:00 AM at 613 TIMBER LN, CLARKS SUMMIT BORO, LACKAWANNA</u> On 08/12/2025: The Damage Prevention Committee (DPC) voted to accept all violations for Rock Bottom Construction LLC, and increase each penalty by \$200.00 due to not attending the DPC meeting after disputing their case. Rock Bottom Construction LLC was not in attendance at the DPC meeting 08/12/2025.</p> <p>Section 5(4) – Original penalty amount of \$500.00. Increased to \$700.00 per DPC vote. Section 5(16) – Original penalty amount of \$1000.00. Increased to \$1200.00 per DPC vote. Section 5(7) – Original penalty amount of \$1000.00. Increased to \$1200.00 per DPC vote. Section 5(17) – Original penalty amount of \$500.00. Increased to \$700.00 per DPC vote. Section 5(8) – Original penalty amount of \$1000.00. Increased to \$1200.00 per DPC vote.</p> <p>***** Rock Bottom Construction LLC disagreed and stated that "We disagree with the decision made for the following invoice. Please let us know what we need to do next". ***** The incident occurred on 1/06/2025 at 613 Timber Ln in Clarks Summit Borough in Lackawanna County.</p>	<p>Rock Bottom Construction LLC: \$5,000.00 Section 5(16) 1st Offense \$1,200.00 Section 5(7) 1st Offense \$1,200.00 Section 5(17) 1st Offense \$700.00 Section 5(8) 1st Offense \$1,200.00 Section 5(4) 1st Offense \$700.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A gas line was damaged.</p> <p>UGI stated in their Alleged Violation Report (AVR) that “On Jan 19th, 2025, UGI utilities was notified of a potential no gas situation at 613 Timber Lane Clarks Summit. Upon investigation by a UGI service technician it was found that our locate signal was lost in an area previously excavated by Rock Bottom Construction to replace a sewer lateral. After UGI excavated it was found that a 1” plastic gas service had been severed, and the active side of the service had been taped shut to prevent any leaking gas to escape. The gas service was replaced by UGI on 4/28/2021 and did have an excess flow valve installed at that time. The damage location was at the intersection of the sewer lateral excavation and the 2021 gas service. Pictures have been attached which show a retired ½” plastic UGI gas facility and a severed 1” active plastic gas service. The pictures were provided by the homeowner’s son who had been sent them by a member of the Rock Bottom Const. crew. In speaking with the Homeowner’s, son it was found that the sewer line had been previously repaired in Sept 2024. The son stated that the section from the white PVC clean out which is visible in the photos attached was replaced along with the section leading into the house and at no point was any excavation done near the active UGI gas facility. The son also stated that this project was done at the time the front porch of the home was being replaced. As you can see in our locate photos attached, the porch was being replaced at the time ticket number 20242563810 was called in and located by UGI. The Homeowner’s son said they continued to have issues with the sewer line after that repair, so they continued through their insurance program to seek repair to their lateral. The homeowner’s son also stated that the primary source of heat used in the home is electric and a gas heater was used occasionally as a supplemental heat source for the home. The homeowner’s son stated that the gas appliances did work a couple weeks prior to the Rock Bottom Construction excavation activity found to happen on Jan 6th, 2025. UGI received an emergency locate request from Rock Bottom Const. to replace the sewer lateral to 613 Timber Lane Clarks Summit, ticket number 20250022878 on Jan 2nd, 2025. Pictures from that locate request are attached. In the locate photos there is evidence of excavation activity in the area however none that intersects the location of the gas facility that was struck. The sections of dirt are congruent with the excavation activity that the homeowner’s son stated occurred before Rock Bottom Construction’s arrived. The homeowner’s son stated that the gas heater worked a couple weeks prior to the excavation done by Rock Bottom Const. on Jan 6th, 2025. On Jan 6th, 2025, UGI received a call from the contractor stating that an odor of gas was detected. Upon the arrival and investigation of UGI’s service technician no gas readings were detected. The service technician also stated that while they were on site, they witnessed the excavator uncover the active and retired gas facilities</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>and they were not damaged at that time. UGI was unable to detect or pinpoint the location of the odor that was reported by Rock Bottom Const. on Jan 6th, 2025. Based on the finds of Jan 19th, 2025, and the post incident investigation UGI believes that the gas service was struck by the Rock Bottom Construction crew that was replacing the sewer lateral on Jan 6th, 2025. The AVR will reflect the violations alleged against the excavation activities done by Rock Bottom Construction on Jan 6th, 2025". Pictures were provided. Repair costs is listed at \$5,000. To \$25,000. 911 was not called.</p> <p>On 4/21/2025 an email was received from UGI stating that the contractor Rock Bottom has received the final bill which is \$4852.40. UGI added that Rock Bottom has not paid the bill and has been very difficult to work with on this matter.</p> <p>NCS LANDSCAPING AND EXCAVATION an excavator, who was working at this location months prior and submitted ticket 20242563810 on 9/12/2024 for a sewer line repair.</p> <p>Rock Bottom Construction (RBC) excavator that was there to repair the sewer line. AVR request letter was emailed and mailed on 3/14/2025. AVR was due by 2/05/2025. No AVR has been received as of 4/21/2025. On 4/21/2025 DPI Maki sent an email asking who the best contact for Rock Bottom Construction is and asked about the responses on the emergency ticket. On 6/03/2025 DPI returned a call to Corey from Rock Bottom who stated that they smelled gas and called UGI. They did not hit or damage the gas line. DPI told Corey that he has to put something in writing. This could be an email stating just that he disagrees and when he has a chance he can put in his full statement of what happened. On 6/03/2025 DPI Maki responded to an email letting RBC know that submitting items through the email is fine and provided 2 emails.</p> <p>JOAN BUNNELL the homeowner was not sent an AVR request letter, because UGI had provided the information in their AVR stating the information that the homeowner and son provided to them.</p> <p>Emergency ticket 20250022878 was submitted by Rock Bottom Construction to repair a sewer line at 613 Timber Ln. on 1/02/2025 at 15:52. Comcast and PPL Electric responded that they scheduled a mark by 4:42, but they did not give a final response of "clear" until 1/03/2025 at 8:47 a.m.</p> <p>VIOLATIONS Rock Bottom Construction is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Original penalty amount of \$500.00. Increased to \$700.00 per DPC vote. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Original penalty amount of \$1000.00. Increased to \$1200.00 per DPC vote.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<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. Original penalty amount of \$1000.00. Increased to \$1200.00 per DPC vote.</p> <p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within 30 days of the receipt of the request. Original penalty amount of \$500.00. Increased to \$700.00 per DPC vote.</p> <p>Section 5(8) – Excavator vacated worksite after causing damage that resulted in the escape of any flammable, toxic or corrosive gas or liquid. Original penalty amount of \$1000.00. Increased to \$1200.00 per DPC vote.</p>	
52742	<p>Facility Owner: Comcast</p> <p>Contractor/Excavator: GEIGER HORIZON SERVICES</p> <p>Project Owner: Homeowner</p>	<p><u>On 1/10/2025 8:51:00 AM at 1918 YORKTOWN S, WEST NORRITON TWP, MONTGOMERY</u> On 8/12/25 the DPC voted to accept the DPI recommendations.</p> <p>*****</p> <p>Comcast is disputing.</p> <p>The damage photos are dated 1/10/25 and the emergency ticket was placed on 1/9/25. Comcast’s Clear response in KARL is dated as 1/9/25. Damage incident date from Comcast states 1/10/25. Comcast states that the excavator was billed for the damages.</p> <p>*****</p> <p>Incident occurred on January 10th, 2025, at 8:51am at 1918 Yorktown S, West Norriton Township, Montgomery County.</p> <p>A cable line was damaged.</p> <p>Comcast's Alleged Violation Report (AVR) states, "Cable cut by backhoe during sewer line repair. Root Cause of Damage: 745664 Damage to Comcast line occurred due to Geiger Horizon Services (The Excavator) striking the cable line on an Emergency Ticket that had not been marked at time of damage while excavating behind curb Investigator’s Observations at Damage Scene: On 1/10/25 A Comcast line was damaged at 1918 Yorktown Rd S. Geiger Horizon Services was onsite excavating with no marks present for underground cable utilities. Geiger Horizon Services failed to wait for all locates to be completed prior to digging and did not use caution and caused damage to cable line prior to locate. One Call Ticket: I then performed a search in Q Manager for a locate ticket under the above address. The ticket search commenced the last 90 days, which yielded 1 Emergency entry through Q manager for Geiger Horizon Services at this location. Summation on Liability: This damage that occurred to the cable line was due to Geiger Horizon Services (The Excavator) failing to use caution when digging on an emergency ticket that had not been completed prior to damage. Recommendation Code – B12 Emergency Excavator did not dig with care."</p> <p>Ticket 20250090257 was placed as an Emergency ticket with a legal start date of 1/9/2025 at 9:27 am.</p>	<p>Comcast: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>GEIGER HORIZON SERVICES: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Homeowner: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>0 BP COMCAST CABLE MONTGOMERY COUNTY BP-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED 1/9/25, 9:20 AM UQ-WEBSVC N/A</p> <p>Pictures from Comcast are dated 1/10/2025 and show that the line was unmarked.</p> <p>No AVR has been submitted by Geiger Horizon Services or the homeowner as of 4/4/2025.</p> <p>Violations:</p> <p>Comcast Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required.</p> <p>Geiger Horizon Services 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. Reduced to warning.</p>	
52616	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: TRICOLOR TREE FARM (Tri Color Nursery)</p> <p>Project Owner: HOMEONWER</p>	<p><u>On 1/13/2025 3:30:00 PM at 825 WHEATFIELD LN, LEBANON CITY, LEBANON</u> On 08/12/2025: The Damage Prevention Committee (DPC) voted to accept the violations and increase each penalty by \$500.00 due to Tricolor Tree Farm not attending the DPC meeting after disputing the case. Tricolor Tree Farm was not in attendance at the DPC meeting. Each violation originally had a penalty amount of \$1000.00 each. Each penalty amount was increased to \$1500.00.</p> <p>*****</p> <p>Tricolor Tree is disputing and stated that "I reject the DPI report and would like to present our case at a DPC meeting. DPI requested any to have any items to be considered presented by 6//09/2025. On 6/03/2025 John from Tricolor Tree sent an email stating that "Hi called Pa one call 3 times and Comcast engineers , and USIG in Indiana, and the all told me Pa one call doesn't pay to have cable TV lines maked in that area of Pa and Lebanon County??? Every time I called power and telephone were marked no problem in the front of the house . I have been in business for 38 yrs and have never had this problem before". On 6/06/2025 TriColor Tree Farm sent an email stating that "Hi called Pa one call 3 times and Comcast engineers , and USIG in Indiana, and the all told me Pa one call doesn't pay to have cable TV lines maked in that area of Pa and Lebanon County??? Every time I called power and telephone were marked no problem in the front of the house . I have been in business for 38 yrs and have never had this problem before" . On 6/03/2025 DPI Maki responded that " OneCall does not ever mark out. They notify the facility owners (members of OneCall) to mark their own lines. Some lines are only marked to the point of connection,</p>	<p>TRICOLOR TREE FARM (Tri Color Nursery): \$3,000.00 Section 5(2.1) 1st Offense \$1,500.00</p> <p>Section 5(16) 1st Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>since the line to the house, might be owned by the customer. Some people put in their own lines underground and do not get notified by OneCall. All things to be aware of when digging underground. The big issue is there is a lawful dig date on the ticket. On ticket 20250132865, that date is 1/16/2025 at 9a.m. The violation for not submitting an Alleged Violation Report is because any time a line is hit or damaged or a violation of ACT 127-2024 is violated, an Alleged Violation Report must be submitted through the OneCall system. I do see that this these are first-time violations to Tricolor Tree Farm. I can reduce the penalties by half and maintain the education. If this is acceptable, please let me know. I will not make any changes until I hear back from you. The case will be scheduled for a Damage Prevention Committee meeting. You will receive a notice when the case is scheduled.</p> <p>*****</p> <p>The incident occurred on 1/13/2025 at 825 Wheatfield Ln in Lebanon City in Lebanon County.</p> <p>A communications cable was hit and damaged. One call ticket was requested, but excavation began prior to the legal dig date.</p> <p>Comcast, the facility owner stated in their Alleged Violation Report (AVR) that DAMAGE WAS CAUSED BY TREE SERVICE COMPANY DIGGING TO SET A TREE, NO PA1 CALL. 11-50 people were affected. Pictures were provided.</p> <p>TRI COLOR NURSERY the excavator did not submit an AVR.</p> <p>*****</p> <p>Ticket 20250132865 was submitted by Try Color Nursery on 1/13/2025 with a response due by 1/15/2025. Try Color Nursery is Tricolor Tree Farm online. Both share the same address.</p> <p>VIOLATIONS TRICOLOR TREE FARM (Tri Color Nursery) is in violation of: Section 5(2.1) - Began excavation work before the lawful start day (on ticket). Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line. Recommendation: The penalties are applied. Education is required. Per DPC vote - increase both penalties from \$1000 to \$1500 each, due to stakeholder not attending DPC meeting after disputing.</p>	
52573	<p>Facility Owner: VERIZON PA LLC Contractor/Excavator: DELUCA BROTHERS CONSTRUCTION Project Owner: MICHAEL JAMES CUSTOM BUILDERS LLC (MJCB)</p>	<p><u>On 2/3/2025 10:00:00 AM at 37 south grange ave., LOWER PROVIDENCE TWP, MONTGOMERY</u> On 08/12/2025: The Damage Prevention Committee (DPC) voted to accept Michael James Custom Builders LLC's violations as recommended by the DPI and increase each penalty by \$250.00 due to not attending the DPC meeting after disputing the case. Michael James Custom Builders LLC was not in attendance at the DPC meeting.</p>	<p>DELUCA BROTHERS CONSTRUCTION: \$3,750.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: ALL COUNTY AND ASSOCIATES Other: JAMES JONES Other: PECO</p>	<p>Section 6.1(7) – Penalty amount was originally \$1000.00. The penalty was increased to \$1250.00 due to not attending DPC meeting after disputing the case. Section 6.1(8) - Penalty amount was originally \$500.00. The penalty was increased to \$750.00 due to not attending DPC meeting after disputing the case.</p> <p>*****</p> <p>Michael James Custom Builders (MJCB) disagreed and stated that " PA One was called twice by All County & Assoc. (see attached tickets). The Verizon lines in question ran across the private property vacant lot of 37 S Grange Ave., it appears Mr. Jones was aware that the line was on/in the property at 37 S Grange Ave and did not take any steps to rectify it. The investigation report notes Mr. Jones stated he had Verizon out previously to repair lines and was charged, this would indicate Mr. Jones knew the lines were on the property of 37 S Grange Ave and should have taken the necessary steps to have them moved as he knew a home was going to be constructed in the near future.</p> <p>DeLuca Brothers Construction was the excavator working on the property at 37 S Grange Ave where the alleged incident took place. DeLuca Brothers Construction and Mr James Jones along with Verizon are responsible parties for the Verizon line as DeLuca Brothers Construction was the excavator, Mr. Jones was aware that the lines needed to be moved due to a prior issue he had with Verizon and Verizon being unresponsive to his requests for assistance. We kindly request that Michael James Custom Builders name be removed from this violation as we are not the property owner. On 6/30/2025 It was found online that Michael James Builders & Developers own the parcel at 37 S Grange Ave. Please see owner of parcel attachment. DPI also sent an email asking if MJCB hired DeLuca Brothers to do work at this location. On 7/1/2025 an email was received from MICHAEL JAMES CUSTOM BUILDERS LLC (MJCB) which stated "31 S Grange Ave is the property of James Jones, there was no excavation taking place on his property. Our sign is up on 37 S Grange Ave as this is where the excavation took place, Michael James Custom Builders is the property manager. The property was marked out, DeLuca Brothers did the excavation, the Verizon lines in question ran across the private property vacant lot of 37 S Grange Ave. As previously stated it appears Mr. Jones was aware that the line was on/in the property at 37 S Grange Ave and did not take any steps to rectify it. DeLuca Brothers Construction and Mr. James Jones along with Verizon are responsible parties for the Verizon line as DeLuca Brothers Construction was the excavator, Mr. Jones was aware that the lines needed to be moved due to a prior issue". DPI Maki responded with an explanation, an electronic copy of ACT 127-2024 and OneCall liaison contacts information. On 7/02/2025 MJCB send an email stating that "We do not have a call ticket from DeLuca Brothers Construction, we only have the call tickets from All County in which we did provide to you. We only knew</p>	<p>Section 5(7) 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>MICHAEL JAMES CUSTOM BUILDERS LLC (MJCB): \$2,000.00</p> <p>Section 6.1(8) 1st Offense \$750.00</p> <p>Section 6.1(7) 1st Offense \$1,250.00</p> <p>PECO: \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>about the alleged violation from the information we received from you and we promptly provided information that we had to you. We contacted DeLuca Brothers Construction about the alleged violation and they stated they would call and submit an alleged violation report. DeLuca Brothers should be held responsible for the alleged violation as they were the excavator. The report you provided stated our sign was on 31 S Grange Ave, our sign was not on this property nor did any excavation take place on 31 S Grange Ave. Verizon lines were ran across the private property of 37 S Grange Ave. As per the report you provided it appears Mr. Jones was aware of this and he stated in your report that he contacted Verizon on another occasion, it is my understanding that Verizon is not very responsive and they should be held accountable. The report also states that Mr. Jones dug several 4 ft holes, was a call ticket provided for this? Also, the report mentions PECO, there is no issue with PECO, the alleged violation is with Verizon. We will keep a copy of the copy of ACT 127-2024 and the OneCall liaisons you provided on file for future reference.</p> <p>*****</p> <p>The incident occurred on 2/03/2025 at 37 South Grange Ave. in Lower Providence Township in Montgomery County. The property at 31 S. Grange Ave lost service.</p> <p>An electric line was severed with excavation equipment. No Onecall ticket was submitted.</p> <p>JAMES JONES the homeowner, submitted an Alleged Violation Report (AVR) stated that "Cursed by delicate brothers. Told they made pal call and Verizon didn't mark lines so my problem. They were notified multiple times don't rip up my lines". Pictures were provided. DPI Maki spoke with James Jones late in the day on Friday 2/28/2025. James stated that he was very frustrated because his Verizon line was damaged from excavation work being done across the street and that Deluca Brothers have been very belligerent when he asked them to stop because there are lines in this area. He noticed that there were no markings here. He also stated that Verizon had already come out once and fixed the line and also stated that Verizon charged him for this service. On 3/04/2025 DPI Maki requested that James send that bill or receipt and send any pictures that he has. James did send pictures, but did not send any information about the bill from Verizon that he mentioned when we spoke on the telephone earlier this same day. On 4/27/2025 DPI Maki sent another email asking for the bill that Verizon gave to the homeowner. On 4/29/2025 an email was received from James stating that "I do not have the bill they just build me over the phone it was somewhere around \$150? They have sent out numerous appointments and not even showed up to finish the repair. I even went out and dug the holes 4 ft deep where it was important for them. The line is laying</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>across the neighbor's yard and they are now cutting grass, and they will cut that cable up. The last meeting was last Saturday holiday weekend they asked me to be here from 8:00 to five no one came please if someone can help me get this finished it sure would be great. This has been going on since November. On 4/30/2025 DPI Maki sent an email to our contact at Verizon and requested some help for James. She also asked if there was any more information about James being billed.</p> <p>Compliance Research Results: The contractor listed on tickets found is Deluca Brothers, but no dig ticket was found placed by them. They have placed one calls in the past.</p> <p>VERIZON PA LLC was sent an AVR request letter on 2/28/2025. Verizon stated in their AVR that “It does not appear a routine locate was requested by the excavator for this job. Therefore, Verizon was not aware a mark out was needed. Verizon surveyed the damage on 2/4/2025 and started the process to repair the customer's facilities”.</p> <p>DELUCA BROTHERS CONSTRUCTION was sent an AVR request letter on 2/28/2025. No contact nor AVR has been received to date.</p> <p>MICHAEL JAMES BUILDERS was sent an AVR request letter on 2/28/2025. MICHAEL JAMES CUSTOM BUILDERS LLC sent an email on 3/12/2025 with OneCall tickets attached stating that All County and Associates submitted the tickets. They added that “As per DeLuca Brothers, the lines were not dug to spec. The line(s) were on the private property vacant lot at 37 S Grange Ave. I was informed that the homeowner at 31 S Grange Ave was aware that the line was on/in the property at 37 S Grange and did not take any steps to rectify it”. DPI Maki responded that an AVR is needed form the Project owner and the designer. More questions were asked about who the designer is and who hired Deluca Brothers Construction. No other communication nor AVR has been received as of 4/27/2025</p> <p>VIOLATIONS DELUCA BROTHERS CONSTRUCTION is in violation of: 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(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 business days of striking a line.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within 30 days of the receipt of the request. Recommendation: The penalties are applied. Education is required.</p> <p>MICHAEL JAMES CUSTOM BUILDERS LLC (MJCB) is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Penalty amount was originally \$1000.00. The penalty was increased to \$1250.00 due to not attending DPC meeting after disputing the case. 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. Penalty amount was originally \$500.00. The penalty was increased to \$750.00 due to not attending DPC meeting after disputing the case. Recommendation: The penalties are 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. PECO is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency Ticket 20250342295 was submitted by James Jones on 2/03/2025 at 14:24 and PECO responded Conflict Do not dig on 2/03/2025 at 16:37. This is not a final response. Recommendation: The penalty is applied.</p>	
52701	<p>Facility Owner: BrightSpeed Contractor/Excavator: Wilson Excavating Project Owner: Peoples Gas Designer: GANNETT FLEMING INC Designer: GATEWAY ENGINEERS INC Other: Leesburg Community Water Association</p>	<p>On 2/10/2025 12:00:00 PM at PERRY HWY, SPRINGFIELD TWP, MERCER On 08/12/2025: The Damage Prevention Committee (DPC) voted to remove the violation, penalty and education for Leesburg Community Water Association. ***** Leesburg Community Water Association is disputing. BrightSpeed accepts. ***** The incident occurred on 02/10/2025 at 12:00 PM, on Perry Highway, in Springfield Township, Mercer County. A cable TV line owned by BrightSpeed was damaged. BrightSpeed is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 04/25/2025. Wilson Excavating, the excavator, submitted an AVR. Their AVR states, “Wilson Excavating was performing work for Peoples Gas on Leesburg Rd in Volant when a marked cable line was struck and damaged. The facility owner was notified.” Photos were submitted.</p>	<p>BrightSpeed: \$3,000.00 Section 2(10) 1st Offense \$1,000.00 Section 2(5)(v.1) 2nd Offense \$1,000.00 Section 2(5)(v.1) 2nd Offense \$1,000.00 Wilson Excavating: \$1,000.00 Section 5(4) 2nd Offense \$1,000.00 Leesburg Community Water Association: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas, the project owner, submitted an AVR. Their AVR states, "Wilson Excavating was performing work for Peoples Gas on Leesburg Rd in Volant when a marked cable line was struck and damaged. The facility owner was notified." Photos were submitted.</p> <p>Gannett Fleming Inc. and GATEWAY ENGINEERS INC were the designers. AVRs have not been filed as of 04/25/2025.</p> <p>Routine ticket 20250152473-000 had a response due date of 01/21/2025. Leesburg Community Water Association did not respond to this ticket.</p> <ul style="list-style-type: none"> - Insufficient renotify ticket 20250152473-001 had a response due date of 01/29/2025. Brightspeed did not respond to this renotify ticket. - Insufficient renotify ticket 20250152473-002 had a response due date of 01/30/2025. Brightspeed did not respond to this renotify ticket until 02/05/2025. <p>Violations:</p> <p>BrightSpeed –</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)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20250152473-001. - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20250152473-002. <p>Recommendation: The penalty is applied.</p> <p>Wilson Excavating –</p> <ul style="list-style-type: none"> - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Leesburg Community Water Association – DPC voted to remove.</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20250152473-000. 	
53357	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: BERKHEIMER EXCAVATION</p> <p>Project Owner: Berks Home</p> <p>Other: Verizon, PA LLC</p>	<p><u>On 2/14/2025 1:36:00 PM at 110 SARATOGA DR, CARROLL TWP, YORK</u> At the Tuesday 8/12/2025 DPC meeting, disputing was Comcast. It was voted to Accept the DPI’s recommendations. *****</p> <p>Disputing, is Comcast and saying, Upon information and belief, we understand that the contractor was working on an expired ticket. This project involved installation of a water line approximately one month after the original One Call ticket was requested on January 21, 2025. The excavator did not call for a remark prior to beginning</p>	<p>COMCAST: \$250.00 Section 2(5)(vi) 1st Offense \$250.00</p> <p>BERKHEIMER EXCAVATION: \$1,500.00 Section 5(16) 2nd Offense \$1,500.00</p> <p>Verizon, PA LLC:</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>their excavation on or about February 14, 2025. The excavation occurred in a new housing development during a time of several snowstorms making any marking of facilities questionable outside of the original time frame. *****</p> <p>The incident occurred on Friday, February 14, 2025, at 110 Saratoga Drive, in Carroll Township, York County.</p> <p>Comcast facility was damaged.</p> <p>Comcast stated in their Alleged Violation Report (AVR) that their cable and conduit was severed. Berkheimer Excavation failed to protect and preserve the markings after beginning excavation, or contact the One Call System to request the facilities be marked again; a “new ticket was not called in for new water line after 3 snow falls.”</p> <p>Comcast provided photos showing locate marks in the snow but no flags, and Comcast respond on 1/23/2025, as “Clear No Facilities or Facilities Not Involved” on Routine ticket, 20250212423.</p> <p>With Comcast responding as "Clear No Facilities" Berkheimer Excavation did not call for a remark, and the contractors photos show no snow at excavation site, so no visible locate marks.</p> <p>Berkheimer Excavation placed a Damage Emergency ticket, 20250451616, with Remarks- “This was an Unmarked Line. Unknown-Owner Not Given”. Comcast respond as “Insufficient Information Do Not Dig. Comcast did not place a final response, but they provided photos of the damaged cable. Also, the photos show no snow at excavation site, so no visible locate marks.</p> <p>Berkheimer Excavation did not submit an AVR, it was due within 30 days of striking a line.</p> <p>20250212423- Routine ticket placed on 1/21/2025, with a response due date of 1/23/2025. Late Response from- Verizon PA LLC they responded on 1/26/2025 as Clear No Facilities.</p> <p>Violations:</p> <p>*Comcast is in violation of section: 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices. Recommendation: PUC Compliance Education Required and Penalty Applied Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Berkheimer Excavation is in violation of section: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	<p>\$1,000.00 Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Verizon PA LLC is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20250212423 Recommendation: Penalty Applied</p>	
53354	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: JMAT Landscaping LLC Project Owner: SHENTEL GLO FIBER Other: Verizon, PA LLC</p>	<p><u>On 2/17/2025 1:30:00 PM at 22 QUARRY DR, MILLERSVILLE BORO, LANCASTER</u> At the Tuesday 8/12/2025 DPC meeting, disputing was UGI Utilities. It was voted to Accept the DPI's recommendations. ***** Dispute- UGI is disputing the violation and penalty. See attached email. ***** The incident occurred on Monday, February 17, 2025, at 22 Quarry Drive, in Millersville Borough, Lancaster County. UGI Utilities gas line was damaged. JMAT Landscaping, LLC was on a job for Shentel GLO Fiber, the project owner. Shentel GLO Fiber stated in their Alleged Violation Report (AVR) that the damage occurred during the pull back of the conduit after the missile made a path. The chain they used to pull back the conduit in with rubbed the unmarked / unexposed gas service and caused it to start leaking. The excavator smelled gas, stopped working and called 911 and 811 to report the damage. The locator is at-fault for not marking "all utilities in the ROW on Quarry Drive" as stated on the location information of the routine ticket, 20250361294. UGI stated in their AVR that JMAT Landscaping, utilizing mechanized equipment, and struck a gas service line outside of the scope of work. The excavator white lined the areas that they would be installing the facilities. They went outside of that area, and we only marked around the white lined areas as agreed upon with the excavator. We did not have the service marked because it was outside of the scope. 20250361294- Routine ticket placed on 2/5/2025, with Location Information: [PLEASE LOCATE ALL UTILITIES IN THE ROW ON QUARRY DR STARTING AT THE INTERSECTION OF HERR AVE AND HEADING DOWN TO AND INCLUDE HOUSE NUBER 18 WITH A ROAD CROSSING AT 30 FOLLOW THE WHITE PAINT.] 20250361294-001- Renotify Excavation Insufficient ticket placed on 2/18/2025, with Remarks: [ATTN UGI YOU RESPONDED FIELD MARKED. CALLER ADVISED THERE ARE AREAS ALONG DIGSITE THAT ARE NOT COMPLETELY MARKED. PLEASE RETURN TO SITE AND MARK ASAP.] 20250481647- Excavation Emergency ticket placed on 2/17/2025, by UGI to repair the gas leak. Late Response</p>	<p>UGI UTILITIES INC: \$1,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>JMAT Landscaping LLC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Verizon, PA LLC: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>from- Verizon PA LLC they responded on 2/18/2025 as Clear No Facilities</p> <p>JMAT Landscaping, LLC did not submit an AVR within 30 days of striking a line.</p> <p>Violations:</p> <p>*JMAT Landscaping, LLC is in violation of section: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*UGI Utilities, Inc is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Verizon PA LLC is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: Penalty Applied</p>	
53012	<p>Facility Owner: Columbia Gas of PA - North</p> <p>Contractor/Excavator: Beaver Falls Municipal Authority</p> <p>Project Owner: Beaver Falls Municipal Authority</p> <p>Other: West Mayfield Borough</p>	<p><u>On 2/21/2025 12:30:00 AM at 405 PATTERSON AVE, WEST MAYFIELD BORO, BEAVER</u> At the Tuesday 8/12/2025 DPC meeting, disputing was West Mayfield Borough, and they were a NO SHOW. It was voted to Accept the DPI’s recommendations and increase the penalty by \$250. *****</p> <p>Dispute- West Mayfield Borough wants to dispute violation and penalty, and stated, "Unfortunately we are short staffed and do not have locators available 24hrs. The site was marked multiple times that day and unfortunately the members of council that were serving were unaware of proper protocol. We have responded to 100% of our locates and we are doing the best we can. If meeting with the DPC is a requirement please contact Robert Tate Council President at 724 494-1223 or William Heaton Council Vice president at 724 513-5640." *****</p> <p>The incident occurred on Friday, February 21, 2025, at 405 Patterson Avenue, in West Mayfield Borough, Beaver County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas stated in their alleged violation report (AVR) that Beaver Falls Municipal Authority was digging on an emergency ticket, 20250511072, to repair a water leak. They used a chop saw to cut into an accurately marked 2" bare steel gas mainline, believing it was their water line. They notified 911 and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. Columbia Gas provided photos.</p>	<p>Beaver Falls Municipal Authority: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>West Mayfield Borough: \$1,250.00 Section 2(5)(vii) 1st Offense \$1,250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Beaver Falls Municipal Authority did not submit an AVR. Their AVR was due within 30 days of damaging the line.</p> <p>20250511072- Excavation Emergency ticket placed on 2/20/2025, placed by Beaver Falls Municipal Authority to repair the water mainline. Response from- West Mayfield Borough responded late on 2/21/2025 as Field Marked</p> <p>Violations:</p> <p>*Beaver Falls Municipal Authority is in violation of sections:</p> <p>5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p> <p>5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.</p> <p>Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*West Mayfield Borough is in violation of section:</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.</p> <p>20250511072</p> <p>Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
53336	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: INDEPENDENT ENTERPRISES</p> <p>Project Owner: PITTSBURGH WATER</p>	<p><u>On 2/26/2025 8:00:00 AM at 2934 WEBSTER AVE, PITTSBURGH CITY, ALLEGHENY</u> At the Tuesday 8/12/2025 DPC meeting, disputing was Independent Enterprises and they were NO SHOW. It was voted to Accept the DPI’s recommendations and increase each penalty by \$250</p> <p>*****</p> <p>Disputing- Independent Enterprises stated, We believe this incident was unavoidable. As per the AVR the damaged line was not marked in the field. See attached dispute letter.</p> <p>*****</p> <p>The incident occurred on Wednesday, February 26, 2025, at 2934 Webster Avenue, in Pittsburgh City, Allegheny County.</p> <p>Peoples Gas line was damaged.</p> <p>Independent Enterprises and Pittsburgh Water stated in their Alleged Violation Report’s (AVR) that a gas service line was struck with excavator bucket while digging in the sidewalk for a scheduled private water service line replacement located at 2934 and 2934.5 Webster Avenue. The gas service was at a depth of 20" and 3' of the one call mark. The existing gas service that crossed the trench was not indicated by the yellow painted one call marks. The contractor immediately stopped working and called 911. No other issues or injuries to report.</p> <p>Peoples Gas stated in their AVR that Independent Enterprises has been doing lead replacement with multiple tickets across a small geographic area and no complex project meeting. A water line was exposed and</p>	<p>INDEPENDENT ENTERPRISES: \$2,500.00 Section 5(3) 1st Offense \$750.00</p> <p>Section 5(4) 3rd Offense \$1,750.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>appears that some of the Peoples Gas service line was hit and was exposed prior to the damage. Independent Enterprises should not have been using mechanized equipment within the tolerance zone.</p> <p>On routine ticket, 20250451925, Peoples Gas requested a meeting, and stated in an email, "After speaking with the Locator and Supervisor, it was confirmed there was no meeting held by Independent Enterprises. There was no contact made by Independent Enterprises. The only contact made was by Peoples Gas. The Locator began marking the tickets called in by Independent Enterprises."</p> <p>Violations:</p> <p>*Independent Enterprises is in violation of section: 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
53420	<p>Facility Owner: Columbia Gas of PA - North</p> <p>Contractor/Excavator: INDEPENDENT ENTERPRISES</p> <p>Project Owner: PITTSBURGH WATER</p> <p>Designer: G A I CONSULTANTS</p>	<p><u>On 3/3/2025 8:01:00 AM at 1153 CORNELL ST, PITTSBURGH CITY, ALLEGHENY</u> At the Tuesday 8/12/2025 DPC meeting, disputing was Independent Enterprises and they were NO SHOW. It was voted to Accept the DPI's recommendations and increase the penalty by \$1,000.00.</p> <p>*****</p> <p>Independent Enterprises is disputing stating that the incident was "unavoidable" because the line was 11 inches deep. Independent Enterprises was advised that depth of line is not a factor by the DPS. Independent advised to send additional exhibits no later than July 15, 2025.</p> <p>*****</p> <p>The incident occurred on Monday, March 3, 2025, at 1152 Cornell Street, Pittsburgh City, Allegheny County.</p> <p>Columbia Gas line was damaged.</p> <p>Independent Enterprises and Pittsburgh Water stated in their Alleged Violation Report's (AVR) that the gas line was marked correctly by one call. The gas line was much shallower in the road than expected, approx. 11-inch depth. The gas line had been hit by other crew previously and was not buried deeper at that time by the gas company. The line was hit at 7:45, work immediately stopped, 911 and Columbia Gas were called. Columbia Gas was on site around 8:30am and repaired the line.</p> <p>Columbia Gas stated in their AVR that Independent Enterprises were digging to install a new water service when they struck and damaged an accurately marked 1-inch plastic, company-side gas service with their backhoe in the tolerance zone. They notified 911, 811, and Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. The local Columbia Gas Damage</p>	<p>INDEPENDENT ENTERPRISES: \$2,500.00 Section 5(4) 3rd Offense \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Prevention Specialist and repair crew had discussions with the excavating crew onsite about digging in the tolerance zone with mechanized equipment.</p> <p>Violation:</p> <p>*Independent Enterprises is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p> <p>Recommendation: Penalty Applied</p>	
53113	<p>Facility Owner: ASHLEY BOROUGH</p> <p>Contractor/Excavator: RLE ENTERPRISES</p> <p>Project Owner: Pennsylvania American Water (PAWC)</p> <p>Other: Verizon</p>	<p>On 3/4/2025 9:00:00 AM at 43, 45, 47 MANHATTAN ST, ASHLEY BORO, LUZERNE On 08/12/2025: The Damage Prevention Committee (DPC) voted to accept the DPI’s recommendations for ASHLEY BOROUGH.</p> <p>*****</p> <p>ASHLEY BOROUGH is disputing. - They submitted an AVR on 06/27/2025.</p> <p>Pennsylvania American Water (PAWC) submitted complex project meeting notes/agreement for keeping in contact for mark outs, completing one block at a time. Violation and penalty were withdrawn.</p> <p>*****</p> <p>Multiple incidents occurred on 03/04/2025, at three different locations - 43, 45, and 47 Manhattan Street, in Ashley Borough, Luzerne County.</p> <p>Three sewer lines were damaged.</p> <p>Ashley Borough is the Facility owner. An Alleged Violation Report (AVR) has not been filed as of 04/26/2025.</p> <p>RLE Enterprises, the excavator, submitted 2 AVRs.</p> <p>AVR2025MAR050004- Their AVR states, “While digging for a new water main installation, our crew struck an unmarked sewer lateral for house #43 Manhattan ST. RLE made repairs and restored service in a timely manner.” Photo was submitted.</p> <p>AVR2025MAR050005- Their AVR states, “While digging for a new water main installation, our crew struck an unmarked sewer lateral for house #45 Manhattan ST. RLE made repairs and restored service in a timely manner.” Photo was submitted.</p> <p>PA American Water, the project owner, submitted an AVR. Their AVR states, "RLE hit unmarked three 6" unmarked Sewer Laterals for #43,45 #47 Manhattan St, Hanover Twp. RLE repaired the laterals.”</p> <p>Routine ticket 20250491609 had a response due date of 02/20/2025. - PA American Water initially responded on 02/20/2025 with, “Scheduled Date & Time Lines Will Be Marked By: 08 Mar 2025 1300”. However, they did not respond,</p>	<p>ASHLEY BOROUGH: \$1,750.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>Pennsylvania American Water (PAWC): \$0.00</p> <p>Verizon: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>“Field Marked” until 03/15/2025. (Line was not marked by the scheduled mark date.)</p> <p>Complex Project ticket 20250371529 had a response due date of 02/10/2025.</p> <ul style="list-style-type: none"> - Verizon did not respond to this ticket. - Ashley Borough did not respond to this ticket until 02/21/2025, with the response, “DID NOT ATTEND MEETING. DCTF BY FO.” <p>Pictures show the unmarked, damaged lines.</p> <p>Violations:</p> <p>Ashley Borough –</p> <ul style="list-style-type: none"> - Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. - 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 20250371529. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PA American Water- Withdrawn.</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20250491609. <p>Verizon –</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). Ticket 20250371529. <p>Recommendation: The penalty is applied.</p>	
53202	<p>Facility Owner: PITTSBURGH WATER</p> <p>Contractor/Excavator: MISTER SEWER</p> <p>Project Owner: Homeowner</p>	<p><u>On 3/4/2025 10:40:00 AM at 7104 RACE ST, PITTSBURGH CITY, ALLEGHENY</u> The DPC voted to remove the violations and penalties for Mister Sewer.</p> <p>****</p> <p>McVay/ Mister Sewer is disputing with a video taken prior to their dig.</p> <p>Video prior to excavation shows water in the hole but not flowing or spouting out. Damage photos show pressurized water spouting out of the two damaged connections.</p> <p>***</p> <p>Ticket information has Tracy McGee with Mister Sewer and his email is tracy.mcgee@callMcVay.com McVay email for McVay contracting. Both companies are connected to Tracy McGee. Onsite contact is listed as Tracy McGee with McVay Plumbing on the same ticket. Both companies share the same address of 103 Freedom.</p> <p>***</p>	<p>MISTER SEWER: \$0.00</p> <p>Homeowner: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The Incident occurred on March 4th, 2025, at 10:40am on 7104 Race Street, Pittsburgh City, Allegheny County.</p> <p>A water line was damaged.</p> <p>Pittsburgh Water's Alleged Violation Report (AVR) states, "Mc Vay Contracting digging and hit marked accurate active copper line and an old abandoned lead line. They ripped both lines/ corps out of the main. PWSA responded, shut down main and made repairs. Carless digging."</p> <p>Ticket 20250502704 was called in by the excavator with the following remarks, "PLEASE MARK FIELDING WAY AS THERE IS ALREADY A CURRENT DIG." Unable to confirm hand digging or powered equipment.</p> <p>Pictures form Pittsburgh Water show a rhino kit too and the damaged water line beneath the undermined roadway.</p> <p>No AVR has been submitted by the homeowner or Mister Sewer as of 4/30/25.</p> <p>Violations:</p> <p>Mister Sewer 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>Homeowner Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Reduced to warning \$0 for homeowner.</p>	
53250	<p>Facility Owner: Verizon Contractor/Excavator: INDEPENDENT ENTERPRISES Project Owner: Pittsburgh Water Designer: GAI Consultants Other: DQE Communications LLC</p>	<p><u>On 3/4/2025 1:00:00 PM at OHARA ST, PITTSBURGH CITY, ALLEGHENY</u> On 8/12/25 the DPC voted to accept the DPI's recommendations and increase the penalty by \$250.00 for not attending the DPC meeting. (Not in attendance.) Original \$250 plus \$250 is \$500. ***** DQE Communications is disputing the response to the emergency ticket. *** Incident occurred on March 4th, 2025, at 1pm on Ohara Street, Pittsburgh City, Allegheny County.</p> <p>A telecom line was damaged.</p> <p>Independent Enterprises' Alleged Violation Report (AVR) states, "Verizon line was not marked. Under gas utility. While excavating operator gently hit conduit. 811 was called, verizon arrived on site at 1:00pm, stated that everything looked fine and that zottola will be back to make repair. Crew made temp repair and st 3:20pm Zottola arrived on site, made repair and left site at</p>	<p>Verizon: \$2,500.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>Section 2(10) 2nd Offense \$1,500.00</p> <p>DQE Communications LLC: \$500.00 Section 2(5)(v.2) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>3:30pm. Only conduit was damaged. No damage to wiring inside.</p> <p>Pittsburgh Water and Sewer's (PWSA) AVR states, "Verizon line was not marked. Under gas utility. While excavating operator gently hit conduit. 811 was called, verizon arrived on site at 1:00pm, stated that everything looked fine and that zottola will be back to make repair. Crew made temp repair and at 3:20pm Zottola arrived on site, made repair and left site at 3:30pm. Only conduit was damaged. No damage to wiring inside."</p> <p>Pictures show the damaged conduit with no visible markings.</p> <p>Verizon has not submitted an AVR as of 5/1/25.</p> <p>Violations:</p> <p>Verizon Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(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>DQE Communications Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250632218.</p>	
53199	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: PENNSYLVANIA AMERICAN WATER Project Owner: PENNSYLVANIA AMERICAN WATER Other: North Strabane Township Other: North Strabane Township Municipal Auth</p>	<p><u>On 3/9/2025 12:28:00 PM at 328 LOCUST ST, NORTH STRABANE TWP, WASHINGTON</u> At the Tuesday 8/12/2025, DPC meeting, Disputing parties were North Strabane Township Municipal Authority and North Strabane Township. North Strabane Township- NO SHOW. DPC voted:</p> <p>*North Strabane Twp MA- No education, For ticket 20250680046 accept the violation and penalty. For tickets 20250680082, 20250680114 remove penalties but keep the violations. *North Strabane Township- NO SHOW and Accept the DPI’s recommendations and increase each penalty by \$250- 3, 1st offense violations of 2(5)(vii)</p> <p>***** Dispute- North Strabane Township wants to dispute all penalties and violations. See attached letter and email ***** Dispute- North Strabane Township Municipal Authority wants to dispute all penalties and violations, see attached letter. ***** The incident occurred on Sunday, March 9, 2025, at 328 Locust Street, in North Strabane Township, Washington County.</p> <p>A gas line was damaged.</p>	<p>PENNSYLVANIA AMERICAN WATER: \$2,000.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>North Strabane Township: \$3,750.00 Section 2(5)(vii) 1st Offense \$1,250.00</p> <p>Section 2(5)(vii) 1st Offense \$1,250.00</p> <p>Section 2(5)(vii) 1st Offense \$1,250.00</p> <p>North Strabane Township Municipal Auth: \$1,000.00 Section 2(5)(vii) 1st</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas Company stated in their Alleged Violation Report (AVR) that PA American Water Company (PAWC) was digging to repair a water leak, when they struck a marked gas mainline to the curb service line. The line was exposed when the locator was onsite for the initial one call ticket. PAWC notified 811, and Peoples Gas crews arrived onsite to make repairs. Peoples Gas provide photos of the damage line and locate marks.</p> <p>20250680046- Excavation Emergency placed on 3/9/2025, at 10:08am, by PAWC to repair a water main and service lines. Late Responses from: *North Strabane Township Municipal Authority responded on 3/11/2025, at 1:54pm at Field Marked. *North Strabane Township responded on 3/10/2025, at 2:01pm as Clear No Facilities.</p> <p>20250680082- Excavation Emergency placed on 3/9/2025, at 12:03pm, by PAWC “Attn Peoples Gas Crew on Site Hit Gas Line When Digging”. Ticket put in as an excavation emergency, but it was for a damage line. Late Responses from: *North Strabane Township Municipal Authority responded on 3/11/2025, at 1:54pm at Field Marked. *North Strabane Township responded on 3/10/2025, at 2:01pm as Clear No Facilities.</p> <p>20250680114- Excavation Emergency placed on 3/9/2025, at 1:19pm, by Peoples Gas to repair the gas line. Late Responses from: *North Strabane Township Municipal Authority responded on 3/11/2025, at 1:54pm at Field Marked. *North Strabane Township responded on 3/10/2025, at 2:01pm as Clear No Facilities.</p> <p>PA American Water Company did not submit an AVR. Their AVR was due within 30 days of damaging the line.</p> <p>Violations:</p> <p>*PA American Water Company is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied *North Strabane Township Municipal Authority is in violation of sections:</p>	<p>Offense \$1,000.00</p> <p>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>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250680046</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250680082</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250680114</p> <p>Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*North Strabane Township is in violation of sections:</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250680046</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250680082</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20250680114</p> <p>Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
53266	<p>Facility Owner: Peoples Gas Company</p> <p>Contractor/Excavator: FAWN DEVELOPERS INC</p> <p>Project Owner: PEOPLES GAS</p>	<p><u>On 3/11/2025 8:40:00 AM at COLERIDGE ST, PITTSBURGH CITY, ALLEGHENY</u> The DPC voted to 5(11.2) – keep violation and remove penalty. 5(16) - keep violation and penalty. Keep the education requirement for Fawn Developers.</p> <p>****</p> <p>Fawn Developers is disputing.</p> <p>*****</p> <p>Incident occurred on March 11, 2025, at 8:40am along Coleridge Street, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "FAWN DEVELOPERS INC working for Peoples Gas using HDD equipment struck and damaged a Peoples Gas owned service line. The PNG locator marks on the sidewalk for the service line were removed when the sidewalk pad was removed." Peoples email cannot confirm nor deny 911 was notified.</p> <p>Pictures show the sidewalk marked out and the curb stop next to the sidewalk with the damage. AVR notes that the damage was from trenchless technology.</p> <p>Fawn Developers, Inc. has not submitted an AVR as of 5/1/2025.</p> <p>Violations:</p> <p>Fawn Developers, Inc. Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. PUC compliance education is required.</p>	<p>FAWN DEVELOPERS INC: \$1,500.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.	
53296	<p>Facility Owner: PEOPLES GAS COMPANY</p> <p>Contractor/Excavator: MELE & MELE & SONS, INC</p> <p>Project Owner: PITTSBURGH WATER</p> <p>Other: Hampton Shaler Water Authority</p> <p>Other: Verizon Business Formerly MCI</p> <p>Other: Verizon PA LLC</p>	<p><u>On 3/11/2025 10:40:00 AM at 714 STANTON AVENUE, MILLVALE BORO, ALLEGHENY</u> At the Tuesday 8/12/2025 DPC meeting, Disputing was Hampton Shaler Water Authority. It was voted to remove the penalty, but keep the violation and education. *****</p> <p>Dispute- Hampton Shaler Water Authority wants to dispute violation and penalty, and stated, "we service about a .01% of Millville Borough. Mele and Mele and Sons Inc had put a One-Call ticket in to have the entire town of Millville located due to changing out all the lead service lines in Millville. Again, with the limited area our water main loops through Millville this was missed on our end as a meeting for complex project. Out of the five total One-call numbers on the ticket HSWA only received one, which through our one call managing company, One Mark, we received a blank sheet with the ticket with no information included, attached is a photo for reference. Looking at the report also it states that we failed to attend a meeting, however HSWA received no notification due to the lack of information about the work site and HSWA's involvement." See attached email *****</p> <p>The incident occurred on Tuesday, March 11, 2025, at 714 Stanton Avenue, in Millvale Borough, Allegheny County.</p> <p>Peoples Gas Company's line was damaged.</p> <p>Peoples Gas stated in their Alleged Violation Report (AVR) that Mele and Mele and Sons struck an unmarked PNG service line (main to curb) while digging for lead water line replacement. Mele gave the PNG locator a list of addresses (see Original Address List) that they will be working at the original complex meeting. PNG marked all tickets based on the list provided and 714 Stanton Avenue was NOT on the list, therefore it was not marked. When PNG responded onsite to the damage, Mele gave them an updated sheet of addresses (see Updated Address List). Excavator issue.</p> <p>Mele and Mele and Sons and Pittsburgh Water, the project owner, stated in their AVR's that the contractor was performing a water service line verification at 714 Stanton Ave. The contractor was using a vac truck to locate the water service line. At 10:20am, the crew exposed what appears to be a leaking gas service at 714 Stanton Ave. The crew stopped working. At 10:30am, the crew called 911 and Peoples Gas. The fire department arrived on site and deemed the area safe. Peoples Gas arrived on site and used a detector to see if the line was leaking elsewhere. Peoples Gas left the site at 11:00am to get materials to make a repair on the service line. People Gas was back on site at 11:35am.</p>	<p>MELE & MELE & SONS, INC: \$500.00 Section 5(20) 1st Offense \$250.00</p> <p>Section 5(13) 1st Offense \$250.00</p> <p>Hampton Shaler Water Authority: \$0.00 Section 2(5)(viii) 1st Offense \$0.00</p> <p>Verizon Business Formerly MCI: \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Verizon PA LLC: \$3,000.00 Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The repair was completed at 12:00pm. No injuries occurred during the incident.</p> <p>The photos provided show the visible gas curb box and the unmarked gas line.</p> <p>20250622871- Routine ticket placed on 3/3/2025, with a response due of 3/6/2025, Stanton Avenue. Late Response from: Verizon PA LLC responded on 3/10/2025 as Clear No Facilities</p> <p>20250130798-Complex Project Meeting ticket placed on 1/13/2025. No Response from: Verizon Business Formerly MCI Hampton Shaler Water Authority Verizon PA LLC</p> <p>Violations:</p> <p>*Mele and Mele and Sons is in violation of sections: 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. 5(13) – Excavator changed the location, scope, or duration of a proposed excavation without notifying the One call System. Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Verizon PA LLC is in violation of sections: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20250622871 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20250130798 Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Hampton Shaler Water Authority is in violation of section: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20250130798 Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Verizon Business Formerly MCI is in violation of section: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20250130798 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
53285	<p>Facility Owner: Monaca Borough Water Dept Contractor/Excavator: A FOLINO CONSTRUCTION Project Owner: Monaca Borough Sewer Dept Other: WIDMER ENGINEERING INC</p>	<p><u>On 3/12/2025 1:30:00 PM at 1100 PENNSYLVANIA AVE, MONACA BORO, BEAVER</u> On 08/12/2025: The Damage Prevention Committee (DPC) voted to accept the DPI's recommendation - no changes to A.Folino's violations or penalties.</p> <p>***** A.Folino - Disputing *****</p>	<p>Monaca Borough Water Dept: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>A FOLINO CONSTRUCTION: \$2,500.00 Section 5(4) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on 3/12/2025 at 1100 Pennsylvania Ave. in Monaca Borough in Beaver County.</p> <p>A Monaca Borough Water line was damaged.</p> <p>A Folino Construction, the excavator stated in their Alleged Violation Report (AVR) that "A. Folino Construction was digging on Pennsylvania Ave when we hit a marked water service line. A damage ticket was made through 811. Monaca Water responded and claimed the line as theirs. Monaca Water gave us the parts and Folino made the repairs". Reports and pictures were provided.</p> <p>Monaca Borough Water Dept, the project owner and facility owner AVR was due by 4/11/2025. No AVR has been received to date.</p> <p>WIDMER ENGINEERING INC was emailed and mailed an AVR request letter on 3/27/2025. Widmar Engineering submitted an AVR and a letter. They stated that "Widmer Engineering, Inc. was not the Final Designer or Engineer for the project related to AVR Case 53285. Please, see the attached". They sent in a letter answering all of the questions that the DPI asked them. They are not the designers for the project that is connected to this incident.</p> <p>This 2 month project is larger than 1000 ft. Please see map attachment gif of ticket 20250632657.</p> <p>VIOLATIONS Monaca Borough Water Dept is in violation of: Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: The penalty is applied.</p> <p>A Folino Construction is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a third offense. Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. This is a third offense. Recommendation: The penalties are applied. Education is required.</p> <p>Monaca Borough Sewer Dept is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250632657 was submitted by A. Folino on 3/04/2025 with a response due by 3/06/2025. Monaca Borough Sewer Department had no response until they responded "clear" on 3/07/2025.</p>	<p>Section 5(3) 3rd Offense \$1,000.00</p> <p>Monaca Borough Sewer Dept: \$1,250.00</p> <p>Section 6.1(7) 1st Offense \$1,000.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike or damaging a facility owner’s line during excavation or demolition work activities or if a project owner believes a violation of this act has been committed in association or demolition. The penalties are applied.</p>	
53459	<p>Facility Owner: PEOPLES NATURAL GAS Contractor/Excavator: A FOLINO CONSTRUCTION INC Project Owner: PITTSBURGH WATER AND SEWER AUTHORITY (PWSA) Other: VERIZON</p>	<p><u>On 3/13/2025 3:30:00 PM at MONTEREY ST, PITTSBURGH CITY, ALLEGHENY</u> On 08/12/2025: The Damage Prevention Committee (DPC) voted to remove A. Folino's violation and penalty.</p> <p>*****</p> <p>PBG Water - Disputed and asked for a penalty reduction for violation section 6.1(8). DPI responded with an email on 7/03/2025 stating that a 1/2 reduction in the penalty will be given, if the other 1/2 and other violation are accepted. There will be no changes until PBG Water responds back accepting this reduction. On 7/03/2025 PBG WATER sent an email accepting the case as is with a reduced penalty (by 1/2) for section 6.1(8). A. Folino - Disputing *****</p> <p>The incident occurred on 3/13/2025 at 1417 Monterey St in Pittsburgh City in Allegheny County.</p> <p>A gas curb valve and service line owned by Peoples Gas were damaged.</p> <p>PEOPLES GAS COMPANY LLC stated in their AVR that “A FOLINO CONSTRUCTION working for Pittsburgh Water and Sewer authority stuck and damaged a customer side service line while using mechanized equipment within the tolerance zone of clearly marked underground facilities at 1417 Monterey Street”. Report and pictures were provided.</p> <p>A Folino Construction stated in their Alleged Violation Report (AVR) that “A. Folino Construction was digging at 1417 Monterey St for a water service verification when we hit a gas service line on the private side. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples gas informed us the damage was on the private side and Folino would have to have a certified plumber come out and make the repairs. Folino had a plumber come out who informed us that there was damage to the curb valve and that Peoples Gas would have to replace it before he could run the new gas service line. Peoples Gas came back out and replaced the curb valve and fix the broken service line.” 911 was notified. Pictures were provided.</p> <p>PITTSBURGH WATER AND SEWER AUTHORITY (PWSA) AVR was due by 4/24/2025. On 4/03/2025 DPI Maki sent an email asking about the incident and multiple occurrences of allegedly not marking their lines. Please see related cases listed below. AVR was due by 5/03/2025. No AVR has been received to date. On 4/03/2025 PWSA responded in an email stating that</p>	<p>A FOLINO CONSTRUCTION INC: \$0.00</p> <p>PITTSBURGH WATER AND SEWER AUTHORITY (PWSA): \$1,750.00 Section 6.1(8) 1st Offense \$250.00</p> <p>Section 6.1(7) 2nd Offense \$1,500.00</p> <p>VERIZON: \$2,750.00 Section 2(5)(v) 3rd offense \$750.00</p> <p>Section 2(5)(vii) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>that they will get back with the answers. PWSA never responded to questions about the designer, project cost, length, Subsurface Utility Engineering or how many complex project meetings were held for this project. *****</p> <p>Cases related by tickets: 50944, 51995, 53126, 53218, and 53282. *****</p> <p>VIOLATIONS A FOLINO CONSTRUCTION INC- violation and penalty removed per DPC meeting 08/12/2025. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a third time offense.</p> <p>PITTSBURGH WATER AND SEWER AUTHORITY (PWSA) Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike or damaging a facility owner’s line during excavation or demolition work activities or if a project owner believes a violation of this act has been committed in association or demolition. 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. Recommendations: The penalties are applied. Education is required.</p> <p>VERIZON is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20250572725 was submitted by A. Folino on 2/26/2025 with a response due by 2/28/2025. Verizon did not respond until 3/05/2028. This is a third time offense. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250723347 was submitted by A Folino on 3/13/2025 at 15:40. Verizon did not respond until 3/14/2025 at 9:04 with insufficient info. do not dig. This is a third time offense. Recommendations: The penalties are applied.</p>	
53454	<p>Facility Owner: NATIONAL FUEL GAS DIST RC 350 Contractor/Excavator: Dingles Land Management and Excavation Services/DLMES Excavation & Fencing</p>	<p><u>On 3/15/2025 9:00:00 AM at 509 W Central Ave, TITUSVILLE CITY, CRAWFORD</u> At the Tuesday 8/12/2025 DPC meeting, disputing was Dingles Land Management and Excavation Services. It was voted: *For section 5(2.1) remove penalty and violation. *For sections 5(8), 5(16) Accept DPI’s recommendations with education. *****</p> <p>Disputing- Dingles Land Management and Excavation Services (D L M E S). See attached email. Routine ticket attached to their dispute, 20243371735- Placed on 12/2/2024 at 11:46am, duration 30 days, Lawful start dates 12/6/24 - 12/16/24 and NFG responded as Clear. *****</p>	<p>Dingles Land Management and Excavation Services/DLMES Excavation & Fencing: \$2,000.00 Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on Saturday, March 15, 2025, at 509 W. Central Avenue, Tutusville City, Crawford County.</p> <p>National Fuel Gas (NFG) line was damaged. There are no tickets associated with this incident.</p> <p>NFG stated in their Alleged Violation Report that the excavator, Dingles Land Management and Excavation Services (D L M E S) struck a natural gas distribution service and work was performed without a valid PA One Call ticket submission.</p> <p>NFG provided a photo of the damaged line.</p> <p>PA One Call Compliance commented, D L M E S has placed notifications with PA One Call in the past.</p> <p>D L M E S did not submit an AVR, it was due within 30 days of striking a line.</p> <p>Violations:</p> <p>*D L M E S is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
54547	<p>Facility Owner: Nanty Glo Water Authority Contractor/Excavator: Penelec / First Energy Project Owner: Penelec / First Energy-Placeholder</p>	<p><u>On 3/18/2025 8:00:00 AM at 1049 3RD ST, NANTY GLO BOROUGH, CAMBRIA</u> Penelec / First Energy - Changed to 1st offense *****</p> <p>Nanty Glo Water Authority submitted an AVR on 6-13-2025. Their AVR states, "Penn Power struck our water line when installing a pole using an auger. The emergency excavation request submitted by Penelec referenced the address "1049 3rd Street" in Nanty Glo Borough. This address does not correspond to a valid structure or property, it is a location with no standing house. Additionally, the pole that required replacement was downed in a storm and completely obscured by debris, including a section of a nearby roof, and surrounded by potentially live downed wires. Due to these hazardous conditions and the absence of a visible pole number, we could not definitively determine the precise location of the excavation based on the ticket description alone"</p> <p>Nanty Glo Water Authority responded "Field Marked" to Ticket #20250750272 on 3/16/25 at 4:21 PM which was 3 minutes after the Ticket was created. No information was provided that they were in contact with the Excavator about this Ticket and mark outs. *****</p> <p>The incident occurred on 3/18/2025 at 8:00 AM, on 1049 3RD ST, in Nanty Glo Borough, Cambria County.</p>	<p>Nanty Glo Water Authority: \$1,500.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Penelec / First Energy: \$500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A water line owned by Nanty Glo Water Authority was damaged.</p> <p>Nanty Glo Water Authority is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 04/30/2025.</p> <p>First Energy, the excavator, submitted an AVR. Their AVR states, “On March 16, 2025, Penelec submitted New Excavation Emergency Ticket 20250750272 to replace pole number 4-246672, broken during a storm, located in front of 1049 3rd Street, Nanty Glo, PA. Nanty Glo Water Authority responded to the emergency ticket as “Field Marked”. On March 18, 2025, Penelec damaged an unmarked water line while augering to set the new pole.”</p> <p>First Energy is also the project owner.</p> <p>First Energy submitted photos of the site. Yellow markings within the tolerance zone of the excavation are visible. There are no other markings visible.</p> <p>Excavation - Emergency Ticket 20250750272 was prepared on 3/16/2025 at 4:18 PM. Nanty Glo Water Authority responded to the Ticket on 3/16/2025 at 4:21 PM, “FIELD MARKED”.</p> <p>Violations: Facility- Nanty Glo 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. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Excavator- First Energy: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p>	
53633	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: Pennsylvania American Water (PAWC)</p> <p>Project Owner: Pennsylvania American Water (PAWC)</p> <p>Placeholder</p> <p>Other: Munhall Borough</p> <p>Other: Munhall Sanitary Sewer MA</p>	<p>On 3/22/2025 12:00:00 PM at 1268 RAVINE ST, <u>MUNHALL BORO, ALLEGHENY</u> On 08/12/2025: The Damage Prevention Committee (DPC) voted to keep the violations and education, but remove the penalties for Munhall Sanitary Sewer MA.</p> <p>*****</p> <p>Munhall Sanitary Sewer MA is disputing.</p> <p>PA American Water (PAWC) submitted an email advising the incorrect violation was applied. Upon review, the violation as noted in the synopsis should be 5(4), however the violation applied was 2(5)(i). The violation and penalty were withdrawn due to the incorrect violation being applied.</p>	<p>Pennsylvania American Water (PAWC): \$0.00</p> <p>Munhall Borough: \$2,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Munhall Sanitary Sewer MA: \$0.00</p> <p>Section 2(5)(vii) 1st</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Munhall Borough attempted to dispute 19 days late. Dispute due June 29, 2025. Dispute sent to us July 18. Munhall Borough was advised how to dispute post-DPC if they choose to do so.</p> <p>*****</p> <p>The incident occurred on 03/22/2025 at 12:00 PM, at 1268 Ravine Street, in Munhall Borough, 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 3/22/25 PA American Water working on water lines struck PNG 6-inch steel main line with hoe ram. PNG locator originally marked ticket for 1268 Ravine St and got called back out due to work being closer to 1300 Ravine St and no white marks. After striking line notification was made to 811 and 911 and PNG crews arrived onsite and made repairs." Photos were submitted.</p> <p>PA American Water (PAWC), the excavator and project owner, submitted an AVR. Their AVR states, "PA American Water crew while hoe ramming the concrete to replace an inoperable curb box hit and damaged a steel gas main that was approximately 12" deep. The crew was using best practice to remove hard surface. The main was not at the minimum standard depth of 18".</p> <p>Initially a 'new excavation emergency' ticket was issued (20250810021-000) for damaged water lines. A renotification emergency ticket (20250810021-001) was requested for Peoples Gas to return to the site, as it was determined by the excavator that mark outs were needed closer to 1300 Ravine Street. Peoples Gas returned to the site and marked their lines. They responded to the renotification ticket as 'Field Marked' on 03/22/2025 at 11:29 AM. A third emergency ticket was requested on 03/22/2025 at 12:00 PM, when a gas line was damaged.</p> <p>Photos show the damage occurred within the tolerance zone.</p> <p>Emergency ticket 20250810021-000 had a response due date of 03/22/2025.</p> <ul style="list-style-type: none"> - Munhall Borough responded 'Clear' on 04/24/2025. Over 1 month after the ticket was requested. - Munhall Sanitary Sewer MA responded late to this ticket as 'Field Marked' on 03/25/2025. <p>Emergency ticket 20250810156 had a response due date of 03/22/2025.</p> <ul style="list-style-type: none"> - Munhall Borough responded 'Clear' on 04/24/2025. Over 1 month after the ticket was requested. - Munhall Sanitary Sewer MA responded late to this ticket as 'Field Marked' on 03/25/2025. 	<p>Offense \$0.00</p> <p>Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The following tickets are not related to this case: Preliminary Design ticket 20201120170 Final Design ticket 20250720726-000 Renotify Final Design ticket 20250720726-000</p> <p>Violations:</p> <p>PA American Water (PAWC) – - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. -Withdrawn. Incorrect violation of 2(5)(i) was applied. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Munhall Borough – - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250810021-000. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250810156. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Munhall Sanitary Sewer MA - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250810021-000. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20250810156. Recommendation: PUC compliance training education is required.</p>	
54244	<p>Facility Owner: PPL Contractor/Excavator: Underground Communications Technologies Project Owner: LAMBERTS CABLE SPLICING Other: FRONTIER COMMUNICATIONS OF PA INC Other: Service Electric Cable TV</p>	<p><u>On 4/4/2025 11:30:00 AM at S CEDAR CREST BLVD, SALISBURY TWP, LEHIGH</u> On 8/12/2025 the DPC voted to remove the Section 6.1(7) violation and penalty for Project Owner - Lamberts Cable Splicing ***** LAMBERTS CABLE SPLICING - disputing - 6-27-25</p> <p>Communication between Locator and Excavator was provided showing the scheduled marking date/time was agreed upon by all parties on Ticket: 20250834281. Service Electric Cable TV 2(5)(v.2) - Failed to timely enter a final response to all locate requests – withdrawn FRONTIER COMMUNICATIONS OF PA INC 2(5)(v.2) - Failed to timely enter a final response to all locate requests– withdrawn PPL 2(5)(v.2) - Failed to timely enter a final response to all locate requests– withdrawn</p> <p>***</p> <p>The incident occurred on 4/4/2025 at 11:30 AM, on S Cedar Crest Blvd, in Salisbury Twp, Lehigh County.</p>	<p>PPL: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Underground Communications Technologies: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>LAMBERTS CABLE SPLICING: \$0.00</p> <p>FRONTIER COMMUNICATIONS OF PA INC: \$0.00</p> <p>Service Electric Cable TV: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>An electric line owned by PPL was damaged. Ticket #20250941915 New – Damage – Emergency was submitted by Underground Communications Technologies at 11:46 AM.</p> <p>PPL Electric Utilities Corporation, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On Friday April 4th, 2025, at 11:47 am, a non- PPL contractor (Underground Communications Technologies) was installing underground communication lines when they came in contact and damaged an underground primary with their directional drill. No one was hurt or injured but 30 customers did lose power. PPL was notified and when first responders arrived at the scene, they were able to make the area safe and begin the restore process. After an investigation by our first responders the damaged primary was located but unfortunately, they were unable to repair the line due to the severity of the damage. The PPL crew did a switch over to restore all 30 customers, a new primary will have to be installed using a separate work order. USIC did not have the primary marked in the dig area.”</p> <p>PPL submitted multiple photos of the site. Photos from multiple angles show the excavator’s trench was within the tolerance zone of the red marks at several locations where no damage was reported. Where the damage occurred, the damaged line was 2 feet from the reg flag marking, as shown by a measuring device in the photos.</p> <p>Frontier Communications, and Service Electric Cable TV are facility owners. An AVR has not been filed as of 5/6/2025.</p> <p>Underground Communications Technologies is the excavator. An AVR has not been filed as of 5/6/2025.</p> <p>Lamberts Cable Splicing is the project owner. An AVR has not been filed as of 5/6/2025.</p> <p>Tickets: 20250834281 – Had a response due date of 3-26-25. Frontier Communications, PPL, and Service Electric Cable TV all responded on 3-26-25, “Scheduled Date & Time Lines Will Be Marked By: 01 Apr 2025 2000” then again on 4-1-25, “Scheduled Date & Time Lines Will Be Marked By: 04 Apr 2025 2000”. The final response was entered on 4-3-25 1:41 PM by all three facilities. A comparison of Google Maps and the Ticket Map show the excavation site was within the area requested to be marked.</p> <p>Approximate Number of Customers Affected 11 – 50 Duration of Service Interruption 1 - < 6 hrs</p> <p>Violations: Facility Owner – PPL: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests.</p> <p>Facility Owner – Frontier Communications: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. – Ticket #20250834281</p> <p>Facility Owner – Service Electric Cable TV: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. – Ticket #20250834281</p> <p>Excavator - Underground Communications Technologies: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Project Owner - Lamberts Cable Splicing Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p>	