



**Pennsylvania Public Utility Commission**

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

**Omnibus Session**

Case Number	Stakeholders	Summary	Violations & Recommendation
54983	<p><b>Facility Owner:</b> PPL ELECTRIC UTILITIES CORPORATION  <b>Contractor/Excavator:</b> DOLI CONSTRUCTION  <b>Project Owner:</b> LOWER PAXTON TOWNSHIP AUTHORITY  <b>Designer:</b> HRG INC  <b>Other:</b> Comcast</p>	<p><u>On 4/16/2025 7:00:00 AM at RYAN DR, LOWER PAXTON TWP, DAUPHIN</u> The incident occurred on Wednesday, April 16, 2025, at 520 and 522 Ryan Drive, in Lower Paxton Township, Dauphin County.</p> <p>Electric lines were damaged.</p> <p>Doli Construction working for Lower Paxton Township Authority, installing sanitary sewer mainlines and laterals to the homes, storm sewer, and doing concrete/paving/yard restoration on multiple streets. In their Alleged Violation Report (AVR) they stated, Doli Construction mainline crew hit a PPL Electric service line that was 12-feet off the mark.</p> <p>PPL Electric stated in their AVR, Doli Construction was installing sewer lines when they encountered underground primary and secondary lines, both of which were unmarked. Damaging both lines as well as destroying an underground transformer and ripping the meter base off 520 Ryan drive destroying the homeowners panel box. PPL was contacted and sent a crew to make repairs, the transformer had to be replaced, and a private electrician was called to make repairs to the homeowners panel box. A few hours later at 4:29 PM the same contractor contacted another primary and secondary line, both of which were unmarked destroying both lines as well as another transformer and the meter base to 522 Ryan drive was destroyed in which that homeowner had to contact a private electrician to make repairs to their panel box. In all 2 primaries will need to be replaced as well as two secondary services, 2-meter bases and 2 transformers. As a result of this substantial damage USIC will be billed the full amount; USIC did not have area marked.</p> <p>Photos of the damage and missed marked line were provided.  Service interrupted for 6 - &lt; 12 hours, 11 - 50 customer's affected, traffic was stopped and Other Property Impacted was 2 Meter Base, 2 house panels.  Repair Cost: \$5,001-\$25,000</p> <p>20251060284- Damage Emergency placed on 4/16/2025. No Responses from: Comcast Cable Communication, and Lower Paxton Twp Authority</p> <p>Violations:</p> <p>*PPL Electric is in violation of section:</p>	<p><b>PPL ELECTRIC UTILITIES CORPORATION: \$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>LOWER PAXTON TOWNSHIP AUTHORITY: \$1,000.00</b>  Section 2(5)(vii) 1st Offense \$1,000.00</p> <p><b>Comcast: \$1,000.00</b>  Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Comcast Cable is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251060284 Recommendation: Penalty Applied</p> <p>*Lower Paxton Township Authority is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251060284 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
54364	<p><b>Facility Owner:</b> PECO - Electric <b>Contractor/Excavator:</b> ROTO ROOTER PLUMBING LLC <b>Project Owner:</b> HOMEOWNER - SONIA PEREZ <b>Other:</b> PHILADELPHIA CITY DEPARTMENT OF STREETS <b>Other:</b> PHILADELPHIA CITY WATER DEPARTMENT</p>	<p>On 4/21/2025 11:00:00 AM at 13046 DEPUE AVE, PHILADELPHIA CITY, PHILADELPHIA PECO disagreed. Please see email named PECO disagreed. DPI withdrew violation (and penalty) section 9 since the education requirement is completed to date. Section 2(11) and section 2(5)(ix) violations were both reduced by half. I think that there could have been a little more effort given to finding out whose line this was, especially after I had reached out to PHILADELPHIA CITY DEPARTMENT OF STREETS, PHILADELPHIA CITY DEPARTMENT and the Philadelphia Energy Authority who all did their research and stated that this was PECO’s line. PECO denied ownership even after I emailed that the other entities stated that this line was owned by PECO. For violation Section 2(5)(ix) how could PECO have responded to this site, when they did not know that they owned the line? I have PECO disagreeing in case 54364. Please let me know if you would like to accept this offer of reducing the Section 2(11) and section 2(5)(ix) penalties by half and withdrawing the section 9 penalty. I have also withdrawn the required education. On 9/18/2025 PECO emailed stating that they accept the reduced penalties and violations. ***** The incident occurred on 4/21/2025 at 13046 DEPUE AVE in PHILADELPHIA CITY in PHILADELPHIA County.  An Electric line going to a streetlight owned by PECO was damaged.  ROTO ROOTER PLUMBING LLC the excavator stated in their Alleged Violation Report (AVR) that Started hand digging a few feet (thought we were clear of utilities), proceeded to dig with backhoe. Hit line. We believe it was PECO because it went to the streetlight. Emails sent to all possible FO’s 5/30/2025.  Sonia Perez the homeowner was not sent an AVR request letter, since the damage was to a public light.</p>	<p><b>PECO - Electric:</b> <b>\$2,250.00</b> Section 2(10) 2nd Offense \$1,500.00  Section 2(5)(ix) 1st Offense \$500.00  Section 2(11) 1st Offense \$250.00</p> <p><b>ROTO ROOTER PLUMBING LLC:</b> <b>\$1,000.00</b> Section 5(4) 2nd Offense \$1,000.00</p> <p><b>PHILADELPHIA CITY DEPARTMENT OF STREETS:</b> <b>\$1,500.00</b> Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p><b>PHILADELPHIA CITY WATER DEPARTMENT:</b> <b>\$1,500.00</b> Section 2(5)(vii) 2nd Offense \$1,500.00</p>

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		<p>PECO 's AVR was due by 5/21/2025. An email was sent on 5/30/2025 asking PECO about this incident. On 6/02/2025, PECO responded that "I have nothing on this, doesn't appear to be our streetlight". Later on 6/02/2025 Philadelphia City of Streets sent an email confirming that this line is owned by PECO. On 6/02/2025 DPI Maki sent another email asking PECO to confirm ownership of this electric line. On 6/30/2025 DPI Maki sent a third email reminder asking if PECO owns this electric line. There has been no response from PECO as of 6/30/2025. On 6/30/2025 DPI Maki reached out to Electric Safety asking if the owner of this line can be confirmed. On 7/10/2025 PECO responded that "Just confirmed this is not our pole, PECO owns the cable to the first pole, after that the cable and poles are owned by the city. Unfortunately our agreement with Philly and our streets lights is like 100 years old, so i don't have much on this". DPI emailed back right away and asked PECO to confirm if the Philadelphia City of Streets pays for the electricity to the light". On 7/10/2025 DPI Maki sent an email to both PECO and the Philadelphia Streets Department asking if the work order was sent to anyone (as per the email from PSD) asking if this light is fixed and who pays for the electricity for this light. On 7/14/2025 an email was received from PECO stating that "Okay we figured it out. We traced the line back to the transformer, it is owned by PECO. The city put in the work request a couple weeks ago but there are so few details we couldn't put them together". No AVR has been received from PECO as of 7/15/2025.</p> <p>Multiple emails were sent to find the owner of this streetlight and find who pays the electricity for this streetlight.</p> <p>PHILADELPHIA CITY DEPARTMENT OF STREETS responded to multiple emails and on 6/02/2025 denied ownership of this streetlight. They added that they will be sending a work order to PECO to get this fixed.</p> <p>DPI Maki also reached out to the Philadelphia Energy Authority (PEA) on 5/30/2025. The PEA stated that they researched this ownership and stated that this was not their line.</p> <p>PHILADELPHIA CITY DEPARTMENT responded that this is a line owned by PECO. Please see PECO's responses above.</p> <p>*****</p> <p>VIOLATIONS</p> <p>*Emergency ticket 20251081486 was submitted by Roto Rooter on 4/18/2025 at 12:29, with a response due by 4/20/2025 and excavation scheduled for 4/21/2025 at 8:30. Philadelphia City Department of Streets had no response until they responded "clear" on 4/21/2025 at 9:03 a.m.</p> <p>Philadelphia City Water had no response until they responded "clear" on 4/21/2025 at 12:08 p.m.</p> <p>VIOLATIONS</p> <p>PECO is in violation of:</p> <p>Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System</p>	

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		<p>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. This is a second violation.</p> <p>Section 2(5)(ix) – Facility owner failed to respond promptly to the site of an excavation where its underground line was damaged. On 6/02/2025 The Department of Streets sent an email stating that they will be putting in a work order for PECO to fix this.</p> <p>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. Multiple emails were sent and PECO denied ownership of the streetlight, even though PECO was made aware that Philadelphia City had researched this and sent a work order to have this light fixed. DPI sent an email to PECO stating that the City of Philadelphia has confirmed that PECO owns this streetlight and that they are sending a work order to PECO to get this fixed. PECO then did not respond until 6/30/2025 where PECO stated that “PECO has nothing on this line (keep in mind this line was marked out at the site by PECO) and that no work order has been submitted, so they cannot take ownership.</p> <p>Section 9 – Failed to make best efforts to comply with the Common Ground Alliance Best Practices Chapter 7(1)(B) Mandatory Education is considered as an alternative or supplement to penalties for offenders of the damage prevention laws and regulations. Compliance education was due by 7/13/2025 and has not been completed as of 7/15/2025.</p> <p>Recommendation: The penalties are applied. Compliance education is required.</p> <p>ROTO ROOTER PLUMBING LLC is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Roto Rooter began to dig with mechanical equipment before daylighting the line. Recommendation. The penalty is applied. Compliance Education is required.</p> <p>PHILADELPHIA CITY DEPARTMENT OF STREETS is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation: The penalty is applied. Compliance education was completed recently.</p> <p>PHILADELPHIA CITY WATER DEPARTMENT is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Recommendation. The penalty is applied. Compliance Education is required.</p>	
55426	<b>Facility Owner:</b> UGI UTILITIES INC <b>Contractor/Excavator:</b>	<u>On 5/1/2025 11:30:00 AM at W. RACE ST, POTTSVILLE CITY, SCHUYLKILL</u> The incident	<b>R-III Construction Company: \$2,500.00</b> Section 5(4) 1st Offense

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	<p>R-III Construction Company  <b>Project Owner:</b>  Schuylkill County Municipal Authority  <b>Designer:</b> GANNETT FLEMING INC  <b>Other:</b> GREATER POTTSVILLE AREA SEWER AUTHORITY  <b>Other:</b> POTTSVILLE CITY</p>	<p>occurred on Thursday, May 1, 2025, on W. Race Street, in Pottsville City, Schuylkill County.</p> <p>A gas line was damaged.</p> <p>UGI Utilities indicated in their Alleged Violation Report (AVR) an excavator issue as, failed to use prudent techniques within the tolerance zone. UGI stated, excavator, R-III Construction Company, utilizing mechanized equipment, struck a correctly marked and previously exposed gas service line with the back of the excavator bucket.</p> <p>Gannet Fleming Inc, the designer, is representing the project owner, Schuylkill County Municipal Authority. Gannet Fleming stated in their AVR, while the R-III crew was excavating, trenching for water mainline replacement, the contractor hit and damaged a previously exposed 1-inch gas line feeding into 807 Race Street, at station 8+00. The gas line was identified on the plans and marked out by PA One Call. UGI and water authorities were notified and the line was capped off then temporarily repaired with plans on replacing the gas line after contractor finishes water mainline replacement.</p> <p>R-III Construction did not submit an AVR within 30 days of striking the gas line.</p> <p>20251213443- Damage Emergency ticket placed on 5/1/2025. Late Response from Greater Pottsville Area Sewer Authority they responded on 5/6/2025 as Field Marked.</p> <p>20251040703- Routine ticket placed on 4/14/2025. No Response from Pottsville City. Late Response from Greater Pottsville Area Sewer Authority they responded on 4/22/2025 as Field Marked.</p> <p>Violations:</p> <p>*R-III Construction 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  *Pottsville City is in violation of section:  2(5)(v) – Failed to respond to a routine One Call ticket.  20251040703  Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Greater Pottsville Area Sewer Authority is in violation of sections:</p>	<p>\$500.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(16) 2nd Offense \$1,500.00</p> <p><b>GREATER POTTSVILLE AREA SEWER AUTHORITY: \$1,250.00</b>  Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p><b>POTTSVILLE CITY: \$500.00</b>  Section 2(5)(v) 1st Offense \$500.00</p>

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		<p>2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251040703</p> <p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251213443</p> <p>Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
55147	<p><b>Facility Owner:</b> Pennsylvania American Water Company (PAWC)</p> <p><b>Contractor/Excavator:</b> DUQUESNE LIGHT COMPANY</p> <p><b>Project Owner:</b> DUQUESNE</p>	<p><u>On 5/2/2025 10:15:00 AM at WILLETT RD, BRENTWOOD BORO, ALLEGHENY PAWC</u> accepts. ***</p> <p>Incident occurred on May 2nd, 2025, at 10:15am on Willett Road, Brentwood Boro, Allegheny County.</p> <p>A water line was damaged.</p> <p>Duquesne Light Company's Alleged Violation Report (AVR) states, "A Duquesne Light Company overhead crew were excavating to replace a pole that was damaged by fire. While digging with an auger the crew struck and damaged an unmarked water main belonging to PA American Water. Work was halted, a Damage One Call ticket was placed, and the crew also called 911 because of the force of the water coming out of the hole. The local Fire Dept. responded as well as PA American Water. Duquesne Light crew held work until the water was turned off. PA American did not respond to the original Emergency 1 Call ticket, see the ticket responses to both tickets in the attachments."</p> <p>Duquesne Light Company did not call in a renotify prior to excavation. Emergency ticket was called in at 8:26am and the damage occurred at 10:15am according to Duquesne Light's AVR. Pictures show that PAWC had not marked by the time the damage was done, but does include gas marks. No AVR was submitted by PAWC as of 7/21/25.</p> <p>Violations:</p> <p>PAWC</p> <p>Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251220416</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>Duquesne Light</p> <p>Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. 20251220416. PUC compliance education is required.</p>	<p><b>Pennsylvania American Water Company (PAWC): \$3,000.00</b></p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(10) 3rd Offense \$2,000.00</p> <p><b>DUQUESNE LIGHT COMPANY: \$250.00</b></p> <p>Section 5(20) 1st Offense \$250.00</p>
55082	<p><b>Facility Owner:</b> PHILADELPHIA GAS WORKS</p>	<p><u>On 5/6/2025 10:45:00 AM at 912-914 S FRONT ST, PHILADELPHIA CITY, PHILADELPHIA</u> Incident occurred on May 6, 2025, at 10:45am, between 912 and</p>	<p><b>ENVIRONMENTAL MANAGEMENT GROUP: \$500.00</b></p>

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	<p><b>Contractor/Excavator:</b> ENVIRONMENTAL MANAGEMENT GROUP</p> <p><b>Project Owner:</b> AMBRIC TECHNOLOGIES</p>	<p>914 South Front Street, Philadelphia City, Philadelphia County.</p> <p>A non-emergency ticket was placed.</p> <p>Philadelphia Gas Works' Alleged Violation Report (AVR) states, "PA Act 287 of 1974 as amended defines an Emergency as: "...a sudden or unforeseen occurrence involving a clear and immediate danger to life, property and the environment, including, but not limited to, serious breaks or defects in a facility owner's lines."</p> <p>Emergency Ticket 20251261839: Type SOIL BORINGS, Depth 12FT, Extent 4IN, Main Method BORING. Ticket was placed by Environmental Management Group.</p> <p>Violations:</p> <p>Environmental Management Group Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). PUC compliance education is required.</p>	<p>Section 5(22) 1st Offense \$500.00</p>
55129	<p><b>Facility Owner:</b> Columbia Gas of PA</p> <p><b>Contractor/Excavator:</b> MICHAEL FACCHIANO CONTRACTING INC</p> <p><b>Project Owner:</b> SOUTH PARK TOWNSHIP</p> <p><b>Designer:</b> Gateway Engineers</p> <p><b>Designer:</b> LIADIS ENGINEERING</p>	<p><u>On 5/6/2025 11:00:00 AM at 6576 Library Rd, SOUTH PARK TWP, ALLEGHENY</u> Incident occurred on May 6th, 2025, at 11 am on 6576 Library Road, South Park Township, Allegheny County.</p> <p>A gas line was damaged. 911 was notified.</p> <p>Columbia Gas Company's Alleged Violation Report (AVR) states, "Michael Facchiano Contracting, working on behalf of South Park Township, was engaged in a road widening and reconstruction project when a 1-inch plastic gas service line was damaged. Emergency services (911), Pennsylvania 811, and Columbia Gas were immediately notified. Both 911 and Columbia Gas responded promptly, secured the area, and completed the necessary repairs. Following the incident, an investigation revealed that the damaged service line had not been marked by the locator, despite being within the scope of the Pennsylvania One Call (811) ticket. This was an ongoing project, and previous work had been concentrated on the opposite side of the project area. As a result, the locator did not anticipate that excavation would extend to the location where the damage occurred. A meeting was held with the locator to address the issue, and it was emphasized that all facilities within the full scope of the ticket must be located, regardless of assumptions about work areas."</p> <p>Michael Facciano Contracting Inc's AVR states, "Michael Facchiano Contracting, Inc. (MFC) was excavating in the shoulder of State Route 88 in preparation for the expansion of State Route 88. The One Call area limits were marked in white paint. In the area of the excavation, there were no markings or indications of any buried gas lines. MFC was excavating 21" into the road shoulder to place 12" of compacted</p>	<p><b>Columbia Gas of PA:</b> <b>\$1,500.00</b> Section 2(5)(i) 3rd Offense \$1,500.00</p>

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		<p>stone and 9" of asphalt. While excavating to the 21" depth, a 1" yellow PE service line was dug through, releasing gas. 911 was contacted, the area was made safe and 811 was contacted. The gas service line that was damage fed the house located on the opposite side of the street. The address of the house is 6595 Library Road, South Park, PA 15129. As stated before, there were no markings indicating the service line, nor were there any indications within the roadway (curb box) indicating a service line."</p> <p>South Park Township's AVR was blank.</p> <p>Gateway Engineers' AVR states, "Contractor Damaged Un-Marked Gas Service Line at 6576 Library Road while excavating for roadway widening. Location within limits of work did not have utilities marked by facility owner. Contractor did not contact Columbia Gas to have utilities marked in area of event. Area within limits of work was identified as not having utilities marked."</p> <p>Violations:</p> <p>Columbia Gas Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20250841284.</p>	
54982	<p><b>Facility Owner:</b> Comcast <b>Contractor/Excavator:</b> MELCAR <b>Project Owner:</b> PECO <b>Other:</b> InfraSource, Inc <b>Other:</b> Verizon</p>	<p><u>On 5/6/2025 1:20:00 PM at BUGGY WHIP DR, WARRINGTON TWP, BUCKS</u> The incident occurred on May 6th, 2025, at 1:20pm on Buggy Whip Drive, Warrington Township, Bucks County.</p> <p>An unmarked telecommunication line was damaged.</p> <p>Infrasource's Alleged Violation Report (AVR) states, "An InfraSource contractor, Melcar, was installing conduit for underground cable via directional drill. An unmarked Comcast line was damaged along Buggy Whip Dr. After the one call ticket was made, Comcast was renotified after the lawful start date to mark their lines but they did not respond to the renote."</p> <p>Melcar's AVR states, "While installing conduit for underground cable for the contractor Infrasource on 5.6.25, an unmarked Comcast line was damaged at approximately 1:20pm along Buggy Whip Dr. After the one call ticket was called in, Comcast was renotified after lawful start date to come to the site to mark their lines and they did not respond."</p> <p>PECO's AVR states, "An InfraSource contractor, Melcar, was installing conduit for underground cable via directional drill. An unmarked Comcast line was damaged along Buggy Whip Dr. After the one call ticket was made, Comcast was renotified after the lawful start date to mark their lines, but they did not respond to the renote."</p> <p>No AVR has been submitted by Comcast as of 7/10/25.</p>	<p><b>Comcast: \$6,500.00</b> Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(viii) 2nd Offense \$1,000.00</p> <p>Section 2(10) 3rd Offense \$2,000.00</p> <p><b>Verizon: \$4,000.00</b> Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p>

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		<p>Comcast did not respond in time to the complex ticket then responded clear when lines were involved in the project.  Verizon did not respond in time to the complex ticket then responded conflict direct contact to follow.  Verizon &amp; Comcast did not respond on time to ticket 4550.</p> <p>Pictures show the damaged telecom line with no visible orange mark outs.</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.  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20251214550. PUC compliance education is required.  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20250844501. PUC compliance education is required.  Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. PUC compliance education is required..</p> <p>Verizon  Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20251214550  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20250844501</p>	
55012	<p><b>Facility Owner:</b> Verizon North  <b>Contractor/Excavator:</b> MORTIMER'S EXCAVATING, INC  <b>Project Owner:</b> City of Franklin  <b>Designer:</b> EADS GROUP  <b>Other:</b> UNIONTOWN HEIGHTS MUNICIPAL AUTHORITY</p>	<p><u>On 5/7/2025 10:00:00 AM at 1165 Liberty Street, FRANKLIN CITY, VENANGO</u> Incident occurred on May 7th, 2025, at 10am on 1165 Liberty Street, Franklin City, Venango County.</p> <p>A telecom line was damaged.</p> <p>Mortimer's Excavation's Alleged Violation Report (AVR) states, "On 5/7/25 at 10am digging main across route 8 from 12th street to liberty street. Hit unmarked Verizon communication line. There was no sign of a manhole or markings for service. Manhole was buried 7 inches under pavement and resulted in ripped lines and damaged manhole. Verizon did not come to complex meeting and also did not respond to come out and mark lines."</p> <p>EADS Group's AVR states, "Mortimers Excavating was digging in roadway for a new manhole and associated pipe. Lines were struck while excavating. No utility line</p>	<p><b>Verizon North: \$7,500.00</b>  Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(v)  Subsequent \$1,000.00</p> <p>Section 2(5)(viii)  Subsequent \$2,000.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p><b>UNIONTOWN HEIGHTS MUNICIPAL AUTHORITY: \$500.00</b>  Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>markings were present on surface of roadway." AVR on behalf of City of Franklin.</p> <p>Verizon North has a No Response to the complex meeting on 3/5/25 but followed up with a clear no facilities on 3/5/25. Verizon responded late that they were clear on ticket 20250650574. Verizon also responded clear on tickets ending in 0412, 1061, 1100, 2272, and 0300. Uniontown Heights Municipal Authority did not respond to the complex project. No AVR has been received from Verizon North as of 7/25/25.</p> <p>Violations:</p> <p>Verizon North  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20250650574.  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20250573154.  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>Uniontown Heights Municipal Authority  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20250573154.</p>	
54927	<p><b>Facility Owner:</b> Lehigh County Authority  <b>Contractor/Excavator:</b> Great Western Services, Inc.  <b>Project Owner:</b> UGI  <b>Designer:</b> UGI - Placeholder</p>	<p><u>On 5/7/2025 11:00:00 AM at LEHIGH ST, ALLENTOWN CITY, LEHIGH</u> Lehigh County states AVR2025MAY190003 was submitted on 5/30/2025 for this incident. That AVR has limited information and the documents provided do not indicate it is for the same damage. Lehigh County submitted AVR2025SEP120015 on 9/12/2025 which is indicated correctly for this incident. 2(10) was reduced from \$1000 to a warning of \$0.  *****  The incident occurred on 5/7/2025 at 11:00 AM, on Lehigh St, in Allentown City, Lehigh County.</p> <p>A water line owned by Lehigh County Authority was damaged.</p> <p>Lehigh County Authority is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 7-29-2025.</p> <p>Great Western Services is the excavator. Their AVR states, “While the crew was digging the trench with the mini excavator, the Operator felt something and stopped. A laborer got down into the trench to take a closer look. Upon inspection, they discovered a rock in the way so</p>	<p><b>Lehigh County Authority: \$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>Section 2(10) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the Operator went to dig under it to remove it from the trench. While he was attempting to remove the rock, water started flowing. There were no marks to indicate that there was a line nearby. 811 was called. LCA came out to the job site and they had no record of a line being there and concluded that it didn't connect to a house. LCA called for a Vac truck, ultimately exposing a 1 1/4" steel water line. LCA cut it and put a valve on to stop it.”</p> <p>UGI is the project owner and designer. Their AVR states, “Contractor stated: While the crew was digging the trench with the mini excavator, the Operator felt something and stopped. A laborer got down into the trench to take a closer look. Upon inspection, they discovered a rock in the way so the Operator went to dig under it to remove it from the trench. While he was attempting to remove the rock, water started flowing. There were no marks to indicate that there was a line nearby. 811 was called. LCA came out to the job site and they had no record of a line being there and concluded that it didn't connect to a house. LCA called for a Vac truck, ultimately exposing a 1 1/4" steel water line. LCA cut it and put a valve on to stop it.”</p> <p>A video of the damage and site was submitted. A full view of the area is shown and blue marks are visible at the site, but the damage is not within the tolerance zone of the marks.</p> <p>Ticket # 20240670585, which is linked by PA One Call, is not relevant for this incident.</p> <p>Violations:  Facility - Lehigh County Authority:  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.  Recommendation: The penalty is applied. PUC Online Compliance Training is required.</p>	
55102	<p><b>Facility Owner:</b> Peoples Gas  <b>Contractor/Excavator:</b> Independent Enterprises Inc.  <b>Project Owner:</b> Pittsburgh Water</p>	<p><u>On 5/7/2025 11:00:00 AM at 276 Albert St, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 05/07/2025, at 276 Albert Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Peoples Gas was damaged by a track hoe. 911 was called. There was no PA One Call ticket.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “INDEPENDENT ENTERPRISES failed to place a locate request before performing excavation and struck and damaged a Peoples Gas service line to 276 Albert St. There are old faded markings at the site and the damage</p>	<p><b>Independent Enterprises Inc.: \$1,500.00</b>  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>occurred within tolerance of those markings. There are also visible gas meters on the house.” Photos were submitted.</p> <p>Independent Enterprises Inc., the excavator, submitted an AVR. Their AVR states, “The crew was leveling the bottom of the excavation with the excavator bucket when they hit a marked gas service line at 18" deep. The gas service line was encased in a corroded metal pipe sleeve which made it difficult to see in the dirt. No warning/marketing tape was found. Work was stopped and Peoples gas and 911 were notified. The fire department arrived within 10 minutes and 1 guy from Peoples gas arrived at 12:00, Peoples notified for a crew to come. The fire department left, 2 crews from Peoples arrived at 1:00, each crew consisted of 2 men, 1 with a utility box truck and 1 with a dump truck. The crew's repair the gas service line and tagged, shut off service to house 276 and left at 1:20”. Photos were submitted.</p> <p>Pittsburgh Water, the project owner, submitted an AVR. Their AVR states, "The crew was leveling the bottom of the excavation with the excavator bucket when they hit a marked gas service line at 18" deep. The gas service line was encased in a corroded metal pipe sleeve which made it difficult to see in the dirt. No warning/marketing tape was found. Work was stopped and Peoples gas and 911 were notified. The fire department arrived within 10 minutes and 1 guy from Peoples gas arrived at 12:00, Peoples notified for a crew to come. The fire department left, 2 crews from Peoples arrived at 1:00, each crew consisted of 2 men, 1 with a utility box truck and 1 with a dump truck. The crew's repair the gas service line and tagged, shut off service to house 276 and left at 1:20”. Photos were submitted.</p> <p>There was not a Pa One Call ticket for the excavation. The emergency ticket 20251271919 was placed after the damage occurred. The faded yellow lines seen in photos were from an older ticket unrelated to this incident.</p> <p>Routine ticket 20242414691 is unrelated to this incident based on the location. The routine ticket had the location listed as: The Location Information-- [11 WORK LOCATIONS. PLEASE MARK IN FRONT OF 210 212 215 234 238 244 245 306 309 317 327 ALBERT ST.] The damage occurred at 276 Albert Street, which was not listed on the ticket. Additionally, the two house across the street, 273 &amp; 275 Albert Street were not listed on the routine ticket. There were no tickets for the location where the damage occurred.</p> <p>Violations:</p> <p>Independent Enterprises Inc.-</p> <ul style="list-style-type: none"> <li>- Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</li> <li>- Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or</li> </ul>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>minimize interference with a facility owner’s facilities in the construction area.  Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55105	<p><b>Facility Owner:</b> Verizon North  <b>Contractor/Excavator:</b> Allegheny Contracting  <b>Project Owner:</b> Columbia Gas of Pennsylvania  <b>Designer:</b> Columbia Gas of Pennsylvania (Placeholder)  <b>Other:</b> Comcast</p>	<p><u>On 5/7/2025 12:40:00 PM at SINKING SPRINGS LN, MANCHESTER TWP, YORK</u> Comcast accepts.  *****</p> <p>The incident occurred on 05/07/2025, on Sinking Springs Lane, in Manchester Township, York County.</p> <p>A telecom line owned by Verizon North was damaged by a backhoe.</p> <p>Verizon North is the facility owner. An AVR has not been filed as of 07/15/2025.</p> <p>Allegheny Contracting, the excavator, submitted an AVR. Their AVR states, “Excavator was open cutting a trench in the grass to install a gas main when they hit the unmarked utility. At the time of the strike, there were no visible utility markings or indicators in the vicinity to suggest the presence of an underground telecom infrastructure. Immediately following the incident, notifications were made to both 811 and Verizon.” Photos were submitted.</p> <p>Columbia Gas of Pennsylvania, the project owner, submitted an AVR. Their AVR states, " During open trenching operations for the installation of a new gas main, Allegheny Contracting—working on behalf of Columbia Gas as part of an infrastructure replacement project—struck an unmarked Verizon telecommunications line. At the time of the incident, there were no visible utility markings or indicators suggesting the presence of underground telecom infrastructure in the area. Immediately following the strike, proper notifications were made to both 811 and Verizon. The next day, a crew from Stake Center arrived on-site to perform utility markings. Based on their assessment and the utility maps provided, it was confirmed that the damaged cluster of wires was still active. A formal repair request has since been submitted to Verizon, and the project team is currently awaiting further instructions or confirmation from a Verizon supervisor regarding the repair timeline.” Photos were submitted.</p> <p>Verizon North did not mark the lines. There were no lines shown in the submitted photos. Additionally, they responded clear to both the routine and emergency tickets.</p> <p>On Routine Ticket 20251000382, Verizon North responded as 'CLEAR. No Facilities OR Facil Not Involved' on 4/10/2025 at 8:03:17 AM. – They also responded to Emergency Ticket 20251272347 as 'CLEAR. No Facilities OR Facil Not Involved' on 5/7/2025 at 1:34:47 PM. (After the damage occurred on 05/07/2025, Verizon North entered a second response of</p>	<p><b>Verizon North: \$2,500.00</b>  Section 2(5)(i) 2nd  Offense \$1,000.00</p> <p>Section 2(10) 2nd Offense  \$1,500.00</p> <p><b>Comcast: \$500.00</b>  Section 2(5)(v.2) 2nd  Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>'Field Marked' on Routine Ticket 20251000382 on 5/8/2025 3:43:22 PM.)</p> <p>Emergency ticket 20251272347 had a response due date of 05/07/2025. Comcast entered an interim ticket response of (004) "Insufficient Information. Do not Dig." This is considered an interim response under the law and should 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. A final response was not entered for this ticket.</p> <p>Violations:</p> <p>Verizon North-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</li> <li>- 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.</li> </ul> <p>Recommendation: The penalties are applied. PUC compliance training education was recently completed.</p> <p>Comcast-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Emergency ticket 20251272347.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
55104	<p><b>Facility Owner:</b> PEOPLES GAS COMPANY</p> <p><b>Contractor/Excavator:</b> MEALY EXCAVATING AND CONSTRUCTION INC</p> <p><b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER</p> <p><b>Other:</b> BUTLER CITY STREETS DEPT</p>	<p><u>On 5/12/2025 1:00:00 PM at 434 BROWN AVENUE, BUTLER CITY, BUTLER</u> The incident occurred on Monday, May 12, 2025, at 434 Brown Avenue, in Butler City, Butler County.</p> <p>A gas line was damaged.</p> <p>Mealy Excavating and Construction and the project owner, PA American Water Company, indicated in their Alleged Violation Reports (AVR), an excavation issue of failing to exercise due care and take all reasonable steps necessary to avoid interference with the line. They stated in their AVR’s that the Mealy crew hit a 4-inch gas mainline that was marked outside of our trench that was previously dug during installation of water main. The gas mainline curved into our trench line in that area and damaged as a result. We had a safety meeting and reviewed the actions required to prevent this in the future.</p> <p>Peoples Gas Company stated in their AVR, on 5/12/2025, Mealy Excavating and Construction struck an accurately marked PNG 4-inch ML. PNG crews were called, and repairs were made.</p> <p>Photos were provided</p>	<p><b>MEALY EXCAVATING AND CONSTRUCTION INC: \$1,000.00</b> Section 5(4) 2nd Offense \$1,000.00</p> <p><b>BUTLER CITY STREETS DEPT: \$1,750.00</b> Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(4) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20250701367- Routine ticket placed on 3/11/2025. No Response from- Butler City  20251322889- Damage Emergency ticket placed on 5/12/2025. No Response from- Butler City  20250270963- Final Design ticket placed on 1/27/2025. No Response from- Butler City</p> <p>Violations:</p> <p>*Mealy Excavating and Construction Inc is in violation of section:  5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.  Recommendation: Penalty Applied.</p> <p>*Butler City is in violation of sections:  2(5)(v) – Failed to respond to a routine One Call ticket. 20250701367  2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251322889  2(4) – Failed to respond to designer’s request for information within 10 business days. 20250270963  Recommendation: PUC Compliance Education Required and Penalties Applied.</p>	
55182	<p><b>Facility Owner:</b> PPL  <b>Contractor/Excavator:</b> Lehigh Valley Underground  <b>Project Owner:</b> PPL (Placeholder)  <b>Other:</b> ASTOUND BROADBAND POWERED BY RCN  <b>Other:</b> SERVICE ELECTRIC CABLE TV INC (SES)</p>	<p><u>On 5/13/2025 3:30:00 PM at 1656 VALLEY FORGE RD, SOUTH WHITEHALL TWP, LEHIGH SERVICE ELECTRIC CABLE TV INC (SES) wanted to dispute only 1 violation of 2(5)(v.1) for version 002 of ticket 20251274707 but submitted their dispute late.</u></p> <p>NOTE: The last day to dispute was September 28, 2025. DPS Locke was allowing parties to dispute through September 29 COB because the 28th was a Sunday. Service Electric can't dispute on October 2 Their dispute is not valid and will not be brought before the DPC.</p> <p>PPL accepts.</p> <p>*****</p> <p>The incident occurred on 05/13/2025 at 3:30 PM, at 1656 Valley Forge Road, in South Whitehall Township, Lehigh County.</p> <p>An electrical line owned by PPL was damaged while Directional Drilling.</p> <p>PPL, the facility and project owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On Tuesday the 13th day of May 2025, a PPL contractor (Lehigh Valley Underground) was installing an electric service to 1656 Valley Forge Rd. When they struck an electric service line, no one was hurt or injured but one customer did lose service. PPL was contacted when the first responder arrived on site, he was able to make the area safe as well as getting the customer back in service. After an investigation into the electric damage Lehigh Valley underground will help be held liable, the electric line was properly located.” Photos were submitted.</p>	<p><b>PPL: \$2,000.00</b>  Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p><b>Lehigh Valley Underground: \$1,500.00</b>  Section 5(16) 2nd Offense \$1,500.00</p> <p>Section 5(11.2) 1st Offense \$0.00</p> <p><b>ASTOUND BROADBAND POWERED BY RCN: \$2,000.00</b>  Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p><b>SERVICE ELECTRIC CABLE TV INC (SES): \$1,000.00</b>  Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Lehigh Valley Underground is the excavator. An AVR has not been filed as of 07/16/2025.</p> <p>The submitted photos show there were electrical and communication lines in the tolerance zone. Photos do not show any potholing.</p> <p>Common Ground Alliance Best Practices, Section 5-29 Trenchless Excavation, states, “The trenchless excavation operator confirms and maintains the path and minimum clearances established by the project owner and design engineer by tracking and recording the path of the trenchless excavation until complete. Means of tracking trenchless excavations include electronic locating/guidance devices, pipe lasers, water levels, visual inspection, etc.”</p> <p>Insufficient renotify ticket 20251274707 Version -002 PPL, ASTOUND BROADBAND POWERED BY RCN, SERVICE ELECTRIC CABLE TV INC did not respond to the ticket. Failed to communicate directly with excavator within 2 hours of renotification.</p> <p>Insufficient renotify ticket 20251274707 Version -003 PPL, ASTOUND BROADBAND POWERED BY RCN, SERVICE ELECTRIC CABLE TV INC did not respond to the ticket. Failed to communicate directly with excavator within 2 hours of renotification.</p> <p>Violations:</p> <p>Lehigh Valley Underground-</p> <ul style="list-style-type: none"> <li>- 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.</li> <li>- Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. (Warning. No Penalty for 1st offense of this violation.) Recommendation: The penalties are applied. PUC compliance training education was completed recently.</li> </ul> <p>PPL-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251274707 version 001</li> <li>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251274707 version 002</li> </ul> <p>Recommendation: The penalties are applied. PUC compliance training education was completed recently.</p> <p>ASTOUND BROADBAND POWERED BY RCN-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251274707 version 001</li> </ul>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251274707 version 002  Recommendation: The penalty is applied. PUC compliance training education was completed recently.</p> <p>SERVICE ELECTRIC CABLE TV INC-</p> <p>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251274707 version 001.</p> <p>- Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251274707 version 002.  Recommendation: The penalty is applied. PUC compliance training education was completed recently.</p>	
55033	<p><b>Facility Owner:</b>  PHILADELPHIA GAS WORKS</p> <p><b>Contractor/Excavator:</b>  PHILADELPHIA CITY DEPARTMENT OF STREETS</p> <p><b>Project Owner:</b>  Philadelphia City - Placeholder</p>	<p><u>On 5/14/2025 3:50:00 PM at N 21ST ST, PHILADELPHIA CITY, PHILADELPHIA</u> Incident occurred on May 14th, 2025, at 3:50pm, North 21st, Philadelphia City, Philadelphia County.</p> <p>A non-damage violation.</p> <p>Philadelphia Gas Works Alleged Violation Report (AVR) states, "this ticket is for putting in a sign, and doesn't fall under what a true emergency is. this is poor planning and should have been a routine ticket. it is not a sudden or unforeseen occurrence involving a clear and immediate dange to life, property and the environment, including but not limited to, serious breaks or defects in a facility owners lines."</p> <p>Emergency Ticket 20251344098 placed by CITY OF PHILADELPHIA - STREETS DEPT commented, "INSTALL A NEW SIGN POLE ACROSS THE STREET OF 5735 N 21 ST"</p> <p>Violation:</p> <p>CITY OF PHILADELPHIA - STREETS DEPT Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 20251344098. PUC compliance education is required.</p>	<p><b>PHILADELPHIA CITY DEPARTMENT OF STREETS: \$500.00</b>  Section 5(22) 1st Offense \$500.00</p>
55063	<p><b>Facility Owner:</b> Comcast</p> <p><b>Contractor/Excavator:</b>  ALEX E PARIS CONTRACTING COMPANY</p> <p><b>Project Owner:</b>  Pennsylvania American Water Company (PAWC)</p> <p><b>Other:</b> First Energy - West Penn Power</p>	<p><u>On 5/15/2025 9:00:00 AM at CITATION DR, SOUTH PARK TWP, ALLEGHENY</u> Incident occurred on May 15th, 2025, at 9am, Citation Drive, South Park Township, Allegheny County.</p> <p>A telecom line was damaged.</p> <p>Alex E. Paris Contracting's Alleged Violation Report (AVR) states, "Excavator struck unmarked comcast service for 1651 and 1655 Citation Dr. No markings, USIC locator responded and marked in pink. Shown in photos."</p> <p>PAWC's AVR states, "Alex Paris while digging to lay water main hit and damaged two unmarked Comcast lines. Per the crew they called the USIC locator and they returned to the job and marked the lines."</p>	<p><b>Comcast: \$8,500.00</b>  Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p><b>First Energy - West Penn Power: \$1,000.00</b>  Section 2(5)(v) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No AVR has been submitted by Comcast as of 7/18/25.</p> <p>Pictures show both damaged lines and pink mark outs after the damage was done. Designs show cable lines crossing the street.</p> <p>Violations:</p> <p>Comcast Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250990798. PUC compliance education is required. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 1651 Citation Dr. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 1655 Citation Dr. Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. PUC compliance education is required.</p> <p>West Penn Power Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20250990798.</p>	
55275	<p><b>Facility Owner:</b> Wyoming Valley Sanitary Authority</p> <p><b>Contractor/Excavator:</b> UGI Utilities, Inc</p> <p><b>Project Owner:</b> UGI Utilities, Inc (Placeholder)</p>	<p><u>On 5/15/2025 1:56:00 PM at 453 WARREN AVE, KINGSTON BORO, LUZERNE</u> Wyoming Valley Sanitary Authority disputed stating they do not have lines in that area and did not own the line that was damaged. Additional information was requested from excavator, but a response was not received. Violations and penalties for Wyoming Valley Sanitary Authority with withdrawn.</p> <p>*****</p> <p>The incident occurred on 05/15/2025 at 453 Warren Avenue, in Kingston Borough, Luzerne County.</p> <p>A sewer lateral was damaged.</p> <p>Wyoming Valley Sanitary Authority is the facility owner. An AVR has not been filed as of 07/17/2025.</p> <p>UGI Utilities, Inc., the excavator and project owner, submitted an AVR. Their AVR states, “UGI struck and damaged an incorrectly marked sewer lateral.” Photos were submitted.</p> <p>Pa One Call confirmed that Wyoming Valley Sanitary Authority is a member.</p> <p>Wyoming Valley Sanitary Authority was not listed on the routine (20251292267) and emergency (20251352736) tickets due to their mapping with Pa One Call. Therefore, they did not receive the ticket</p>	<p><b>Wyoming Valley Sanitary Authority:</b> <b>\$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>notifications that their lines needed to be marked. They failed to provide the One Call System with accurate information about where their lines are located.</p> <p>Violations:</p> <p>Wyoming Valley Sanitary Authority – Both withdrawn.</p> <ul style="list-style-type: none"> <li>- Section 2(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located.</li> <li>- 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.</li> </ul>	
55314	<p><b>Facility Owner:</b> PECO  <b>Contractor/Excavator:</b> MITCHELL ELECTRIC  <b>Project Owner:</b> Homeowner</p>	<p><u>On 5/17/2025 10:00:00 AM at 125 S DELAWARE AVE, YARDLEY BORO, BUCKS</u> The incident occurred on 05/17/2025 at 10:30 AM, at 125 South Delaware Avenue, in Yardley Borough, Bucks County.</p> <p>An electrical line owned by PECO was damaged. The excavator did not have a PA One Call ticket.</p> <p>PECO, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Contractor trenching excavation for installation of new electric service damaged the accurately marked secondary with a backhoe.” Photos were submitted.</p> <p>Mitchell Electric is the excavator. An AVR has not been filed as of 07/17/2025.</p> <p>The Homeowner is the project owner. An AVR has not been filed as of 07/17/2025.</p> <p>The excavator, Mitchell Electric, did not have a PA One Call ticket. Both of the PA One Call tickets for this location were requested by the homeowner.</p> <p>Per PA Act 127 of 2024, 5(23) It is the responsibility of the excavator to not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have the sole responsibility to submit each locate request to the One Call System.</p> <p>Red paint mark outs can be seen in the submitted photos. These mark outs were for the homeowner’s PA One Call ticket, as the excavator did not have a PA One Call ticket.</p> <p>Violations:</p> <p>Mitchell Electric-</p> <ul style="list-style-type: none"> <li>- Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</li> <li>- Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or</li> </ul>	<p><b>MITCHELL ELECTRIC: \$2,750.00</b>  Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(23) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>minimize interference with a facility owner’s facilities in the construction area.</p> <p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>- Section 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole responsibility to submit each locate request to the One Call System.</p> <p>Recommendation: The penalties are applied. PUC compliance training education is required.</p>	
55861	<p><b>Facility Owner:</b> PENN POWER /FIRSTENERGY</p> <p><b>Contractor/Excavator:</b> ZELICS SEWER AND DRAIN</p> <p><b>Project Owner:</b> Homeowner</p>	<p><u>On 5/17/2025 12:00:00 PM at 3055 GREEN ACRES LN, SLIPPERY ROCK TWP, LAWRENCE</u> ZELICS SEWER AND DRAIN - The DP section had multiple contacts with this excavator. He is proactive and making steps to ensure all reports are submitted in the future.</p> <p>5(16) reduced to a warning of \$0. *****</p> <p>The incident occurred on 5/17/2025 at 12:00 PM, on 3055 Green Acres Ln, in Slippery Rock Twp, Lawrence County.</p> <p>An electric line owned by Penn Power /Firstenergy was damaged.</p> <p>Penn Power /Firstenergy is the facility owner. Their Alleged Violation Report (AVR) states, “On May 17, 2025 at 07:17 am, Zelics Sewer and Drain, Excavator, submitted PA One Call Emergency ticket 20251370036 to repair a sewer line at 3055 Green Acres Ln, Slippery Rock Twp, Lawrence County, PA. On May 17, 2025 at approximately 08:20 am, Penn Power’s (“PP”) Locate Contractor, USIC, responded and marked the facilities. At approximately 1:20 pm on that same day, PP was notified of a dig in at the location. PP crews investigated and located a damaged underground cable to the residence. USIC investigated and determined that the Excavator failed to dig prudently withing the tolerance zone and damaged an accurately marked underground electric line.”</p> <p>Images show the site and marks prior to excavation occuring, and also after the damage occurred. The damage is within the tolerance zone of the red marks. The damaged line is shown, and a hit kit is used to show distance.</p> <p>Zelics Sewer And Drain is the excavator. An AVR has not been filed as of 07-16-2025.</p> <p>Edward Haney is the Homeowner.</p> <p>Violations: Excavator - Zelics Sewer And Drain: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p>	<p><b>ZELICS SEWER AND DRAIN: \$500.00</b></p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line 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>	
55181	<p><b>Facility Owner:</b> West Penn Power</p> <p><b>Contractor/Excavator:</b> Westmoreland County Municipal Authority</p> <p><b>Project Owner:</b> Westmoreland County Municipal Authority - Placeholder</p> <p><b>Other:</b> Murrysville Municipality</p>	<p><u>On 5/19/2025 8:00:00 AM at 5803 GLENWOOD CT, MURRYSVILLE MUNIC. WESTMORELAND</u> The incident occurred on 5/19/2025 at 8:00 AM, on 5803 Glenwood Ct, in Murrysville Municipality, Westmoreland County.</p> <p>An electric line owned by West Penn Power/Firstenergy was damaged.</p> <p>West Penn Power/Firstenergy is the facility owner. Their Alleged Violation Report (AVR) states, “On May 12, 2025, Westmoreland County Municipal Authority, “Excavator”, submitted POCS Routine Ticket 20251322180 to repair a water main at 5803 Glenwood Court, Murrysville, Westmoreland County, Pennsylvania. On May 19, 2025, West Penn Power was notified of an outage at this location. USIC, West Penn Power’s Contract Locator, investigated and determined that the Excavator damaged an underground electric line. The root cause of the damage was the line was marked incorrectly.”</p> <p>Westmoreland County Municipal Authority is the excavator and project owner. Their AVR states, “Project Owner and Excavator Municipal Authority of Westmoreland County was excavating to replace a long 3/4" service line at 5803 Glenwood Ct. MAWC Backhoe hit a unmarked power line, causing minor damage to the outside coating. MAWC notified West Penn Power via Pennsylvania One Call and through a direct call. West Penn showed up, wrapped the wire and informed MAWC that work could resume.”</p> <p>Multiple photos of the site, and damage, were submitted. The damage occurred over 3 feet away from any mark, as shown using a hit kit.</p> <p>Ticket # 20251322180 had a response due date of 5/14/2025. MURRYSVILLE MUNICIPALITY responded “Clear.” on 5/19/2025.</p> <p>Violations:  Facility - West Penn Power:  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Facility (other) - MURRYSVILLE MUNICIPALITY:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time.</p>	<p><b>West Penn Power:</b>  <b>\$500.00</b>  Section 2(5)(i) 1st Offense  \$500.00</p> <p><b>Murrysville Municipality:</b>  <b>\$250.00</b>  Section 2(5)(v) 1st Offense  \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		Recommendation: PUC Online Compliance Training is required.	
55454	<p><b>Facility Owner:</b> ALTOONA WATER AUTHORITY WASTE WATER DIVISION</p> <p><b>Contractor/Excavator:</b> Groundworks</p> <p><b>Project Owner:</b> Homeowner</p>	<p><u>On 5/19/2025 9:00:00 AM at 500 E 26th Ave, ALTOONA CITY, BLAIR</u> Incident occurred on May 19th, 2025, at 9am on 500 East 26th Avenue, Altoona City, Blair County.</p> <p>A sewer line was damaged.</p> <p>Altoona Water Authority Waste Water Division's Alleged Violation Report (AVR) states, "The Altoona Water Authority was notified of a potential sewer back-up on May 22, 2025, at 508 E 26th Ave. AWA dispatched our CCTV and Jetter/Vac crew to investigate the issue. Once onsite- The Altoona Water Authority Wastewater division identified 3 significant problems in our 8" sewer main beside 500 E 26th Ave. We discovered 3 steel piers driven down through the top of sewer main by Groundworks. Homeowner of 500 E 26th Ave (Brenda Venegas) contracted Groundworks to raise foundation garage. During this project, Groundworks drilled down 15 plus feet to reach stabilization and damaged the sewer main causing customers to have sewer issues. Groundworks performed work on 5-19-25."</p> <p>Pictures show the damage to the line that was taking while doing a video of the line. No AVR has been submitted by Groundworks or the homeowner. No tickets were located by 811.</p> <p>Violations:</p> <p>Groundworks 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(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</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.</p>	<p><b>Groundworks: \$3,000.00</b> Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p><b>Homeowner: \$0.00</b> Section 6.1(7) 1st Offense \$0.00</p>
55211	<p><b>Facility Owner:</b> Columbia Gas of PA</p> <p><b>Contractor/Excavator:</b> Matthew Thompson Electric</p> <p><b>Project Owner:</b> Property Owner</p>	<p><u>On 5/19/2025 11:00:00 AM at 2 N MAIN ST, SHREWSBURY BORO, YORK</u> The incident occurred on 05/19/2025 at 11:00 AM, at 2 North Main Street, in Shrewsbury Borough, York County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 not called and the excavator vacated the site. No PA One Call ticket.</p>	<p><b>Matthew Thompson Electric: \$3,750.00</b> Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(21) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Matthew Thompson Home Improvements was digging to install underground electric in the rear of 2 N Main St., Shrewsbury, when he struck and damaged an unmarked 1" plastic gas service. The property owner notified Columbia Gas directly when the damage occurred. 811 and 911 were not notified. Columbia Gas responded immediately to make the area safe and complete repairs. The service line was temporarily cut off the day of the damage due to it not meeting depth requirements, and the crew returned the following day to replace the gas service to required depth. The property is vacant. Matthew Thompson had left the job site to take a load to the local dump. He did not return while Columbia Gas Damage Prevention was onsite. Damage Prevention attempted and onsite follow up on 05/20/25 and was also unsuccessful. Phone calls have not been returned. A routine ticket # 20251404344 was placed on 05/20/25 at 5:52pm." Their AVR also noted, "No One Call prior to the damage occurring." Photos were submitted.</p> <p>Matthew Thompson Electric, the excavator, submitted an AVR. Their AVR states, "On Monday May 19, 2025 I was digging to install underground electrical lines and hit a gas line. I was barely in the ground. It resulted in a small leak in the gas line."</p> <p>The Property Owner is the project owner. An AVR has not been filed as of 07/22/2025.</p> <p>Both AVRs stated that 911 was not called.</p> <p>Columbia Gas' AVR states Matthew Thompson Electric was not on site when they responded to the gas leak, after being notified by the property owner, and did not return while Columbia Gas was on site.</p> <p>Pa One Call's compliance research results indicated, "No record of contractor placing One Call notifications in the past."</p> <p>Routine Ticket (20251404344) was requested by the property owner, after the damage occurred.</p> <p>Violations:</p> <p>Matthew Thompson Electric</p> <ul style="list-style-type: none"> <li>- Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</li> <li>- 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.</li> <li>- Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System.</li> <li>- Section 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole</li> </ul>	<p>Section 5(23) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>responsibility to submit each locate request to the One Call System.</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 which endangers life, health, or property.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55203	<p><b>Facility Owner:</b> UGI Utilities, Inc.</p> <p><b>Contractor/Excavator:</b> Nelson Township Authority</p> <p><b>Project Owner:</b> Homeowner</p>	<p><u>On 5/19/2025 11:06:00 AM at 3 Baxter Lake Rd, NELSON TWP, TIOGA</u> Nelson Township Authority submitted information stating they were not the excavator or involved with this incident. After reviewing the information, the violations and penalties for Nelson Township Authority have been withdrawn.</p> <p>*****</p> <p>The incident occurred on 05/19/2025 at 3 Baxter Lake Road, in Nelson Township, Tioga County.</p> <p>A gas line owned by UGI was damaged. 911 was called. There was not a PA One Call ticket.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator was digging for a water line when he struck and damaged an unmarked gas service to address listed. Excavator failed to submit a locate request with PA One Call prior to excavation.” Photos were submitted.</p> <p>Nelson Township Authority is the excavator. An AVR has not been filed as of 07/17/2025.</p> <p>The Homeowner is the project owner. An AVR has not been filed as of 07/17/2025.</p> <p>Excavator failed to submit a locate request with PA One Call prior to excavation. PA One Call noted in their research that the excavator has placed One Call notifications with PA One Call in the past.</p> <p>UGI’s AVR noted that there was a gas meter, which was an indication that there were underground facilities in the excavation area. The gas meter is visible in the submitted photos.</p> <p>Violations:</p> <p>Nelson Township Authority- All withdrawn. Not the excavator.</p> <p>- Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p> <p>- Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.</p> <p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 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><b>Nelson Township Authority: \$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
55148	<p><b>Facility Owner:</b> Municipal Authority of Westmoreland County (MAWC)</p> <p><b>Contractor/Excavator:</b> HEMPFIELD TOWNSHIP</p> <p><b>Project Owner:</b> Hempfield TWP Placeholder</p>	<p><u>On 5/20/2025 8:00:00 AM at 406 Greenwood Drive, HEMPFIELD TWP, WESTMORELAND MAWC</u> agrees. ****</p> <p>Incident occurred on May 20th, 2025, at 8am on 406 Greenfield Drive, Hempfield Township, Westmoreland County.</p> <p>A water line was damaged.</p> <p>MAWC's Alleged Violation Report (AVR) states, "Project Owner and Excavator, Hempfield Township was digging to inspect a sink hole. Hempfield Township struck a mismarked Municipal Authority of Westmoreland County (MAWC) 6" transite water main. MAWC marks were 4-5' off. MAWC could not trace this line due to its material composition. MAWC used measurements to attempt to locate the facility, these measurements proved to be inaccurate."</p> <p>Hempfield Township's AVR states, "Working under One Call Ticket 20251292825. Operator notified me by phone that they had struck a 6" transite water line that was over three feet off of mark. I notified MAWC foreman Dave Robinson of strike, who indicated he would share it with the required parties."</p> <p>Pictures show that the water line was mismarked and damaged within a deep trench.</p> <p>Violation:</p> <p>MAWC Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	<p><b>Municipal Authority of Westmoreland County (MAWC): \$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p>
55157	<p><b>Facility Owner:</b> PECO</p> <p><b>Contractor/Excavator:</b> Caddick Utilities</p> <p><b>Project Owner:</b> AQUA America</p> <p><b>Designer:</b> GANNETT FLEMING</p> <p><b>Other:</b> CROWN CASTLE</p> <p><b>Other:</b> Lumen</p> <p><b>Other:</b> VERIZON PENNSYLVANIA</p>	<p><u>On 5/20/2025 10:00:00 AM at W SWEDSFORD RD, TREDYFFRIN TWP, CHESTER</u> Caddick - Penalties withdrawn *****</p> <p>The incident occurred on 5/20/2025, at 10:00 AM, on W. Swedesford Rd, in Tredyffrin Twp, Chester County.</p> <p>*No Damage* Excavator's Alleged Violation Report (AVR) was for "mismarked gas main".</p> <p>PECO is the facility owner. They were notified of the mis-marked line by Ticket #20251402133, and responded "Field Marked". An AVR has not been filed as of 07-29-2025.</p> <p>Caddick Utilities LLC is the excavator. Their AVR states, "Exposed mismarked gas main 6' off the marks. Also exposed unmarked telecom duct bank. The gas main was marked where the duct bank is. The duct bank is abandoned per response crews which could not identify." Photos submitted with their AVR show an exposed line, that is not within the tolerance zone of the marks.</p>	<p><b>PECO: \$3,500.00</b> Section 2(10) 2nd Offense \$1,500.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>Caddick Utilities: \$0.00</b></p> <p><b>CROWN CASTLE: \$500.00</b> Section 2(5)(v) 2nd offense \$500.00</p> <p><b>Lumen: \$250.00</b> Section 2(5)(v) 1st Offense \$250.00</p> <p><b>VERIZON PENNSYLVANIA: \$6,000.00</b> Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Aqua America is the project owner. Their AVR states, "Aqua contractor caddick utilities, exposed mismarked gas main 6' off the marks. Also exposed unmarked telecom duct bank. The gas main was marked were the duct back is. The duct bank is abandoned per response crews which could not identify. Swedesford rd."</p> <p>Gannett Fleming INC is the designer.</p> <p>Ticket # 20251402133 New – Damage – Emergency was submitted by Caddick Utilities and states, "CALLER STATES A MISMARKED 6IN GAS MAIN WAS EXPOSED AND AN UNMARKED CONDUIT DUCT BANK WAS EXPOSED. THE UNMARKED CONDUIT DUCT BANK MAY BE COMMUNICATIONS. TICKET IS FOR EXPOSED LINE" This Ticket does not meet the definition of Emergency: "Emergency" means a sudden or unforeseen occurrence involving a clear and immediate danger to life, property or the environment, including, but not limited to, serious breaks or defects in a facility owner's lines.</p> <p>Ticket # 20251394289 had a response due date of 5/21/2025. CROWN CASTLE responded, "INSUFFICIENT INFORMATION. DO NOT DIG." on 5/21/25, and "Field Marked" on 5/23/2025. This is an update Ticket and Crown Castle responded "Field Marked" by the response due date previously. Lumen Formerly Level 3 responded "Field Marked" on 5/23/25. Verizon Pennsylvania LLC did not respond to the Ticket.</p> <p>Ticket # 20251402133 New – Damage – Emergency was created on 5/20/25 at 11:37 AM. Verizon Pennsylvania LLC did not respond.</p> <p>Ticket #20251283519 had a response due date of 5/12/25. Windstream Enterprise/Wholesale, PECO AN EXELON COMPANY, and TREDYFFRIN TOWNSHIP TRAFFIC SIGNALS responded "SCHEDULED DATE &amp; TIME LINES WILL BE MARKED BY:20 Jun 2025 0859" on 5/12/2025, and entered a final response on 5/21/2025. Verizon Pennsylvania LLC did not respond to the Ticket. An email was sent to Caddick Utilities on the scheduled date/time response(s) to this Ticket. They did not respond to the request for information.</p> <p>Violations: Facility –PECO: 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>	<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>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. Recommendation: PUC Online Compliance Training is required.</p> <p>Excavator - Caddick Utilities: Section 5(9) – Emergency notification does not meet the requirements of “emergency” as defined in Section 1 – Excavator Ticket. Ticket # 20251402133</p> <p>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Violation reduced from \$500 to a warning of \$0. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (other) - Crown Castle: Ticket # 20251394289 Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (other) - Lumen Formerly Level 3: Ticket # 20251394289 Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (other) - Verizon Pennsylvania LLC: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket # 20251394289 Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket # 20251402133 Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20251283519 Recommendation: PUC Online Compliance Training is required.</p>	
55229	<p><b>Facility Owner:</b> COLUMBIA GAS</p> <p><b>Contractor/Excavator:</b> Wilson Excavating and Utility Construction</p> <p><b>Project Owner:</b> PA American Water Company</p> <p><b>Other:</b> VERIZON PA LLC</p>	<p><u>On 5/21/2025 2:00:00 PM at FIRST AVE, KOPPEL BORO, BEAVER</u> The incident occurred on 5/21/2025 on First Ave in Koppel Borough in Beaver County.</p> <p>A 4” steel gas main owned by Columbia Gas was damaged.</p> <p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC stated in their Alleged Violation Report (AVR) that “Wilson Excavating was performing work for PA American Water Company in Koppel when an unmarked Columbia Gas line was struck. The crew was digging for the new sewer main when the Operator caught the 4" steel gas main. This main was not marked. The crew cleaned off the main to investigate the damage and found no gas escaping. The coating was ripped off and the bottom of the pipe has a slight dent. Columbia Gas was notified, and they came to the jobsite to investigate. Their crew will be making repairs tomorrow”. Pictures were provided. 911 was not notified per their AVR.</p> <p>PENNSYLVANIA AMERICAN WATER the project owner stated in their AVR that “Wilson was digging for</p>	<p><b>COLUMBIA GAS:</b> <b>\$3,750.00</b> Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(iii.1) 2nd Offense \$500.00</p> <p><b>VERIZON PA LLC:</b> <b>\$2,000.00</b> Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PAWC new sewer main when backhoe caught the 4” steel gas main that was not marked. The crew cleaned the main off with shovels. The coating was ripped off the pipe and the bottom of the pipe was dented. The gas main was not leaking. Columbia Gas was notified. They came out and looked at it and they are going to repair it tomorrow afternoon after we install the new sewer main under it. Report and pictures were provided. 911 was not notified per their AVR.</p> <p>Columbia Gas AVR was due by 7/03/2025. They did not submit an AVR as of 7/15/2025.</p> <p>*Complex Ticket 202512000829 was submitted by Wilson Excavating and Utility Construction on 4/30/2025 with a response due by 5/05/2025. The meeting to be held on 5/06/2025 at 13:00. Verizon responded as “conflict”, and they are not on the Complex Project meeting sign-in sheet.</p> <p>*Ticket 20251293705 was submitted by Wilson Excavating and Utility Construction on 5/09/2025 with a response due by 5/13/2025. Columbia Gas responded “Conflict” DCTF on 5/13/2025 and did not respond field marked until 5/21/2025 at 13:53, right before the damage occurred.</p> <p>VIOLATIONS:</p> <p>COLUMBIA GAS  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. This is a subsequent offense.  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. 20251293705 This is a second time offense.  Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. For ticket 20251293705 Columbia Gas responded “Conflict” DCTF on 5/13/2025 and did not respond field marked until 5/21/2025 at 13:53, right before the damage occurred.  Recommendation: The penalties are applied. Education was recently completed.</p> <p>VERIZON PA LLC  Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Ticket 202512000829 response was due by 5/05/2025. Verizon responded on 5/05/2025 with Conflict. There was no final response from Verizon. They are not on the Complex Project</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>sign-in sheet. This is a subsequent offense. 202512000829 Recommendation: The penalty is applied. Compliance Education was recently completed.</p>	
55251	<p><b>Facility Owner:</b> National Fuel Gas <b>Contractor/Excavator:</b> ADB Companies <b>Project Owner:</b> ADB Companies (Placeholder) <b>Other:</b> Omni Fiber</p>	<p><u>On 5/22/2025 11:00:00 AM at 203 PIERCE AVE, SHARPSVILLE BORO, MERCER</u> The incident occurred on 05/22/2025 at 11:00 AM, at 203 Pierce Avenue, in Sharpsville Borough, Mercer 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 installing fiber optic telecommunication lines failed to maintain clearance from National Fuel existing facilities and struck accurately marked natural gas distribution service. Please see attachments." Photos were submitted.</p> <p>ADB Companies is the excavator and Project Owner. An AVR has not been filed as of 07/18/2025. An AVR request letter was sent by mail and email on 06/18/2025.</p> <p>The submitted photos show yellow flags and paint that were used to mark the gas line. The gas line was damaged within the tolerance zone.</p> <p>This case is related to cases 045394, 046597, 046914, 048359, 048458, 050069, 050555, 051239, 051559, 051599, 052468, 052904, 053000, 053033, 053238, 055253.</p> <p>Emergency ticket 20251421949 had a response due date of 05/22/2025. -Omni Fiber did not respond to this ticket.</p> <p>Design ticket 20251323690 had a response due date of 05/27/2025. -Omni Fiber did not respond to this ticket.</p> <p>Violations:</p> <p>ADB Companies-</p> <ul style="list-style-type: none"> <li>- Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</li> <li>- 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.</li> <li>- Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</li> </ul> <p>Recommendation: The penalties are applied. PUC compliance training education was recently completed.</p> <p>Omni Fiber-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.</li> </ul> <p>Emergency ticket 20251421949.</p>	<p><b>ADB Companies: \$2,000.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p> <p><b>Omni Fiber: \$2,250.00</b> Section 2(5)(vii) 3rd Offense \$2,000.00</p> <p>Section 2(4) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Design ticket 20251323690.</p> <p>Recommendation: The penalties are applied. PUC compliance training education is required.</p>	
55253	<p><b>Facility Owner:</b> National Fuel Gas  <b>Contractor/Excavator:</b> ADB Companies  <b>Project Owner:</b> ADB Companies (Placeholder)</p>	<p><u>On 5/22/2025 12:00:00 PM at 327 PIERCE AVE, SHARPSVILLE BORO, MERCER</u> The incident occurred on 05/22/2025 at 12:00 PM, at 327 Pierce Avenue, in Sharpsville Borough, Mercer 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 installing fiber optic telecommunication lines failed to maintain clearance from National Fuel existing facilities and struck accurately marked natural gas distribution service. Please see attachments.” Photos were submitted.</p> <p>ADB Companies was the excavator and project owner. An AVR was not filed as of 07/18/2025. An AVR request letter was emailed and mailed on 06/18/2025.</p> <p>The submitted photos show the gas line marked with yellow flags. The gas line was damaged within the tolerance zone.</p> <p>This case is related to cases 045394, 046597, 046914, 048359, 048458, 050069, 050555, 051239, 051559, 051599, 052468, 052904, 053000, 053033, 053238, 055251.</p> <p>Violations:</p> <p>ADB Companies -</p> <ul style="list-style-type: none"> <li>- Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</li> <li>- 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.</li> <li>Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</li> </ul> <p>Recommendation: The penalties are applied. PUC compliance training education was recently completed.</p>	<p><b>ADB Companies:</b>  <b>\$2,000.00</b>  Section 5(16) 1st Offense  \$1,000.00</p> <p>Section 5(17) 1st Offense  \$500.00</p> <p>Section 5(4) 1st Offense  \$500.00</p>
55479	<p><b>Facility Owner:</b> Comcast  <b>Contractor/Excavator:</b> LITTLE FEATHERS LANDSCAPING  <b>Project Owner:</b> Homeowner</p>	<p><u>On 5/27/2025 9:00:00 AM at 507 BENYOU LANE, FAIRVIEW TWP, YORK</u> The incident occurred on 5/27/2025 at 9:00 AM, on 507 Benyou Lane, in Fairview Twp, York County.</p> <p>A telecommunication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. An Alleged Violation Report (AVR) request letter was mailed and emailed to Comcast on 6-25-2025. An AVR has not been filed as of 8-1-2025.</p>	<p><b>Comcast: \$3,500.00</b>  Section 2(5)(i) 3rd Offense  \$1,500.00</p> <p>Section 2(10) 3rd Offense  \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Little Feathers Landscaping is the excavator. An AVR request letter was mailed and emailed to Little Feathers Landscaping on 6-25-2025. An AVR has not been filed as of 8-1-2025</p> <p>Margaret Kanzleiter is the project owner. Her AVR states, “On March 19, 2025 I contacted PA 811 to get a ticket for the landscaping project. I was given a ticket #20250784719. I hadn't heard anything for awhile and PA 811 stated that Comcast was not responding. So they finally responded after getting Sen. Keefer's office involved. Then I was told my ticket expired so I got another ticket #20251073558. That same day I was told that I could not be the one requesting the ticket that it had to come from my landscaper. So she got a ticket #20251260160. Again, no response and so I filed a complaint with the Attorney Generals Office. I had received a call from a rep from Comcast but it was a general number. When I called it back, they told me that everything was taken care of . So I called PA 811 back and asked when it was to be taken care of stated that Comcast responded that there were no comast lines running in my back yard. This was not true. So PA 811 gave me a # for the Comcast SE PA - Ashley Donaldson. So she responded and stated that there were problems with how the tickets were being handled and identified. So expediated my ticket with the 3rd party line locator USIC. This individual came out to my house on 3/27 and then called me at work stating that he did not need to mark any lines because it was buried deep enough. Also if I came across an orange or yellow line I could cut it because it was the old line. So I relayed this to my landscaper and she started. When I got home from work I had to internet or TV service. So my landscaper stopped and I contacted Comcast again who sent someone out to fix my line before the landscaper could start again on thursday 5/29. My landscaper paid \$125 to have a line painted to avoid cutting the line and I feel her money should be refunded because they did not do their job.”</p> <p>Ticket # 20251073558 and # 20250784719 were both submitted by the homeowner/project owner. Ticket #20251260160 is the Ticket submitted by the excavator, and all responses to this ticket were “Clear”. The damage to the Comcast line at the Ticket site indicates the area was not “Clear” and Comcast did not mark their lines.</p> <p>Comcast did not submit an AVR. There are no indications that the excavator was using mechanized equipment while performing excavation.</p> <p>Violations:  Facility – Comcast:  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</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.  Recommendation: PUC Online Compliance Training is required.</p>	
55362	<p><b>Facility Owner:</b>  VERIZON North  <b>Contractor/Excavator:</b>  National Fuel Gas (NFG) Distribution  <b>Project Owner:</b> NFG - Spaceholder  <b>Other:</b> WORTH TOWNSHIP - MERCER COUNTY</p>	<p><u>On 5/27/2025 12:00:00 PM at 995 MILLBROOK RD, WORTH TWP, MERCER</u> WORTH TOWNSHIP - MERCER COUNTY disputed and provided additional information. Violation withdrawn. They do not own any public or utility lines. They have updated their mapping with 811.</p> <p>*****  The incident occurred on 5/27/2025 at 995 MILLBROOK RD in Worth Township in Mercer Borough.</p> <p>A Telecom line owned by Verizon was damaged.</p> <p>NATIONAL FUEL GAS stated in their Alleged Violation Report (AVR) that “ National Fuel struck a telecommunications line while installing a natural gas distribution service. National Fuel submitted a renotify ticket request at 11:30 am, prior to the damage. National Fuel was advised that the ticket was coded as "clear by field" from Verizon North. It was later determined that the damaged line is owned by Verizon North. Please see attachments”. Pictures was provided. On 7/11/2025 DPI Maki asked for other attachments, as the AVR suggested and verification that this was a Verizon line. The tickets have different work sites on them, so also asked for a routine ticket including</p> <p>Ticket 20251323096 was submitted by NFG on 5/12/2025 for work at 995 Milbrook Rd, in Worth Township, Mercer Co. with a response due by 5/14/2025.  Verizon did not respond “Clear” until 5/23/2025, but then responded “Field Marked on 5/27/2025.</p> <p>*Renotify Ticket 20251323096 – 001 was submitted by NFG on 5/27/2025 at 11:30. RNO Remarks-- [ATTN VERIZON YOU RESPONDED CLEAR NO FACILITIES. HOWEVER CALLER STATES YOU ARE INVOLVED AND HAVE UG LINES AT THE SITE. CALLER STATES YOU PHONE LINE IS IN FRONT OF 1793 SANDY LAKE GROVE CITY RD. PLEASE MARK YOUR LINES AND UPDATE YOUR RESPONSE. PLEASE CALL THE ONSITE CONTACT TO CLARIFY YOUR INVOLVEMENT AT THE SITE. THANK YOU.]  Verizon had responded “clear” on 5/23/2025 and field marked after this ticket was requested on 5/27/2025 at 3:38.</p> <p>*Ticket 20251323096 – 000 was submitted by NFG on 5/27/2025 at 12:47.</p>	<p><b>VERIZON North:</b>  <b>\$6,000.00</b>  Section 2(5)(v)  Subsequent \$2,000.00</p> <p>Section 2(10) 3rd Offense  \$2,000.00</p> <p>Section 2(5)(i) Subsequent  \$2,000.00</p> <p><b>WORTH TOWNSHIP - MERCER COUNTY:</b>  <b>\$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon Responded “clear on 5/23/2025 and field marked on 5/27/2025 at 3:38pm. North Township Mercer County responded “clear” on 4/28/205</p> <p>*Emergency ticket 202514772758 was submitted by National Fuel Gas on 5/27/2025 at 12:47 for the location of 1793 Sandy Lake Grove City Rd. Worth Township – Mercer County did not respond “Clear” until 5/28/2025 at 3:00 pm. Verizon responded clear.</p> <p>Note: On 7/11/2025 NFG responded to an email stating that “The location of both the emergency and routine locate are in the same area; however, it was prompted with a different address due to it being near an intersection. Please see snippets below. I was advised that it was a Verizon line from the National Fuel crew who spoke to Verizon when they responded to the damage ticket” . Please see pictures matching google maps named “Corner of Millbrook” and NFG pictures.</p> <p><b>VIOLATIONS</b> Verizon 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. This is a third offense. 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)(v) – Failed to respond to a routine One Call ticket 20251323098 with the final response of “field marked” until after renotify ticket 20251323096 was submitted. See ticket details above. This is a subsequent offense. Recommendation: The penalties are applied. Compliance Education was recently completed.</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. WORTH TOWNSHIP - MERCER COUNTY is in violation of: Section 2(5)(vii) – Failed to respond to emergency notification 20251472758 as soon as practicable following notification. - Withdrawn.</p>	
55451	<p><b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> KENNETT TOWNSHIP <b>Project Owner:</b> Kennett Twp Placeholder <b>Designer:</b> MCMAHON ASSOCIATES INC</p>	<p><u>On 5/27/2025 2:00:00 PM at 535 CHANDLER MILL RD, KENNETT SQUARE BORO, CHESTER</u> Bowman formerly McMahon Associates violation and penalty was removed to do contract limits with the Township. *** Incident occurred on May 27th, 2025, at 2pm on 535 Chandler Mill Road, Kennett Square Boro, Chester County.</p>	<p><b>KENNETT TOWNSHIP: \$2,250.00</b> Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(3) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>An electric line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "KENNETT TOWNSHIP was excavating on the shoulder of the roadway fronting 535 Chandler when they damaged the unmarked electric primary, it was found that KENNETT TOWNSHIP does not have a locate request to be excavating on Chandler Mill Rd, Resulting in the unmarked primary being damaged and in need of repair."</p> <p>Final Design ticket, 20232502091, says the excavation is Depth--[2 FT] and Extent of Excavation--[7900 FT X 8 FT]. No complex ticket or routine excavation tickets were located by 811. No AVR has been submitted by Kennett Township as of 7/25/25.</p> <p>Trail meeting minutes state that construction will begin in 2025. No final design ticket has been submitted by McMahan Assoc since 2023. McMahan Associates has two past due education requirements from 2022 and 2023.</p> <p>Violations:</p> <p>Kennett Township 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(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. 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>McMahan Associates Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. PUC compliance education is required.</p>	<p>\$1,000.00</p> <p><b>MCMAHON ASSOCIATES INC: \$0.00</b></p>
55985	<p><b>Facility Owner:</b> Windstream <b>Contractor/Excavator:</b> CARUSO CONCRETE AND MASONRY <b>Project Owner:</b> Homeowner</p>	<p>On 5/27/2025 2:27:00 PM at 934 VILLA RD, ST <u>MARYS CITY, ELK</u> The incident occurred on 05/27/2025 at 2:27 PM, at 934 Villa Road, in St. Mary’s City, Elk County.</p> <p>A communication line owned by Windstream was damaged. No PA One Call ticket.</p> <p>Windstream, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Contractor digging without a PA-1 call ticket hit and damaged a unmarked UG Windstream Fiber Optic line. From Damage Ticket: CALLER STATED THAT HE WAS REMOVING CONCRETE AND PULLED A LINE. POSSIBLY WINDSTREAM BUT NOT SURE. THE LINE SAYS 018 1438. LINE IS AN ORANGE LINE ITS SOFT CONDUIT WITH A WIRE INSIDE. 3/8IN TO QUARTER INCH. FACILITY TYPE:</p>	<p><b>CARUSO CONCRETE AND MASONRY: \$2,000.00</b> Section 5(2.1) 1st Offense \$1,000.00  Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UNKNOWN-OWNER NOT GIVEN". Photos were submitted.</p> <p>Caruso Concrete and Masonry is the excavator. An AVR was not submitted as of 08/01/2025.</p> <p>Caruso Concrete and Masonry were digging without a PA 1 Call ticket. An emergency ticket was requested after damage occurred. The submitted photos show the excavation equipment on site. Additionally, a yellow diesel fuel container can be seen next to the excavation equipment, indicating the equipment was being used. The photos show that a very large area was excavated.</p> <p>Violations:</p> <p>Caruso Concrete and Masonry-</p> <ul style="list-style-type: none"> <li>- Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</li> <li>- 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.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55473	<p><b>Facility Owner:</b> Peoples Natural Gas  <b>Contractor/Excavator:</b> CENTER TWP WATER AUTHORITY  <b>Project Owner:</b> CENTER TWP WATER AUTHORITY - placeholder  <b>Designer:</b> Lennon Smith Souleret Engineering Inc</p>	<p><u>On 5/29/2025 8:10:00 AM at 100 CENTER GRANGE RD, CENTER TWP, BEAVER</u> The incident occurred on 5/29/2025 at 8:10 AM, on 100 Center Grange Rd, in Center Twp, Beaver County.</p> <p>A gas line owned by Peoples Gas Company was damaged.</p> <p>Peoples Gas Company is the facility owner. Their Alleged Violation Report (AVR) states, "On 5/29/2025, CENTER TWP WATER AUTHORITY was working to repair a water curb box when they struck an unmarked PNG customer owned service line (Curb to meter). PNG had the main to curb service marked, but was unable to mark curb to meter due to no tracer wire."</p> <p>Center Twp Water Authority is the excavator and project owner. An AVR has not been filed as of 8-1-2025.</p> <p>LENNON SMITH SOULERET ENGINEERING INC is the designer of a previous project in this area that is listed as completing in 2022 on Coordinate PA Project. No information can confirm this is the same project. Design Tickets are linked.</p> <p>The pictures submitted show a limited view of the area where the damage occurred. Peoples Gas marked the customer's connection from the curb stop to the main. There are line marks and flags into the grass area, and the marks end at the curb stop. The damage was not within the tolerance zone of the marks.</p> <p>Violations:</p>	<p><b>CENTER TWP WATER AUTHORITY: \$1,250.00</b>  Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavator - Center Twp Water Authority:            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.            Recommendation: PUC Online Compliance Training is required.</p>	
55361	<p><b>Facility Owner:</b> PECO  <b>Contractor/Excavator:</b> William Orr &amp; Sons  <b>Project Owner:</b> WEST GOSHEN TOWNSHIP STREETS DEPT</p>	<p><u>On 5/29/2025 9:00:00 AM at WEST CHESTER PIKE, WEST GOSHEN TWP, CHESTER</u> The incident occurred on 5/29/2025 at 9:00 AM, on West Chester Pike, in West Goshen Twp, Chester County.</p> <p>*This is a Non-Damage Incident*</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “William Orr &amp; Sons placed roughly 20 routine tickets to install/replace signs along the median and shoulder of West Chester Pike in West Goshen Township. The excavator failed to place a complex ticket per PA Act 127. Excavator was informed a complex ticket was needed. During the conversation, the excavator was against placing a complex ticket meeting stating that it was not needed. They were informed that the one-call tickets will not be properly marked and closed until the meeting is held and a schedule/locations are discussed and agreed upon prior.”</p> <p>William Orr &amp; Sons is the excavator.</p> <p>JVI Group Inc is the project owner.</p> <p>PECO provided a list of Tickets submitted by William Orr &amp; Sons: 18 Tickets submitted on 5/29/2025, and 25 Ticket submitted on 6/13/2025. The total area covered by these Tickets is over 2 miles along the same street, and covers multiple intersections. No Complex Project was submitted by William Orr &amp; Sons. See attachment for list of Tickets.</p> <p>Violations:            Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project.            Recommendation: PUC Online Compliance Training is required.</p>	<p><b>William Orr &amp; Sons:</b>  <b>\$250.00</b>            Section 5(3) 1st Offense            \$250.00</p>
55401	<p><b>Facility Owner:</b> NATIONAL FUEL GAS DIST RC 350  <b>Contractor/Excavator:</b> JIMTOWN BUILDERS</p>	<p><u>On 5/29/2025 3:00:00 PM at 1062 12th Ave, BROCKWAY BORO, JEFFERSON</u> The non-damage incident occurred on Thursday, May 29, 2025, at 1065 12th Avenue, in Brockway Borough, Jefferson County.</p> <p>Near miss of a gas line. No tickets associated with this case.</p> <p>National Fuel Gas (NFG) indicated in their Alleged Violation Report (AVR) an Excavator issue as, failed to</p>	<p><b>JIMTOWN BUILDERS:</b>  <b>\$2,000.00</b>            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>submit a locate request through the One Call system before excavation. NFG stated in their AVR, Excavator, Jimtown Builders working without POCS and over top of National Fuel facilities.</p> <p>The PA One Call Compliance commented, Contractor [Jimtown Builders] has placed One Call notifications with PA One Call in the past.</p> <p>NFG provided photos showing a gas meter in view at the worksite.</p> <p>Jimtown Builders did not submit an AVR within 30 days of a compliance violation.</p> <p>Violations:</p> <p>*Jimtown Builders is in violation of sections:  5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe  5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days  Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
55701	<p><b>Facility Owner:</b> Pottstown Boro/ Pottstown Municipal Auth</p> <p><b>Contractor/Excavator:</b> UTILITY LINE SERVICES</p> <p><b>Project Owner:</b> PECO</p>	<p><u>On 5/30/2025 8:10:00 AM at 341 BEECH ST, POTTSTOWN BORO, MONTGOMERY</u> PECO violation and penalty of Section 6.1(7) was withdrawn. They submitted 1 AVR to cover multiple incidents. They are not disputing Section 2(5)(v.2).  *****</p> <p>The incident occurred on 5/30/2025 at 8:10 AM, at 341 Beech Street, in Pottstown Borough, Montgomery County.</p> <p>A water line owned by Pottstown Boro was damaged.</p> <p>Pottstown Boro is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 07/29/2025.</p> <p>Utility Line Services, the excavator, submitted an AVR. Their AVR states, “While the crew was trenching in the area of 341 Beech Street to install a gas main, they damaged an unmarked 1" water service. Crew notified the Boro of Pottstown immediately.” Photos were submitted.</p> <p>PECO is the project owner. An AVR has not been filed as of 07/29/2025.</p> <p>None of the submitted photos show the water line was marked. Pottstown Boro/Pottstown Boro Muni Auth had replied “Field Marked” on 05/22/2025 for ticket 20251403010. The ticket included the area where the water line was damaged.</p> <p>Routine ticket 20251403010 had a response due date of 05/22/2025.  - PECO responded "Not Marked. No Access" on 05/22/2025, which is an interim response. PECO did not respond to the ticket with a final response. A timely final response is required for all locate requests.</p>	<p><b>Pottstown Boro/ Pottstown Municipal Auth: \$1,500.00</b>  Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p><b>PECO: \$250.00</b>  Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Pottstown Boro/ Pottstown Municipal Auth-  - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.  Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PECO-  - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. (Withdrawn)  - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20251403010.  Recommendation: The penalty is applied.</p>	
55731	<p><b>Facility Owner:</b> PPL Electric Utilities  <b>Contractor/Excavator:</b> Rodriguez Landscaping and Construction Inc.  <b>Project Owner:</b> Shentel Communications LLC.  <b>Other:</b> Brightspeed  <b>Other:</b> COLUMBIA WATER COMPANY</p>	<p><u>On 5/30/2025 2:00:00 PM at 112 RED MAPLE LN, MANOR TWP, LANCASTER</u> The incident occurred on 5/30/2025 at 2:07 PM, on Red Maple Ln, in Manor Twp, Lancaster County.</p> <p>An electrical line owned by PPL was damaged.</p> <p>PPL is the facility owner. Their Alleged Violation Report (AVR) states, “On Friday, 5/30/2025 at approximately 2:07 PM Rodriguez Landscaping and Construction, contacted an underground street light wire while boring to install Fiber for Shentel Glo Fiber. No markings were placed for this Street Light wire.”</p> <p>Rodriguez Landscaping And Construction is the excavator. An AVR has not been filed as of 07-01-2025.</p> <p>Shentel Glo Fiber is the project owner. Their AVR states, “The damage occurred due to the locator did not mark the street lighting wires. While the excavator was using the directional drill, the strike alert sounded, and they knew they hit something. When they pulled the drill head back there was street lighting wires wrapped around the drill head. Ryan Geisinger with PPL Electric and Bart Kelly agree that the locator is at-fault for this damage.”</p> <p>Multiple documents, and photos of the site, damage, and area were provided. No mark is visible within 18 inches of the damage, as shown using a hit kit.</p> <p>Ticket #20251502780 New – Damage – Emergency was entered on 5/30/25 at 2:07 PM.  BRIGHTSPEED and COLUMBIA WATER COMPANY responded to the Ticket on 6/2/2025.</p>	<p><b>PPL Electric Utilities: \$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Rodriguez Landscaping and Construction Inc.: \$1,000.00</b>  Section 5(16) 1st Offense \$1,000.00</p> <p><b>Brightspeed: \$2,000.00</b>  Section 2(5)(vii) 3rd Offense \$2,000.00</p> <p><b>COLUMBIA WATER COMPANY: \$1,000.00</b>  Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:  Facility – PPL:  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 - Rodriguez Landscaping And Construction:  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) – BRIGHTSPEED:  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.  Ticket #20251502780  Recommendation: PUC Online Compliance Training is required.</p> <p>Facility(other) - COLUMBIA WATER COMPANY:  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.  Ticket #20251502780  Recommendation: PUC Online Compliance Training is required.</p>	
55408	<p><b>Facility Owner:</b> Columbia Gas</p> <p><b>Contractor/Excavator:</b> Dominant Power</p> <p><b>Project Owner:</b> Verizon</p> <p><b>Other:</b> Canonsburg Borough</p> <p><b>Other:</b> OSMOSE UTILITY SERVICES INC</p>	<p><u>On 6/1/2025 4:00:00 PM at 313 Euclid Ave, CANONSBURG BORO, WASHINGTON</u> Canonsburg Borough violations and penalties withdraw after additional information was submitted.</p> <p>****</p> <p>The incident occurred on 06/01/2025 at 4:00 PM, at 313 Euclid Avenue, in Canonsburg Borough, Washington County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called.</p> <p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Dominant Power LLC, working on behalf of Verizon, damaged a main line while augering for a pole replacement. While augering for a new hole for a pole replacement, a marked medium pressure mainline was damaged. Columbia Gas locator was on site and working with the crew to mark out this emergency ticket. This area was marked as it was the contractors location to start work. Once it was marked the Columbia Gas locator proceeded to work on marking out the other areas of the ticket. The locator also advised them that there were two mains in this area. Dominant Power, LLC proceeded to auger within the tolerance zone of the marked mainline causing the damage.” Photos were submitted.</p> <p>Dominant Power, the excavator, submitted an AVR. Their AVR states, “Zach with Columbia Gas said that his meter wasn't reading correctly so he had just a general idea of where the line was and he stayed on site the whole time incase the line was hit.”</p>	<p><b>Dominant Power:</b>  <b>\$500.00</b>  Section 5(4) 1st Offense  \$500.00</p> <p><b>Verizon: \$4,000.00</b>  Section 2(5)(vii)  Subsequent \$2,500.00</p> <p>Section 6.1(7) 2nd Offense  \$1,500.00</p> <p><b>Canonsburg Borough:</b>  <b>\$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon is the project owner. An AVR has not been filed as of 07/23/2025.</p> <p>The submitted photos show the gas line was damaged within the tolerance zone.</p> <p>Emergency ticket 20251520166  - Canonsburg Borough responded with an interim response of, 'CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.' A final response to the ticket was not received.</p> <p>Emergency ticket 20251520207  - Canonsburg Borough responded with an interim response of 'CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.' A final response to the ticket was not received.</p> <p>Emergency ticket 20251520330 had a response due date of 06/01/2025.  - Verizon responded to this ticket on 06/10/2025, over a week late.  - Canonsburg Borough responded with an interim response of 'CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.' A final response to the ticket was not received.</p> <p>All interim responses require an update to a final response.</p> <p>Violations:</p> <p>Dominant Power-  - 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>Verizon–  - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251520330.  - 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>Canonsburg Borough-  - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20251520166. Withdrawn.  - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20251520207. Withdrawn.  - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20251520330. Withdrawn.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
55678	<p><b>Facility Owner:</b> Columbia Gas</p> <p><b>Contractor/Excavator:</b> Independent Enterprises Inc.</p> <p><b>Project Owner:</b> Pittsburgh Water (PWSA)</p>	<p><u>On 6/2/2025 8:30:00 AM at CAMBRONNE ST, PITTSBURGH CITY, ALLEGHENY</u> Columbia Gas accepts.</p> <p>*****</p> <p>The incident occurred on 06/02/2025 at 8:30 AM, on Cambronne Street, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called.</p> <p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "While verifying lead water services, Independent Enterprises, on behalf of PGH20, struck and damaged a marked 1" plastic service line, only the mainline and curb box was marked due to canceling the ticket but area clearly showed the presence of a gas facility. Although visible markings were present at the time of the incident, the associated ticket had been previously canceled by Columbia Gas due to Independent's failure to comply with an agreement established during a complex coordination meeting. This agreement, which limited excavation to six services per day per ticket and required staggering work at one ticket per day, was uploaded to Coordinate PA for reference. Columbia Gas canceled three tickets that violated this agreement and marked three that complied. The 811 PA North Liaison was notified at the time of the cancellations and expressed support for Columbia Gas's actions. Columbia Gas also attempted to reach Shane O'Conner at the time of the cancellations, leaving a message, but received no follow-up. On June 2, Columbia Gas was called to remark the site but did not do so after the onsite contact stated that all work was complete. However, further excavation occurred, resulting in the damage. Columbia Gas responded promptly to secure the area and complete repairs." Photos were submitted.</p> <p>Independent Enterprises Inc., the excavator, submitted an AVR. Their AVR states, "Approximately 8:30 a.m. 6/02/2025, during verification at 4043 Cambronne St, the Independent Enterprise verification crew working for Five Star Energy struck gas line (16in below surface) with excavator bucket in the sidewalk. One call mark was in roadway directly in front of curb box. Service line came out at a 90 degree in the sidewalk not continuing straight in the road as was marked. The contractor used a tool to crimp the gas service line so work could continue safely. Fire department arrived 8:35 a.m. Columbia Gas arrived 10:05 a.m., repaired the line and left site at 12:00 p.m. no other issues or injuries to report". Photos were submitted.</p> <p>Pittsburgh Water, the project owner, submitted an AVR. Their AVR states, "Approximately 8:30 a.m. 6/02/2025, during verification at 4043 Cambronne St, the Independent Enterprise verification crew working for Five Star Energy struck gas line (16in below surface)</p>	<p><b>Columbia Gas: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p> <p><b>Independent Enterprises Inc.: \$1,000.00</b> Section 5(4) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>with excavator bucket in the sidewalk. One call mark was in roadway directly in front of curb box. Service line came out at a 90 degree in the sidewalk not continuing straight in the road as was marked. The contractor used a tool to crimp the gas service line so work could continue safely. Fire department arrived 8:35 a.m. Columbia Gas arrived 10:05 a.m., repaired the line and left site at 12:00 p.m. no other issues or injuries to report”. Photos were submitted.</p> <p>The submitted photos show a line that was damaged within the tolerance zone of another marked line. The photos also show the line that was damaged, was not properly marked.</p> <p>Violations: Independent Enterprises Inc. - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Columbia Gas - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
55482	<p><b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> UTILITY LINE SERVICES <b>Project Owner:</b> PECO (Placeholder)</p>	<p><u>On 6/2/2025 9:00:00 AM at 7902 PINE RD, SPRINGFIELD TWP, MONTGOMERY</u> The incident occurred on 06/02/2025 at 9:00 AM, at 7902 Pine Road, in Springfield Township, Montgomery County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p> <p>PECO, the facility owner and project owner, submitted two Alleged Violation Reports (AVR).</p> <p>- PECO’s AVR2025JUN040003 states, “Utility line services was excavating with an excavator and hand tools to expose the gas main and service under ticket number 20251402953 to install new gas main and services when they damaged the correctly marked T for 7902 Pine Rd, it was found that Utility line services damaged the correctly marked T Resulting in the T needing repair.” Photos were submitted.</p> <p>- PECO’s AVR2025JUN110017 states, “On June 2nd, 2025, I got a called from a ULS foreman at 9:36 AM that they hit a marked gas service with a backhoe and ripped the service tee out of the main at 7902 Pine Rd, Wyndmoor. The service was on the mark and the spotter had the operator dig too far down in the tolerance zone. All proper notifications were made and the PECO crew made safe at 10:55 AM. This was a direct violation of the rules to dig by and the operator and laborer were sent for FFD”.</p> <p>Utility Line Services, the excavator, submitted an AVR. Their AVR states, “While the crew was working in the</p>	<p><b>UTILITY LINE SERVICES: \$500.00</b> Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>area of 7902 Pine Road looking for the existing gas service in order to retire and replace it, the backhoe bucket hit the service tee knocking it off of the gas main. 911 and PECO were notified, and PECO placed a sleeve over the main.”</p> <p>The submitted photos show the gas line was accurately marked using yellow paint. The gas line was damaged within the tolerance zone.</p> <p>Violations:</p> <p>Utility Line Services- - 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>	
55507	<p><b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> Utility Line Services <b>Project Owner:</b> Aqua <b>Other:</b> TOTAL ENGINEERING AND CONSULTING SERVICES LLC</p>	<p>On 6/2/2025 10:15:00 AM at MOUNT PLEASANT RD, LOWER MERION TWP, MONTGOMERY The incident occurred on 6/2/2025 at 10:15 AM, on Mount Pleasant Rd, in Lower Merion Twp, Montgomery County.</p> <p>A gas line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “On 6/2/2025 at 10:48 AM USIC was notified by UTILITY LINE SERVICES INC of a gas damage at 1605 Mount Pleasant Rd Lower Merion Twp Montgomery County PA, During the investigation it was found that UTILITY LINE SERVICES INC was excavating with an excavator to install new water main under ticket number 20251400020 when they severed the mis marked 1" plastic gas service, it was found that at the time of the locate the locator failed to utilize the tracer wire at the gas riser and the marker balls at the curb line and at the tap for the gas main resulting in the 1" plastic gas service being severed 23' from the gas mark outs.”</p> <p>Utility Line Services is the excavator. Their AVR states, “While the crew was trenching in the area of 1612 Mount Pleasant to install a water main, they damaged an unmarked 1" plastic gas service that was 23' off the closest mark. They had found the 1st gas service on the mark then 23' away they damaged an unmarked service.” 2 photos were provided with their AVR. The damage and marks are located on a road surface. The damage area, shown with a flat indicator/marker, is not within the tolerance zone of any visible yellow marks.</p> <p>Aqua Pennsylvania Inc is the project owner. Their AVR states, “Aqua Contractor Utility Line Services, while the crew was trenching in the area of 1612 Mount Pleasant to install a water main, they damaged an unmarked 1" plastic gas service that was 23' off the closest mark. They had found the 1st gas service on the mark then 23' away they damaged an unmarked service.”</p>	<p><b>PECO: \$2,000.00</b> Section 2(5)(i) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Total Engineering And Consulting Services LLC is the designer. An AVR has not been filed as of 07-29-2025.</p> <p>Ticket # 20251183187, 20251080184, 20251070144, 20250980527, 20251280536, 20251400020, and 20251500338 linked to the AVRs by PA One Call are not for the incident area.</p> <p>Violations: Facility – PECO: 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>	
55511	<p><b>Facility Owner:</b> Lehigh County Authority <b>Other:</b> PPL <b>Other:</b> Service Electric Cable TV &amp; Communications (SECTV)</p>	<p><u>On 6/2/2025 11:59:00 PM at Service rd, LOWER MACUNGIE TWP, LEHIGH</u> The incident occurred on 6/3/2025, on Service Rd, in Lower Macungie Twp, Lehigh County.</p> <p>This is a non-damage incident.</p> <p>Lehigh County Authority is the excavator and project owner. Their AVR states, “USIC did not respond or mark utilities by response time. they sent an email notifying they are delaying the job without mutual agreement.”</p> <p>A document containing communication from USIC to Lehigh County Authority was provided. It is a notice to Lehigh County Authority stating USIC is rescheduling the markout date to 6/3/25 10:59 PM for Ticket #20251490096. The response due date is 6/2/2025. PPL and Service Electric Cable TV both responded with an interim response of, “SCHEDULED DATE &amp; TIME LINES WILL BE MARKED BY:03 Jun 2025 2359” on the KARL system, and entered a final response of “Clear” on 6/3/2025 at 2:14 PM.</p> <p>Section 2(5)iii.1 of PA Act 127 of 2024 states, It shall be the duty of each facility owner after receipt of a timely request from an excavator or operator who identifies the work site of excavation or demolition work he intends to perform and not later than the business day prior to the lawful start date of excavation: To propose mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities.</p> <p>Violations: Facility (other) – PPL: Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities. Recommendation: PUC Online Compliance Training is required. Facility (other) - Service Electric Cable TV: Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities. Recommendation: PUC Online Compliance Training is required.</p>	<p><b>PPL: \$250.00</b> Section 2(5)(iii.1) 1st Offense \$250.00</p> <p><b>Service Electric Cable TV &amp; Communications (SECTV): \$250.00</b> Section 2(5)(iii.1) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
55543	<p><b>Facility Owner:</b> Monroe County Housing Authority  <b>Contractor/Excavator:</b> Henkels &amp; McCoy  <b>Project Owner:</b> UGI Utilities, Inc  <b>Other:</b> EAST STROUDSBURG BOROUGH  <b>Other:</b> EAST STROUDSBURG UNIVERSITY</p>	<p><u>On 6/3/2025 8:30:00 AM at 447 NORMAL ST, EAST STROUDSBURG BORO, MONROE</u> Monroe County Housing Authority provided additional information on 10/8/2025. The following violations were reduced to a warning:  2(1) - Facility owner is not a member of One Call \$250 to \$0  2(1)(ii)(A) - Failed to provide the One Call System with the counties, municipalities, and wards \$250 to \$0  2(10) - Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days \$1000 to \$0  Education will still need to be attended online.  *****  The incident occurred on 6/3/2025 at 8:30 AM, on 447 Normal St, in East Stroudsburg Boro, Monroe County.</p> <p>A gas line owned by Monroe County Housing Authority was damaged.</p> <p>Monroe County Housing Authority is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 07-16-2025.</p> <p>Henkels And Mccoy is the excavator. Their AVR states, "Crew was digging with a backhoe when then struck and damaged unmarked 2" privately owned gas line. 911/811 was notified."</p> <p>UGI Utilities is the project owner and designer. Their AVR states, "While digging to install gas main, contracting crew struck and damaged an unmarked gas service owned by the Monroe County Housing Authority." Additional information provided, "This is a system owned by the Monroe County Housing Authority. We supply their privately owned system from a master meter, which is how we know who owns the system. UGI does not own or operate the system inside of the Housing Authority. The Monroe County Housing Authority hired a company called 'Trinity' to locate their lines."</p> <p>Ticket # 20251540899 New – Damage – Emergency was entered at 8:52am on 6/3/25.  East Stroudsburg University did not respond.</p> <p>Ticket #20251152326 had a response due date of 4/29/2025. East Stroudsburg Borough responded "Field Marked" on 5/5/2025.</p> <p>Monroe County Housing Authority, who is indicated by UGI as owning the damaged line, was not a facility on any of the Tickets for this site. They were included in , and attended, the Complex Project meeting , Ticket # 20250792982, as indicated in the Coordinate PA document. PA One Call indicates they are not a member, but have received information in the past about becoming a member. The lines that were not within the tolerance zone of the marks were marked by Monroe County Housing Authority.</p>	<p><b>Monroe County Housing Authority: \$500.00</b>  Section 2(1) 1st Offense \$0.00</p> <p>Section 2(1)(ii)(A) 1st Offense \$0.00</p> <p>Section 2(10) 1st Offense \$0.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p><b>EAST STROUDSBURG BOROUGH: \$250.00</b>  Section 2(5)(v) 1st Offense \$250.00</p> <p><b>EAST STROUDSBURG UNIVERSITY: \$1,000.00</b>  Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Facility - Monroe County Housing Authority:  Section 2(1) – Facility owner is not a member of One Call.  Section 2(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located.  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.  Recommendation: PUC Online Compliance Training is required and Penalties Applied</p> <p>Facility (other) - East Stroudsburg University:  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.  Ticket # 20251540899  Recommendation: PUC Online Compliance Training is required and Penalty Applied</p> <p>Facility (other) - East Stroudsburg Borough:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket #20251152326  Recommendation: PUC Online Compliance Training is required and Penalty Applied</p>	
55558	<p><b>Facility Owner:</b> Aqua Pennsylvania  <b>Contractor/Excavator:</b> Utility Line Services  <b>Project Owner:</b> Aqua Pennsylvania - Placeholder  <b>Designer:</b> Brandywine CAD Design INC  <b>Other:</b> Verizon</p>	<p><u>On 6/3/2025 9:15:00 AM at STONY LANE, LOWER MERION TWP, MONTGOMERY</u> The incident occurred on 6/3/2025 at 9:15 AM, on Stony Lane, in Lower Merion Twp, Montgomery County.</p> <p>A water line owned by Aqua Pennsylvania Inc was damaged.</p> <p>Aqua Pennsylvania Inc is the facility owner and project owner. Their Alleged Violation Report (AVR) states, “Aqua Contractor Utility Line Services, while the crew was trenching in the area of 914 Stony Ln to install a water main they damaged an unmarked water service 4 feet from the mark. The crew then made the repair.”</p> <p>Utility Line Services is the excavator. Their AVR states, “While the crew was trenching in the area of 914 Stony Lane to install a water main they damaged an unmarked water service 4' from the mark. The crew then made the repair.”</p> <p>Brandywine CAD Design INC is the designer. An AVR has not been filed as of 07-14-2025.</p> <p>The photos submitted show the damage and the excavation. A faded blue mark is partially visible near the damage, but not within the tolerance zone, as</p>	<p><b>Aqua Pennsylvania: \$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Verizon: \$2,500.00</b>  Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>indicated by a tape measure. Utility Line Services has called in update tickets for this site with the previous update called in on the same day as the damage.</p> <p>This investigation is related to Case# 055561 by multiple Tickets.</p> <p>Ticket#20251130871 - Complex Project – Verizon responded to the Ticket with, “CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.” And did not enter a final response of Clear, and also no information is provided that they attended the meeting. This will be addressed on Case#055561.</p> <p>Ticket #20251421242 - Verizon did not respond to this Ticket. This will be addressed on Case#055561.</p> <p>Ticket#20251540376 had a response due date of 6/5/2025– Verizon did not respond to this Ticket. PECO did not respond to this Ticket until 6/16/2025. This will be addressed on Case#055561.</p> <p>Ticket#20251542649 – Verizon did not respond to this Ticket.</p> <p>Violations:</p> <p>Facility – Aqua: 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>Facility (other) – Verizon: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket#20251542649 Recommendation: PUC Online Compliance Training is required.</p>	
55579	<p><b>Facility Owner:</b> UGI Utilities <b>Contractor/Excavator:</b> Wise Works Electrical LLC <b>Project Owner:</b> Homeowner</p>	<p><u>On 6/3/2025 10:14:00 AM at 1831 HICKOX ULYSSES RD, BINGHAM TWP, POTTER</u> Incident occurred on June 3rd, 2025, at 10:14am, on 1831 Hickox Ulysses Road, Bingham Township, Potter County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "While digging to install an underground electric line, contractor struck and damaged a correctly marked gas service. The homeowner placed the PA One Call Notification on behalf of the excavator. The Excavator did not notify the One Call system." AVR notes that 911 was notified. 811 commented on the AVR that, "The homeowner placed the PA One Call Notification on behalf of the excavator. The Excavator did not notify the One Call system."</p> <p>Pictures from UGI show gas flags in line with the damage kit marker.</p>	<p><b>Wise Works Electrical LLC: \$2,000.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(23) 1st Offense \$500.00</p> <p><b>Homeowner: \$0.00</b> Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Routine ticket 20251390281 placed by the homeowner notes: Homeowner Called for Contractor? Yes, and Name of Contractor Called JUSTIN SERATT.</p> <p>No AVR has been submitted by Wise Works Electrical or the homeowner as of 7/28/25.</p> <p>Violations:</p> <p>Wise Works Electrical, 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.  Section 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole responsibility to submit each locate request to the One Call System. 20251390281. 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>	
56019	<p><b>Facility Owner:</b> Comcast  <b>Contractor/Excavator:</b> GO Underground LLC  <b>Project Owner:</b> GO Underground LLC (Placeholder)</p>	<p><u>On 6/3/2025 12:15:00 PM at 501 Office Center Dr, UPPER DUBLIN TWP, MONTGOMERY</u> The incident occurred on 06/03/2025 at 12:15 PM, at 501 Office Center Drive, in Upper Dublin Township, Montgomery County.</p> <p>A cable TV line owned by Comcast was damaged. There was no PA One Call ticket.</p> <p>Comcast, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Contractor company GO cut .715QR cable while using a boring machine”. Photos were submitted.</p> <p>GO Underground is the excavator and project owner. An AVR has not been filed as of 07/31/2025.</p> <p>PA One Call noted in their research for tickets, “No record of contractor placing One Call notifications with PA One Call in the past.”</p> <p>Violations:</p> <p>GO Underground-</p> <ul style="list-style-type: none"> <li>- Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</li> <li>- Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System.</li> <li>- 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</li> </ul>	<p><b>GO Underground LLC:</b>  <b>\$2,250.00</b>  Section 5(2.1) 1st Offense  \$1,000.00</p> <p>Section 5(21) 1st Offense  \$250.00</p> <p>Section 5(16) 1st Offense  \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>committed in association with excavation or demolition work.  Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55544	<p><b>Facility Owner:</b> UGI Utilities Inc  <b>Contractor/Excavator:</b> Sacks And Sons Excavating  <b>Project Owner:</b> Mohnton Borough  <b>Other:</b> Verizon</p>	<p><u>On 6/4/2025 9:20:00 AM at NORTH RIDGE DR W, MOHNTON BORO, BERKS</u> UGI accepts.</p> <p>****</p> <p>The incident occurred on 06/04/2025 at 9:20 AM, on Northridge Drive West, in Mohnton Borough, Berks 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 utilizing mechanized equipment struck an unmarked gas service." Photos were submitted.</p> <p>Sacks And Sons Excavating is the excavator. An AVR has not been filed as of 07/25/2025.</p> <p>Mohnton Borough is the project owner. An AVR has not been filed as of 07/25/2025.</p> <p>The submitted photos show that the damaged gas line was not marked.</p> <p>Routine ticket 20251484005 had a response due date of 05/30/2025.  - Verizon did not respond until 06/10/2025. (Response received over a week late.)</p> <p>Emergency ticket 20251551029 had a response due date of 06/04/2025.  - Verizon did not respond to this ticket.</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 was recently completed.</p> <p>Sacks And Sons Excavating-  - 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>Mohnton Borough-  - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.  Recommendation: PUC compliance training education is required. No penalty. This is a warning.</p>	<p><b>UGI Utilities Inc:</b>  <b>\$2,000.00</b>  Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>Sacks And Sons Excavating: \$1,000.00</b>  Section 5(16) 1st Offense \$1,000.00</p> <p><b>Mohnton Borough: \$0.00</b>  Section 6.1(7) 1st Offense \$0.00</p> <p><b>Verizon: \$4,500.00</b>  Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20251484005.</li> <li>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251551029.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
55561	<p><b>Facility Owner:</b> COMCAST</p> <p><b>Contractor/Excavator:</b> UTILITY LINE SERVICES</p> <p><b>Project Owner:</b> AQUA PENNSYLVANIA INC</p> <p><b>Designer:</b> BRANDYWINE CAD DESIGN INC</p> <p><b>Other:</b> PECO An Exelon Company</p> <p><b>Other:</b> Verizon PA LLC</p>	<p><u>On 6/4/2025 1:38:00 PM at 911 STONY LN, LOWER MERION TWP, MONTGOMERY</u> The incident occurred on Wednesday, June 4, 2025, at 911 Stony Lane, in Lower Merion Township, Montgomery County.</p> <p>Comcast cable was damaged.</p> <p>The Utility Line Services crew and the project owner, Aqua PA stated in their Alleged Violation Reports (AVR), while the crew was trenching in the area of 911 Stony Lane to install a water mainline, an unmarked Comcast utility pipe was damaged, it was approximately 25-inches deep.</p> <p>Comcast indicated a facility owner issue as, failed to follow APWA / CGA Best Practices ANSI standard Z535.1. Comcast stated in their AVR, Utility Line Service cut our feeder under the street nearby 911 Stony Lane, while working on the asphalt.</p> <p>Photos provided show the cable and no locate marks. Service was interrupted for 1 - &lt; 6 hours, affected 2-10 customers.</p> <p>20251551989- Damage Emergency ticket placed on 6/4/2025, at 11:11am. No Response from- Verizon PA LLC.</p> <p>20251553595- Damage Emergency ticket placed on 6/4/2025, at 2:35pm. Verizon PA LLC- no response 6/4/2025, on 6/5/2025 responded Conflict DCTF by FO, but no final response</p> <p>20251540376- Routine ticket placed on 6/3/2025, response due date 6/5/2025. Comcast Cable Montgomery County responded Clear No Facilities. No Response from- Verizon PA LLC. Late Response from- PECO an Exelon Company on 6/16/2025, as Clear No Facilities</p> <p>20251421242- Routine ticket placed on 5/22/2025. Comcast Cable Montgomery County responded Clear No Facilities. No Response from- Verizon PA LLC.</p> <p>20251130871- Complex Project meeting ticket placed on 4/23/2025. Meeting on 4/30/2025. Verizon PA LLC no response 4/30/2025, on 5/2/2025 responded Conflict DCTF by FO, but no final response</p> <p>20251130871-001 Complex Project meeting Renotify ticket placed on 5/8/2025. Verizon PA LLC no response 5/8/25, on 5/28/25 responded Conflict DCTF by FO, but no final response. Remarks- Attn Verizon PA LLC</p>	<p><b>COMCAST: \$2,000.00</b> Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>PECO An Exelon Company: \$250.00</b> Section 2(5)(v.2) 1st Offense \$250.00</p> <p><b>Verizon PA LLC: \$3,750.00</b> Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(viii) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>RESPONSE WAS CONFLICT. DCTF BY FO. PLEASE CONTACT JOSHUA GONZALES FOR MORE INFORMATION ASAP.</p> <p>Violations:</p> <p>*Comcast is in violation of sections: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Comcast responded, "Clear No Facilities" to Routine ticket 20251421242, but in their AVR they stated, "Utility Line Service cut our feeder under the street nearby 911 Stony Lane." Also, they indicated a Facility Owner issue and not an Excavator issue. Recommendation: Penalties Applied</p> <p>*Verizon PA LLC is in violation of sections: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251551989 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251553595 2(5)(v) – Failed to respond to a routine One Call ticket. 20251540376 2(5)(v) – Failed to respond to a routine One Call ticket. 20251421242 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20251130871 Recommendation: Penalties Applied</p> <p>*PECO an Exelon Company is in violation of section: 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251540376 Recommendation: Penalty Applied</p>	
55546	<p><b>Facility Owner:</b> UGI Utilities <b>Contractor/Excavator:</b> MDX Site <b>Project Owner:</b> NEW HOLLAND BOROUGH <b>Designer:</b> DIEHM AND SONS SURVEYORS</p>	<p><u>On 6/4/2025 2:05:00 PM at LOCUST STREET, NEW HOLLAND BORO, LANCASTER</u> New Holland Borough - 6.1(7) Penalty is reduced by 50% from \$1000 to \$500. ***** The incident occurred on 6/4/2025 at 2:05 PM, on Locust Street, in New Holland Boro, Lancaster County.</p> <p>A gas line owned by UGI Utilities was damaged.</p> <p>UGI Utilities is the facility owner. Their Alleged Violation Report (AVR) states, "Excavator utilizing mechanized equipment, struck a gas service that was previously correctly marked. The contractor obliterated all of the remaining marks and did not make another valid paoc. MDX did not call 911 as a result of the release of hazardous materials."</p> <p>MASON DIXON CONTRACTORS, also known as MDX Site, is the excavator. An AVR has not been filed as of 07-11-2025.</p> <p>New Holland Borough, as listed on the Routine Ticket, is the project owner. An AVR has not been filed as of 07-11-2025.</p>	<p><b>UGI Utilities: \$500.00</b> Section 2(5)(v) 2nd offense \$500.00</p> <p><b>MDX Site: \$2,500.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p><b>NEW HOLLAND BOROUGH: \$750.00</b> Section 6.1(7) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>DIEHM AND SONS SURVEYORS is the designer, as listed on the Design Ticket. An AVR has not been filed as of 07-11-2025.</p> <p>The damage location is within the area of Ticket #20251070906. The last Update Ticket for this site was 4/17/2025, with the damage occurring on 6/4/2025. The images provided show the site, damage, and marks. There are yellow flags visible in the lawn, and the damage is located within the tolerance zone of these marks. The road area is all disturbed ground, and no marks remain in this area.</p> <p>Ticket #20251070906 had a response due date of 4/21/2025. NEW HOLLAND BOROUGH responded “Field Marked” on 4/22/2025.</p> <p>UGI Utilities INC did not enter a response by the due date, and entered “SCHEDULED DATE &amp; TIME LINES WILL BE MARKED BY:30 Apr 2025 0953” on 4/22/2025, and then “SCHEDULED DATE &amp; TIME LINES WILL BE MARKED BY: 30 May 2025 1526” on 5/5/2025, and entered the final response of “Field Marked” on 5/12/2025.</p> <p>Violations:  Excavator - MASON DIXON CONTRACTORS:  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.  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>Project Owner - New Holland Borough:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time.  Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.  Recommendation: PUC Online Compliance Training is required</p> <p>Facility (other) – UGI Utilities:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time.  Recommendation: PUC Online Compliance Training is required.</p>	
55957	<b>Facility Owner:</b> AQUA PENNSYLVANIA INC. <b>Contractor/Excavator:</b> INFRASOURCE INC <b>Project Owner:</b> PECO	<u>On 6/5/2025 10:30:00 AM at E GLENSIDE AVE, CHELTENHAM TWP, MONTGOMERY</u> The incident occurred on 6/5/2025 at 10:30 AM, on E Glenside Ave, in Cheltenham Twp, Montgomery County.	<b>AQUA PENNSYLVANIA INC.:</b> <b>\$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Designer:</b> HMI TECHNICAL SOLUTIONS LLC  <b>Other:</b> Verizon, PA LLC</p>	<p>A water line owned by Aqua Pennsylvania Inc was damaged.</p> <p>Aqua Pennsylvania Inc is the facility owner. Their Alleged Violation Report (AVR) states, “Abandon service was not marked, no record of a tap card. Abandon service at main.”</p> <p>Infrasource is the excavator. Their AVR states, “An InfraSource crew was excavating a test hole for route viability on Glenside Ave (cross street of Greenwood Ave). The crew was using an excavator with a 1ft bucket to remove rock and concrete overpour from the test hole that had a thickness of 32 inches. While excavating the bucket damaged an unmarked water service at a depth of 32 inches. AQUA responded and contained the release and make repairs to the unmarked water service.”</p> <p>Peco An Exelon Company is the project owner. Their AVR states, “An InfraSource crew was excavating a test hole for route viability on Glenside Ave. The crew was using an excavator with a 1ft bucket to remove rock and concrete overpour from the test hole that had a thickness of 32 inches. While excavating the bucket damaged an unmarked water service at a depth of 32 inches. AQUA responded and contained the release and make repairs to the unmarked water service.”</p> <p>HMI TECHNICAL SOLUTIONS LLC is the designer listed on Ticket #20223083042. An AVR has not been filed as of 07-29-2025.</p> <p>Multiple photos of the site, marks, and damage were submitted. There are blue marks shown in the area of the damage, but the damage is not within the tolerance zone of those marks.</p> <p>Ticket #20251482692 had a response due date of 5/30/2025. Verizon’s only response was “Field Marked.” on 6/2/2025</p> <p>Violations:  Facility - Aqua Pennsylvania:  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.  Facility(other)-Verizon:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time.  Recommendation: PUC Online Compliance Training is required.</p>	<p><b>Verizon, PA LLC:</b>  <b>\$1,000.00</b>  Section 2(5)(v)  Subsequent \$1,000.00</p>
55732	<p><b>Facility Owner:</b> COLUMBIA GAS OF PA INC_Central  <b>Contractor/Excavator:</b> Lobos Management / 235 West Chestnut St. Partners  <b>Project Owner:</b> Lobos Management</p>	<p><u>On 6/5/2025 12:30:00 PM at 235 W Chestnut St, WASHINGTON CITY, WASHINGTON</u> The incident occurred on Thursday, June 5, 2025, at 235 W. Chestnut Street, in Washington City Washington County.</p> <p>A gas line was damaged. There are no One Call tickets associated with this incident.</p>	<p><b>Lobos Management / 235 West Chestnut St. Partners: \$2,000.00</b>  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>Columbia Gas stated in their Alleged Violation Report (AVR), while performing excavation work to repair a water leak between the 800 buildings, Lobos Management’s maintenance department struck an unmarked gas main. A subsequent investigation revealed that no One Call notification had been placed prior to the commencement of the work. Columbia Gas responded promptly to secure the area and complete necessary repairs. To help prevent similar incidents in the future, Columbia Gas has offered to provide training for Lobos Management personnel. However, as of this report, a training date has not yet been confirmed.</p> <p>Additional information from PA PUC (public utility commission) Gas and Safety, stated in an email, the line is a 1 ¼” plastic main that services an apartment complex. The line has a MAOP of 45 psig and an operating pressure of 40 psig. The property is owned by Lobos Management and was damaged by a maintenance crew excavating a water leak. There was no One Call placed and when Columbia Gas asked if they had placed a One Call, their answer was, “What’s a One Call?” The leak was secured by squeezing off and a new piece of pretested pipe was fused to replace the damage. A total of 7 customers were out of service and the responding fire department evacuated 1 apartment. Columbia Gas found no gas in structures.</p> <p>Lobos Management did not submit an AVR within 30 days of the gas line strike.</p> <p>Photos showing the repair were provided by Columbia Gas and Gas and Safety. The Fire Department responded to the 911 call placed by Lobos Management. The number of customers affected was 7 and service was interrupted for 6 hours.</p> <p>Violations:</p> <p>*Lobos Management is a violation of sections:  5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.  5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.  Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
55615	<p><b>Facility Owner:</b> UGI Utilities, Inc  <b>Contractor/Excavator:</b> J F Kiely Construction  <b>Project Owner:</b> UGI Utilities, Inc (Placeholder)  <b>Designer:</b> HERBERT ROWLAND AND GRUBIC INC  <b>Other:</b> BLOOMSBURG UNIVERSITY OF PENNSYLVANIA  <b>Other:</b> THE TOWN of BLOOMSBURG MUNI AUTH</p>	<p>On 6/9/2025 10:30:00 AM at E 2ND ST, BLOOMSBURG TOWN OF, COLUMBIA UGI accepts.</p> <p>*****</p> <p>The incident occurred on 06/09/2025 at 10:30 AM, on East 2nd Steet, in the Town of Bloomsburg, Columbia County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI, the facility and project owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Contractor struck and damaged an incorrectly marked gas service.” They also noted on their AVR, “Locator’s</p>	<p><b>UGI Utilities, Inc:</b>  <b>\$2,000.00</b>  Section 2(5)(i) Subsequent \$2,000.00</p> <p><b>BLOOMSBURG UNIVERSITY OF PENNSYLVANIA:</b>  <b>\$250.00</b>  Section 2(5)(v) 1st Offense \$250.00</p> <p><b>THE TOWN of BLOOMSBURG MUNI AUTH: \$500.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>electronic signal and incorrect map records caused the service to be incorrectly marked." Photos were submitted.</p> <p>J F Kiely Construction, the excavator, submitted an AVR. Their AVR states, "Line was 26" off markings."</p> <p>The submitted photos show the gas line outside of the tolerance zone and incorrectly marked.</p> <p>Routine 20251322176 ticket had a response due date of 05/14/2025.</p> <ul style="list-style-type: none"> <li>- THE TOWN of BLOOMSBURG MUNI AUTH did not respond until 05/15/2025.</li> <li>- BLOOMSBURG UNIVERSITY OF PENNSYLVANIA did not respond until 05/15/2025.</li> </ul> <p>Violations:</p> <p>UGI-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</li> </ul> <p>THE TOWN of BLOOMSBURG MUNI AUTH-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251322176. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</li> </ul> <p>BLOOMSBURG UNIVERSITY OF PENNSYLVANIA-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251322176. Recommendation: The penalty is applied. PUC compliance training education is required.</li> </ul>	<p>Section 2(5)(v) 2nd offense \$500.00</p>
55614	<p><b>Facility Owner:</b> Peoples Gas Company  <b>Contractor/Excavator:</b> HAMPTON SHALER WATER AUTH  <b>Project Owner:</b> HAMPTON SHALER WATER AUTH Placeholder</p>	<p><u>On 6/9/2025 11:00:00 AM at 5070 CHALFANT LN, HAMPTON TWP, ALLEGHENY</u> Incident occurred on June 9th, 2025, at 11am on 5070 Chalfant Lane, Hampton Township, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "On 6/9/2025, Hampton Shaler Water Authority was working to install water service when they struck an accurately marked PNG 2" PL ML. PNG crews were called and repairs were made. 3 customers affected."</p> <p>Hampton Shaler Water Authority's AVR states, "On June 19, 2025 Hampton Shaler Water Authority went out to install a new water service line at 5070 Chalfant Lane in Hampton Township. After excavation the cross bore was to be performed boring across two sidewalks and a</p>	<p><b>HAMPTON SHALER WATER AUTH:</b>  <b>\$1,500.00</b>  Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(11.2) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>road way. During the process of the bore the gas line was hit underneath the sidewalk."</p> <p>Both AVRs note that 911 was not notified. Pictures show that the line was accurately mark and damaged within the tolerance zone.</p> <p>Violations:</p> <p>Hampton Shaler Water Authority Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid. PUC compliance education is required. Section 5(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>	
55772	<p><b>Facility Owner:</b> Peoples Natural Gas <b>Contractor/Excavator:</b> INDEPENDENT ENTERPRISES INC. <b>Project Owner:</b> Pittsburgh Water <b>Other:</b> G A I CONSULTANTS INC <b>Other:</b> JOHNSON MIRMIRAN AND THOMPSON J M T</p>	<p><u>On 6/11/2025 2:00:00 PM at 1025 VALONIA ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 6/11/2025 at 1025 Valonia Street in Pittsburgh City, Allegheny County.</p> <p>A gas service line owned by Peoples Natural Gas was damaged.</p> <p>PEOPLES GAS COMPANY LLC the facility owner stated in their Alleged Violation Report (AVR) that “INDEPENDENT ENTERPRISES struck and damaged a properly marked Peoples Gas service. This is the second damage on this street for this work by this contractor. INDEPENDENT ENTERPRISES is doing road restoration from new water lines that they installed for Pittsburgh Water and Sewer Authority. Pictures and reports were provided.</p> <p>INDEPENDENT ENTERPRISES INC the excavator stated in their AVR that “While grading Valonia St for sub base, IEI operator (Steve) struck a marked gas line that was located 8" below the road. He tore the line in two with the teeth of his bucket while lifting up the existing concrete road base. Stop work was called immediately. 911 was called by the foreman at 1:49 PM. Hit kit was deployed by construction inspector. People's gas crew showed up at 2:28 PM. They were able to make repair by 3:30 pm. Gas line was only 8 inches in depth and directly underneath existing concrete”. Pictures and reports were provided.</p> <p>PITTSBURGH WATER &amp; SEWER AUTHORITY the project owner stated in their AVR that “While grading Valonia St for sub base, IEI operator (Steve) struck a marked gas line that was located 8" below the road. He tore the line in two with the teeth of his bucket while lifting up the existing concrete road base. Stop work was called immediately. 911 was called by the foreman at 1:49 PM. Hit kit was deployed by construction inspector. People's gas crew showed up at 2:28 PM. They were able to make repair by 3:30 pm. Gas line was only 8</p>	<p><b>INDEPENDENT ENTERPRISES INC.:</b> <b>\$2,000.00</b> Section 5(4) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>inches in depth and directly underneath existing concrete". Pictures and reports were provided.</p> <p>JOHNSON MIRMIRAN AND THOMPSON J M T stated in their AVR that While grading Valonia St for sub base, IEI operator (Steve) struck a marked gas line that was located 8" below the road. He tore the line in two with the teeth of his bucket while lifting up the existing concrete road base. Stop work was called immediately. 911 was called by the foreman at 1:49 PM. Hit kit was deployed by construction inspector. People's gas crew showed up at 2:28 PM. They were able to make repair by 3:30 pm. Gas line was only 8 inches in depth and directly underneath existing concrete. Lines were shown on the bid documents. Pictures and reports were submitted.</p> <p>*Other investigations related by tickets: 44579, 45089, 55409, 55492.</p> <p>VIOLATIONS: INDEPENDENT ENTERPRISES INC is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a subsequent violation.</p>	
55858	<p><b>Facility Owner:</b> Philadelphia Gas Works <b>Contractor/Excavator:</b> Road Con <b>Project Owner:</b> SEPTA</p>	<p><u>On 6/12/2025 9:41:00 AM at CHEW AVE, PHILADELPHIA CITY, PHILADELPHIA</u> The incident occurred on 6/12/2025 on Chew Ave in Philadelphia City in Philadelphia County.</p> <p>***Non-Damage Incident***</p> <p>An emergency ticket was submitted by Road Con for routine work.</p> <p>Philadelphia Gas Works stated in their Alleged Violation Report (AVR) that "This does not fall under the scope of an emergency ticket. This is planned work that was not planned properly. This will be an ongoing SEPTA Capital improvement project. PA Act 287 of 1974, as amended defines an Emergency as: "...a sudden or unforeseen occurrence involving a clear and immediate danger to life, property, and the environment, including, but not limited to, serious breaks or defects in a facility owner's lines." On 7/11/2025 DPI Maki sent an email asking if anyone notified SEPTA or ROADCON that this is routine work and placing an emergency ticket is not appropriate. PGW responded promptly and stated that he believed their inspector notified Road Con when they were on site. DPI is asking for a date and confirmation of this statement. On 7/18/2025 am email was received from PGW that confirmed this was a bad planning situation and he expects that this was a 1-time issue.</p> <p>Road Con did not submit an AVR.</p> <p>SEPTA did not submit an AVR until on 7/12/2025 after DPI Maki sent an email asking about the submission of the emergency ticket 202551631139. They stated that "This work is being performed for SEPTA; however we</p>	<p><b>Road Con: \$1,500.00</b> Section 5(22) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>were not aware that this ticket was submitted as an Emergency. This work falls under an existing contract, and it appears that the contractor, Road Con, submitted the ticket for routine work with out notifying SEPTA of the emergency statu which was never the case. Please Contact Dan Stauffer at 215-299-7626 who is the listed contact for RoadCon and the individual responsible for placing this false Emergency Ticket”. On 7/11/2025 Contact for septa was sent an email with the liaison contact information and a copy of ACT127-2024.</p> <p>Emergency ticket 202551631139 was submitted for a 4 month long project to repair sidewalks and drainpipes.</p> <p>VIOLATIONS:</p> <p>Road Con Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 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 is required.</p>	
55768	<p><b>Facility Owner:</b> Peoples Natural Gas <b>Contractor/Excavator:</b> Hufnagel Excavating <b>Project Owner:</b> Pennsylvania American Water <b>Other:</b> Burgettstown Smith TWP JT Sewerage Auth <b>Other:</b> Smith Township <b>Other:</b> Union Electric Steel</p>	<p><u>On 6/12/2025 10:00:00 AM at 315 E 3RD AVE, SMITH TWP, WASHINGTON</u> Burgettstown Smith TWP JT Sewerage Auth disputed. Reduced to a warning with no penalty. Education is required. Smith Township disputed. They submitted additional information that included changes that were implemented to avoid ticket response issues in the future. Violations were withdrawn. Peoples Natural Gas dispute the ticket violations. Additional information was submitted, and the violations were withdrawn. ***** The incident occurred on 06/12/2025 at 10:00 AM, at 315 East 3rd Avenue, in Smith Township, Washington County.  A gas line owned by Peoples Natural Gas was damaged. 911 was called.  Peoples Natural Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On 6/12/2025, Hufnagel Excavating was working for PA American Water when they struck a mismarked PNG SL main to curb. PNG crews were called and repairs were made.” Photos were submitted.  Hufnagel Excavating, the excavator, submitted an AVR. Their AVR states, “While digging to install line excavator came in contact with unmarked gas service”.  Pennsylvania American Water, the project owner, submitted an AVR. Their AVR states, "While</p>	<p><b>Peoples Natural Gas: \$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Burgettstown Smith TWP JT Sewerage Auth: \$0.00</b> Section 2(5)(v) 1st Offense \$0.00</p> <p><b>Smith Township: \$0.00</b></p> <p><b>Union Electric Steel: \$2,000.00</b> Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>excavating to install 8" DI water line the excavator hit a unmarked gas service".</p> <p>Peoples Natural Gas' AVR states their lines were Inaccurately/Incompletely marked.</p> <p>Routine ticket 20251470786 had a response due date of 05/29/2025.  - Peoples Natural Gas responded on 05/31/2025.  - Burgettstown Smith TWP JT Sewerage Auth responded on 05/30/2025.  - Union Electric Steel did not respond to this ticket.  - Smith Township did not respond to this ticket.</p> <p>Routine ticket 20251631198 had a response due date of 06/16/2025.  - Union Electric Steel did not respond to this ticket.  - Peoples Natural Gas responded on 06/17/2025.</p> <p>Emergency ticket 20251631465 had a response due date of 06/12/2025.  - Smith Township did not respond to this ticket.  - Union Electric Steel did not respond to this ticket.</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.  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251470786. Withdrawn  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251631198. Withdrawn  Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Burgettstown Smith TWP JT Sewerage Auth-  - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251470786.  Recommendation: Warning. PUC compliance training education is required.</p> <p>Smith Township-  - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20251470786. Withdrawn.  - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251631465. Withdrawn.</p> <p>Union Electric Steel-  - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20251470786.  - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20251631198.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251631465.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55792	<p><b>Facility Owner:</b> PHILADELPHIA GAS WORKS</p> <p><b>Contractor/Excavator:</b> CARUSONE CONSTRUCTION INC</p> <p><b>Project Owner:</b> Philadelphia City Water Department</p> <p><b>Designer:</b> Malick and Scherer</p>	<p><u>On 6/12/2025 10:00:00 AM at 105 Manton Street, PHILADELPHIA CITY, PHILADELPHIA</u> Malick &amp; Scherer is disputing that they were inspectors only. DPI removed violation and penalty. **** Carusone Construction is now accepting.</p> <p>Google Streetview shows mark outs from April 2025. ****</p> <p>Incident occurred on June 12th, 2025, at 10am on 105 Manton Street, Philadelphia City, Philadelphia County.</p> <p>A gas line was damaged.</p> <p>Philadelphia Gas Works' Alleged Violation Report (AVR) states, "Carusone Construction damaged 1 1/4 plastic gas line to 105 MANTON ST with loader."</p> <p>Carusone Construction Inc's AVR is blank. AVR notes that 911 was not notified.</p> <p>Philadelphia City Water Department's AVR states, "The Design team was notified about damage to a gas service line on 6/17/2025."</p> <p>Malick and Scherer's AVR states, "While contractors were excavating to preform service connection for 105 Manton St a gas service line was hit at 1:05pm. PGW was called at 1:10pm, they were on site by 1:20pm and were finished at 3:30pm. The connection to the gas main itself was leaking, as well as the service line itself. The one call mark was accurate, during excavation a rock punctured the line and pulled on the service."</p> <p>Picture shows that the line was marked within the tolerance zone. Yellow gas mark is running parallel with the gas line.</p> <p>Ticket 20251203952: Type of Work--[INSTALL WATER MAIN/S AND SERVICE/S] Depth--[4 - 6 FEET] Extent of Excavation--[350 FEET] No design tickets were located for the project.</p> <p>Violations:</p> <p>Carusone Construction Inc Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid. PUC compliance education is required.</p>	<p><b>CARUSONE CONSTRUCTION INC: \$1,500.00</b> Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p><b>Philadelphia City Water Department: \$500.00</b> Section 6.1(3) 1st Offense \$500.00</p> <p><b>Malick and Scherer: \$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Philadelphia City Water Department Section 6.1(3) – Released a project to bid or construction before final design was complete. PUC compliance education is required.</p> <p>Malick and Sherer, PC Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. PUC compliance education is required.</p>	
55787	<p><b>Facility Owner:</b> PEOPLES GAS COMPANY LLC</p> <p><b>Contractor/Excavator:</b> ALEX E PARIS CONTRACTING COMPANY</p> <p><b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER</p> <p><b>Other:</b> SOUTH PARK TOWNSHIP</p>	<p><u>On 6/13/2025 9:30:00 AM at 6812 RIDGEVUE DR, SOUTH PARK TWP, ALLEGHENY</u> The incident occurred on Friday, June 13, 2025, at 6812 Ridgevue Drive, in South Park Township, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company indicated an excavator issue as, failed to use prudent techniques within the tolerance zone. Peoples Gas stated in their Alleged Violation Report (AVR), Alex Paris working for PA American Water, pot holing for water main install struck a shallow PNG Service Line. Service was a few inches below the asphalt. Alex Paris notified PNG, PNG crews arrived onsite and made repairs.</p> <p>Alex Paris Contracting (AEP) indicated an excavator issue as failed to use prudent techniques within the tolerance zone. AEP stated in their AVR, excavator struck a gas service at 6812 Ridgevue Drive, and the Line was hydro-excavated and located. Operator struck the gas line trying to get through mill slag/hard surface in effort to full expose line in lay path. AEP contacted 911. Peoples Gas responded and the repair was completed at 11:45 am.</p> <p>PA American Water Company stated in their AVR, AEP vacuum crew while trying to expose an accurately marked service line damaged it while trying to break up the slag/hard surface surrounding the service.</p> <p>Photos were provided showing the severed gas line under the slag/hard surface.</p> <p>20251413588- routine ticket placed on 5/21/2025, with a response due date of 5/23/2025. Late response from South Park Township on 5/27/2025, as Field Marked.</p> <p>Violations:</p> <p>*Alex E Paris Contracting Company is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*South Park Township is in violation of section:</p>	<p><b>ALEX E PARIS CONTRACTING COMPANY: \$500.00</b> Section 5(4) 1st Offense \$500.00</p> <p><b>SOUTH PARK TOWNSHIP: \$250.00</b> Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251413588  Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
56126	<p><b>Facility Owner:</b> PPL  <b>Contractor/Excavator:</b> Rogele, Inc.  <b>Project Owner:</b> Capital Region Water  <b>Other:</b> HERBERT ROWLAND AND GRUBIC INC</p>	<p><u>On 6/17/2025 8:30:00 AM at 2100 Market Street, HARRISBURG CITY, DAUPHIN</u> PPL accepts.</p> <p>***  The incident occurred on 06/17/2025 at 8:30 AM, at 2100 Market Street, in Harrisburg City, Dauphin County.</p> <p>An electrical line owned by PPL was damaged.</p> <p>PPL is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 07/31/2025.</p> <p>Rogele, Inc., the excavator, submitted an AVR. Their AVR states, “While excavating with trackhoe to replace an existing inlet, the unmarked line was struck w excavator bucket and partially severed. PPL foreman, Charles Balbie, who was in the area, was contacted and a crew was immediately dispatched to repair the unmarked line within the hour.” Photo submitted.</p> <p>Capital Region Water, the project owner, submitted an AVR. Their AVR states, " During excavation for the replacement of a storm water inlet, the contractor (Rogele) struck and broke an unmarked conduit and power cable. Harrisburg City Engineering was notified and discovered that the broken cable is a street light cable. Due to the cable connecting directly from an electrical manhole, the responsibility is on PP&amp;L. PP&amp;L arrived on site to de-energize the line and advised the contractor (Rogele) that they could backfill the area as the cable would need to be rerun. Photos were submitted.</p> <p>Herbert Rowland and Grubic INC, the designer, submitted an AVR. Their AVR states, "on site to de-energize the line and advised the contractor (Rogele) that they could backfill the area as the cable would need to be rerun.”</p> <p>The most recent routine ticket (20251152276) for the location where the damage occurred was requested on 04/25/2025. PPL had responded “Clear” to this ticket on 04/29/2025. While the area does have utility poles for above ground electric, there are streetlights and traffic signals/ pedestrian crossing lights, which would indicate there are buried electrical lines and a renotify ticket should have been requested.</p> <p>The submitted photos do not have any electrical lines marked.</p> <p>Routine tickets 20250760850 and 20251540042 are unrelated to this incident based on the location reported on the ticket.</p>	<p><b>PPL: \$2,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p><b>Rogele, Inc.: \$500.00</b>  Section 5(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>PPL-  - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  -Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.  Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Rogele, Inc.-  - Section 5(3) – Excavator failed to preserve mark-outs or request a remark.  Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
56021	<p><b>Facility Owner:</b>  PEOPLES GAS COMPANY LLC  <b>Contractor/Excavator:</b> N &amp; N Landscaping LLC  <b>Project Owner:</b> Oakmont Borough</p>	<p><u>On 6/18/2025 1:45:00 PM at 217 and 219 8TH STREET, OAKMONT BORO, ALLEGHENY</u> The incident occurred on Wednesday, June 18, 2025, at 217 and 219 8th Street, in Oakmont Borough, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas indicated in their Alleged Violation Report (AVR) an excavator issue as, failed to provide One Call System with exact information to identify the work site, failed to exercise due care and take all reasonable steps necessary to avoid interference with all lines, and failed to renotify the One Call System of any unmarked lines. Peoples Gas stated, N and N Landscaping doing brick road work for Oakmont Borough struck and damaged two Peoples Gas owned service lines at a duplex, at 217 and 219 8th Street, and per the information given on the One Call request by the excavator, these addresses were not going to be worked in front of and the excavator worked out of the described area on the ticket. Peoples Gas marked the facilities in the areas described on the ticket- Location working at 322, 314, 225, 220 and 212 8th Street. There have been multiple damages from this contractor within Oakmont Borough this year for the same work.</p> <p>Peoples Gas provided photos of the excavation site and repaired line.</p> <p>N&amp;N Landscaping did not submit an AVR within 30 days of striking the gas line.  Oakmont Borough, the project owner, did not submit an AVR within 30 days of the line strike.</p> <p>20251421504- Routine ticket placed on 5/22/2025. Location working at 322, 314, 225, 220 and 212 8th Street, duration 1 month, type of work- repair street.</p> <p>Violations:</p>	<p><b>N &amp; N Landscaping LLC: \$1,500.00</b>  Section 5(2.2) 1st Offense \$250.00</p> <p>Section 5(20) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p><b>Oakmont Borough: \$1,000.00</b>  Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*N&amp;N Landscaping is in violation of sections:            5(2.2) – Excavator failed to provide exact information to identify the worksite.            5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.            5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.            Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Oakmont Borough is in violation of section:            6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.            Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
56216	<p><b>Facility Owner:</b> UGI UTILITIES INC  <b>Contractor/Excavator:</b> VALACON  <b>Project Owner:</b> PENNSYLVANIA AMERICAN WATER</p>	<p><u>On 6/23/2025 7:30:00 AM at 187 NOBLE LN, WILKES BARRE CITY, LUZERNE</u> The incident occurred on Monday, June 23, 2025, at 187 Noble Lane, Wilkes Barre City, Luzerne County.</p> <p>A gas line was damaged.</p> <p>UGI Utilities stated in their Alleged Violation Report (AVR), Excavator, Valacon, struck and damaged a correctly marked gas service while digging within the tolerance zone with mechanized equipment.            PA American Water Company, the project owner, stated in their AVR, Valacon was excavating to install new water main on Noble Lane, in Wilkes Barre and struck a gas service line on the mark.            UGI provided photos showing excavation within the tolerance zone.            Valacon submitted an AVR but provided no summary of the incident.</p> <p>Violation:</p> <p>*Valacon is in violation of section:            5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.            Recommendation: PUC Compliance Education Required and Penalty Applied</p>	<p><b>VALACON: \$500.00</b>            Section 5(4) 1st Offense \$500.00</p>
56101	<p><b>Facility Owner:</b> Peoples Natural Gas  <b>Contractor/Excavator:</b> Frank J. Zottola Construction, Inc.  <b>Project Owner:</b> Verizon</p>	<p><u>On 6/23/2025 1:00:00 PM at WARFIELD ST, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 6/23/2025 at 1:45 PM, on Warfield St, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Peoples Gas Company LLC was damaged.</p> <p>Peoples Gas Company LLC is the facility owner. Their Alleged Violation Report (AVR) states, “Frank J Zotolla Construction working for Verizon struck and damaged a properly marked Peoples Gas 2 inch pressured main line. As shown in the attached pictures, the excavation occurred directly over the Peoples Gas markings. No markings were visible at the time of the damage as they were all within the excavation. Peoples Gas responders</p>	<p><b>Frank J. Zottola Construction, Inc.: \$1,000.00</b>            Section 5(4) 2nd Offense \$1,000.00</p> <p><b>Verizon: \$1,500.00</b>            Section 6.1(7) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>did not see markings at the time of the damage due to the markings all being dug up. It was upon investigation after the fact and comparing with the locate photos that were were able to determine that the marks were all dug up.”</p> <p>Frank J Zottola Construction Inc is the excavator. Their AVR states, “While excavating to install conduit, a 2” gas line was struck. The line had been marked in the street, but the offset markings were illegible. We assumed the visible marks indicated the actual location of the gas line. The line was ultimately struck approximately 8' from the marks in the street. It turned out to be a tee off the 2" main going to a previously demolished building. In a 1-foot span, we found two tees - one that had been cut and capped, and the other which we hit. The gas company responded and installed a sleeve on the main replacing about 5' of the main line. We were unaware of the offset note until the gas company was on site. It appeared the line was either mismarked by 8' or unmarked until we were told that the paint in the street was offset markings. Repairs took roughly 2 hours. 911 and PA One Call were notified. No injuries. Gas line was marked in the street with a note indicating an 8' offset, but the handwriting was not completely legible in the field. The line was not located where it appeared to be marked and was struck during excavation.”</p> <p>Verizon is the project owner. An AVR has not been filed as of 07-31-2025.</p> <p>Images submitted show the site, marks, and damage. Pre-excavation photos show yellow marks on the sidewalk directly over the area that is later excavated, and where the trench is where damage occurred. Post-damage photos do not show these marks as they were removed with the sidewalk during excavation. The most recent update ticket was on 6/12/2025, and the damage occurred on 6/23/2025.</p> <p>Violations: Excavator - Frank J Zottola Construction: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Online Compliance Training is required.</p> <p>Project Owner – Verizon: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Online Compliance Training is required.</p>	
56481	<p><b>Facility Owner:</b> Columbia Gas of PA - East</p> <p><b>Contractor/Excavator:</b> Rider Line Construction</p> <p><b>Project Owner:</b> SHENTEL GLO FIBER</p> <p><b>Other:</b> Comcast</p>	<p><u>On 6/26/2025 11:22:00 AM at 2453 POTOMAC AVE, WEST MANCHESTER TWP, YORK</u> The incident occurred on Thursday, June 26, 2025, at 2453 Potomac Avenue, in West Manchester Township, York County.</p> <p>A gas line was damaged.</p>	<p><b>Rider Line Construction:</b> <b>\$1,500.00</b> Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Shentel Glo Fiber, the project owner, stated in their Alleged Violation Report (AVR), the damage occurred due to the excavator, Rider Line Construction, they started after the lawful start dates and not reading the clearly visible offset marks in the street. The flags had been removed, and marks were faded in the beauty strip. The lineman while setting an anchor damaged the marked 2-inch gas mainline. This is not part of a complex project due to this is an aerial anchor install. The crew went through Glo Damage Prevention re-training with Bart and Bill from Columbia Gas.</p> <p>Columbia Gas stated in their AVR, while Rider Line Construction was installing an anchor rod, Rider Line struck a 2-inch plastic gas main using an auger. At the time of the incident, their excavation ticket expired on 6/16/2025, and they had not conducted a pre-job walk to verify the location of underground utilities. There were clearly visible offset markings on the street indicating the gas mainline, and flags marking the line were still present two houses up, visibly positioned above the gas mainline. Upon discovery of the damage, James immediately contacted 911 and Columbia Gas. Our team responded promptly and secured the area to ensure safety. Following the incident, GloFiber and Columbia Gas provided additional education to the involved parties, emphasizing the importance of hand digging near marked utilities. We also reviewed the One Call law and clearly communicated expectations for safe excavation practices moving forward.</p> <p>Columbia Gas provided photos showing off-set marks in the street as: 3-feet over with arrow pointing towards the beauty strip, 2-inch plastic gas mainline Columbia Gas</p> <p>Rider Line Construction did not submit an AVR within 30 days of striking a line.</p> <p>20251771827- Damage Emergency ticket placed on 6/26/2025. Comcast responded as Insufficient Information, Do Not Dig, but there was no final response.</p> <p>Violations:</p> <p>*Rider Line Construction is in violation of sections:  5(3) – Excavator failed to preserve mark-outs or request a remark.  5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.  Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Comcast is in violation of section:  2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251771827  Recommendation: Penalty Applied</p>	<p><b>Comcast: \$1,000.00</b>  Section 2(5)(v.2) 3rd  Offense \$1,000.00</p>
56243	<p><b>Facility Owner:</b> National Fuel Gas (NFG)  <b>Project Owner:</b> HOMEOWNER</p>	<p><u>On 7/1/2025 8:00:00 AM at 20 ANN LN, BRADFORD TWP, MCKEAN</u> The incident occurred on 7/01/2025 at 20 Ann Ln in Bradford Township in McKean County.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Other:</b> HOFFMAN LANDSCAPING AND FENCE</p>	<p>*No damage</p> <p>Work was completed prior to the lawful start date of a OneCall ticket.</p> <p>National Fuel Gas (NFG) the facility owner stated in their Alleged Violation Report (AVR) that “Excavator began work and finished prior to lawful start date. Please see attachments”. Pictures were provided. None of the pictures show excavation or powered equipment.</p> <p>HOFFMAN LANDSCAPING AND FENCE did not submit an AVR.</p> <p>Homeowner did not submit an AVR.</p> <p>*Ticket 20251780099 was submitted to install a gate by hand digging using hand tools.</p> <p>VIOLATIONS: There are no violations cited.</p>	

**Full Session**

Case Number	Stakeholders	Summary	Violations & Recommendation
54170	<p><b>Facility Owner:</b> UGI UTILITIES INC  <b>Contractor/Excavator:</b> Richard Weinstock  <b>Other:</b> Green Valley Landscaping</p>	<p><u>On 4/2/2025 10:30:00 AM at 21 Atherton Ave., WYOMING BORO, LUZERNE</u> On Thursday 11/13/2025, at the DPC meeting, disputing was Richard Weinstock, and it was voted to Remove the penalties but keep the violations and education requirements.  *****  Disputing Richard Weinstock  *****  The incident occurred on Wednesday, April 2, 2025, at 21 Atherton Avenue, in Wyoming Borough, Luzerne County.</p> <p>UGI Utilities gas line was damaged. There are no tickets associated with this incident.</p> <p>UGI stated in their Alleged Violation Report (AVR) that the excavator, Green Valley Landscaping was working without a One Call ticket, and explain they were using a skid steer to remove grass when they struck a piece of concrete that was poured around the gas service line, resulting in damage. UGI provided photos of the damaged severed line, and there is no indication that 911 was called.</p> <p>Richard Weinstock spoke at the Tuesday, September 9, 2025, Damage Prevention Committee (DPC) meeting and stated, “I am currently employed by Green Valley landscaping and I serve in the capacity of operations manager. I served in this role since January 2014.</p> <p>Prior to my employment with Green Valley I had the privilege of serving the Commonwealth as a member of the Pennsylvania state police. I retired honorably as a trooper first class in August 2013, after 21 years of</p>	<p><b>Richard Weinstock:</b>  <b>\$0.00</b>  Section 5(2.1) 1st Offense  \$0.00</p> <p>Section 5(8) 1st Offense  \$0.00</p> <p>Section 5(16) 1st Offense  \$0.00</p> <p><b>Green Valley Landscaping:</b> <b>\$0.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>service. Prior to that it was the United States Marine, where I served in combat in the Southeast Asia area of operations during operation desert shield and storm.</p> <p>In the dating question April 2, 2025, acting as a private citizen and not in my capacity as a Green Valley landscaping employee. We had decided to use some sod that was left over from a recent project to help beautify my son's property, at 21 Atherton Avenue, Wyoming Borough, Luzerne County. While we were removing the sod with a bluebird side cutter.</p> <p>We were using a bluebird sod cutter, this is a four wheeled walk behind the machine. We were cutting at a depth of 2-inches and we struck a solid object. We struck it hard enough so that it destroyed the transmission on the machine, and the machine was inoperable as a result. I smelled a faint odor of gas which quickly dissipated. I immediately stopped working and I called the 1-800-276-2722 number to contact UGI to report a possible gas leak.</p> <p>If you refer to the UGI website it says to call 911 or the 1-800 number; it does not say to call both. It' says to call one or the other.</p> <p>UGI representatives came out quickly to the scene and they were there approximately eight minutes. The first thing that they did was close the gas off at the street. Another crew arrived and proceeded to dig up a concrete Ballister; that at one time we believe may have held a mailbox post, which the UGI crew member said the bullet had penetrated that Ballister during the initial install of the gas to that house whenever that time was. The original service person that came out said that the street had an emergency stop on the street so that once the line had been cut, it would've stopped, to stop gas from flowing out in excess. Another crew then came and made the repairs and turned the pilots back on inside my son's residence.</p> <p>On April 24, 2025, I received a notice of violation from UGI and a total repair bill of \$1,498.75, was just issued in the name of Green Valley landscaping and its owner Jerry Natishan. I respectfully requested a hearing in front a neutral third-party. On August 14, 2025, my phone discussion with Rick Staines, Jr and 2 other men; I believe, Mike Behonick and Mark Callahan, was held. As a result of that initial hearing, my total fine was reduced by 20%, for a total repair cost of \$1,199. I was told if I planted flowers in my yard I needed to call 811 prior for a mark-out. I was told if I planted a garden in my yard, I would need to plant, I would need to call 811 before I dug. I was told that anytime you dig on any property and disrupt the soil in any way or in any depth, you must first call for an 811 mark-out. The word excavator is used several times in the mailings that I received yet no excavator was present that day. When you use a shovel in your yard you become what is defined as an excavator, by the definition of UGI.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Then, on July 1, 2025, the company I work for received another correspondence at our office in Plains Pennsylvania. Which listed the owner of Green Valley Landscaping as a defendant.</p> <p>As I stated earlier, he or the company hold no responsibility in this matter, as I did this as a favor to my son and his wife, independent of the company for which I work.</p> <p>The correspondence notified me of yet another fine for the day question. This time I was cited for not calling 911 at the time of the incident and fined \$1,000.</p> <p>Yet I did call the 1-800 number listed by UGI to the leak. At no time that I tried to hide any fact that I did in fact hit the gas line and I broke it while using the sod cutter. As I stated earlier, the UGI website, as early as this morning, says to call one or the other not both.</p> <p>I was also fined \$1,000 for not filing report of incident within 30 days with the PUC. Of this requirement I was not aware nor was I told to do so by the UGI crew that was present the day of the repair. If I knew that was the requirement, I certainly would've done so immediately.</p> <p>I believe it's pretty clear that the UGI had contacted the PUC at this point and you would think that an investigator, who was listed as Summers Karlow, would've contacted the accused person as part of the body of her investigation. If she had done so I would've prepared the necessary report in a timely manner. As a matter fact, the investigation was conducted without ever contacting the accused, which is me, not Green Valley Landscaping. I'm curious as to what actual steps were taken in this investigation.</p> <p>I have taken part every type of investigation ranging from speeding to homicide, I'm not criticizing anyone's body of work within their respect of field of expertise, but how can any investigation take place without interviewing all involved visiting the actual site of the incident, so that new information may be gleaned, so that someone could come to a correct logical conclusion. Such as, who directly was responsible for the incident and what type of equipment was actually used.</p> <p>I was then cited another \$1,000 for not making my 811 call prior to removing the existing lawn from my son's residence.</p> <p>Now as a company that's been in business for 53 years, we always call 811 before we excavate into the ground. As the safety of our workers, customers and the surrounding public, is paramount to our core values. This fiscal year alone, we've made over a dozen calls prior to work and always wait until the emails are returned, saying that the marks were done by the proper utility providers. Then and only then do we begin our work safely.</p> <p>At no time was the work that I have discussed here, this morning, done in an unsafe manner. There was no attempt to hide the fact that I had struck an unseen</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>concrete Ballister, for which the gas line pass through. If an 811 one call was placed prior to this work being done, the end result, I believe still would've been the same, the gas line would've rupture, as it went through something that we did not know was present.</p> <p>Lastly, there is a difference between the letter of the law and the spirit of the law. There was no attempt to subvert the rules which were in place to keep everyone safe, and there was no catastrophic event that took place as the result of this incident. Just a repair cost that I, as a private citizen I'm willing to pay. So, based on the testimony I present here today, I would hope that the damage prevention committee would find to issue a warning letter, in lieu of, an administrative penalty; which were levied against my employer, changed into my personal name, and I asked the great safety record of Green Valley not be tarnished by my actions on the date in question, respectfully, I thank you all for your time.”</p> <p>*The Excavator Richard Weinstock is in violations 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.</p> <p>Recommendation: PUC Compliance Education Required.  For 5(2.1) violation and penalty applied because he stated placing one call notifications with the company he works for, so he understands calling 811 before digging.  For 5(8) violation and penalty applied because 911 was not called but the Facility Owner was called directly.  For 5(16) violation and penalty applied</p> <p>At the Tuesday 9/9/2025, DPC meeting, disputing was Green Valley Landscaping, and it was voted to remove all penalties and violations.  *****  Disputing- Green Valley Landscaping Inc, they gave no reason why. See attached emails disputing and additional info  *****  The incident occurred on Wednesday, April 2, 2025, at 21 Atherton Avenue, in Wyoming Borough, Luzerne County.</p> <p>A gas line was damaged. There are no tickets associated with this incident.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>UGI Utilities stated in their Alleged Violation Report (AVR) that the excavator, Green Valley Landscaping was working without a One Call ticket, and explain they were using a skid steer to remove grass when they struck a piece of concrete that was poured around the gas service line, resulting in damage.</p> <p>UGI provided photos of the damaged severed line, and there is no indication that 911 was called</p> <p>The PA One Call Compliance commented that the contractor has placed One Call notifications with PA One Call in the past. Listed contact information for Green Valley Landscaping is the most recent contact info on file. There are no tickets associated with this incident.</p> <p>Green Valley Landscaping did not submit an AVR within 30 days of striking a line.</p> <p>Violations:</p> <p>*Green Valley Landscaping 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>	
54917	<p><b>Facility Owner:</b> National Fuel Gas  <b>Contractor/Excavator:</b> Windstream  <b>Project Owner:</b> Windstream Placeholder  <b>Designer:</b> Windstream Designs</p>	<p><u>On 4/28/2025 1:00:00 PM at WOODIE LN, ROCKLAND TWP, VENANGO</u> On November 13th the DPC voted to:</p> <p>National Fuel Gas:  - Keep violation and penalty. Remove education.</p> <p>Windstream/Uniti:  4(2) – Keep violation and penalty.  5(3) - Keep violation and penalty.  5(6)(i) – Remove violation and the penalty.  5(11.2) - Remove violation and the penalty.  6.1(3) - Keep violation and penalty.</p> <p>****  NFG and Windstream are disputing. Windstream sent in a check for the 5(16) violation and penalty for \$1,000. They are still disputing the other violations.</p> <p>****  Incident occurred on April 28th, 2025, at 1pm on Woodie Lane, Rockland Township, Venango County.</p> <p>A gas line was damaged.</p> <p>National Fuel Gas' Alleged Violation Report (AVR) states, "Excavator struck a National Fuel distribution main facility utilizing powered equipment within the tolerance zone. National Fuel advised excavator of a standby requirement and was advised in advance that</p>	<p><b>National Fuel Gas: \$1,000.00</b>  Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Windstream: \$2,500.00</b>  Section 4(2) 1st Offense \$500.00</p> <p>Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>National Fuel representation would need to be on site during excavation. A separate email was sent to Clayton Colwell from National Fuel supervision prior to Windstream's lawful start date. In the email, National Fuel informed the Windstream of special consideration regarding National Fuel lines, standby requirements, and responsibilities of the excavator per the Pennsylvania One Call Law. Please see attachments including the email to Clayton Colwell."</p> <p>No AVR has been submitted by Windstream. No complex ticket or designs were submitted. Mark out was not potholed prior to crossing. Ticket 20251003189 notes, [WILL BEGIN DIGGING AT THE INTER WITH WOODIE LN AND WARNER LN AND WILL BE GOING SW ON WOODIE LN APPX 1000FT WORKING ON THE NORTH SIDE OF THE ROAD. AT THE LOCATION WILL BE CROSSING THE ROAD TO THE SOUTH SIDE OF THE ROAD AND THEN WILL CONTINUE DIGGING APPX 4000FT SW AND STOPPING AT T 522.]</p> <p>Pictures show that the line was not marked within the tolerance zone.</p> <p>Violations:</p> <p>National Fuel Gas Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Windstream Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. Section 5(3) – In a complex project, Excavator failed to meet with facility owner upon facility owner’s request. PUC compliance education is required. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. PUC compliance education is required. Section 5(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. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required. Section 6.1(3) – Released a project to bid or construction before final design was complete. PUC compliance education is required.</p>	
55038	<p><b>Facility Owner:</b> PHILADELPHIA GAS WORKS <b>Contractor/Excavator:</b></p>	<p><u>On 5/9/2025 2:17:00 PM at 2220 N BROAD ST, PHILADELPHIA CITY, PHILADELPHIA</u> On November 13th the DPC voted to accept the DPI’s</p>	<p><b>FLOWTEMP 368 GENERAL CONTRACTING: \$1,500.00</b></p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>FLOWTEMP 368 GENERAL CONTRACTING <b>Contractor/Excavator:</b> Philadelphia City Water Department <b>Project Owner:</b> Philadelphia City Water Dept Placeholder <b>Designer:</b> Integrated Design Solutions Group, LLC <b>Other:</b> Philadelphia Department of Streets</p>	<p>recommendation and add additional penalty of \$250.00 for not attending DPC meeting. Not in attendance.</p> <p>Added \$250 on the \$1,000 so total is \$1,250.</p> <p>***</p> <p>Philadelphia Water Department violations were removed after providing documentation of the permit and ownership.</p> <p>**</p> <p>Philadelphia Streets Department is disputing that they are only staffed to respond to emergency tickets M-F 7am to 3pm. Corrected PSD's letter and resent plus disabled the auto update on Microsoft Edge's AI powered suggestive contacts. They chose to dispute after receiving the new letter.</p> <p>****</p> <p>Incident occurred on May 9th, 2025, at 2:17pm on 2220 North Broad Street, Philadelphia City, Philadelphia County.</p> <p>A gas line was damaged.</p> <p>Philadelphia Gas Works' Alleged Violation Report (AVR) states, "The Philadelphia Water Department tapped a hole in our gas main. They did not verify whether it was water or gas prior to tapping a hole in it. Our gas main was a 6" steel; they have a 12" main in the same sidewalk."</p> <p>Another AVR stated, "Philadelphia water department dug out our 8" steel gas main thinking it was their main and they tapped a hole into the top of it and caused a gas leak."</p> <p>Pictures show that PGW marked their steel line within the tolerance zone. Mechanized (non-powered) equipment was used to tap into the gas line. No water main mark outs are visible in the pictures.</p> <p>Integrated Design Solutions Group, LLC placed a preliminary design ticket, but no final design ticket was located. FlowTemp 368 General Contracting called in the work as an emergency ticket when this job was planned in advance by Philadelphia Water Department due to the preliminary design ticket placed by Integrated Design Solutions. Powered machinery was used to cut through concrete which would require a PA1 call ticket. Philadelphia Water Department called in emergency ticket, 20251293440, on Friday 5/9/25 at 3:14pm. Philadelphia Department of Streets failed to respond until Monday 5/12/25 at 7:17am. Philadelphia Department of Streets has stated in previous cases that they do not have employees working after hours or over the weekends to respond to emergency 811 tickets. This is a basis violation of Act 127 of 2024.</p> <p>No AVRs have been submitted by Philadelphia Water Department or Flowtemp 368 General Contracting as of 7/16/25.</p>	<p>Section 5(22) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p><b>Philadelphia City Water Department: \$0.00</b></p> <p><b>Integrated Design Solutions Group, LLC: \$500.00</b></p> <p>Section 4(2) 1st Offense \$500.00</p> <p><b>Philadelphia Department of Streets: \$1,250.00</b></p> <p>Section 2(5)(vii) 1st Offense \$1,250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Flowtemp 368 General Contracting Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Powered saw was used to cut through concrete. 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.</p> <p>Integrated Design Solutions Group, LLC Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. PUC compliance education is required.</p> <p>Philadelphia Water Department 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.</p> <p>Philadelphia Department of Streets Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. PUC compliance education is required.</p>	
55204	<p><b>Facility Owner:</b> City of Bethlehem <b>Contractor/Excavator:</b> PennDOT <b>Project Owner:</b> PennDOT - placeholder</p>	<p><u>On 5/12/2025 4:00:00 PM at Schoenersville Road, BETHLEHEM TWP, LEHIGH</u> On 11/13/2025 the Damage Prevention Committee (DPC) voted to: PennDOT violations 5(2.1) and 5(6)(i) - Keep the violations, penalties, and education as recorded in the Damage Prevention Investigator's report. ***** PennDOT disputing **** The incident occurred on 5/12/2025 at 4:00 PM, on Schoenersville Road, in Bethlehem Twp, Lehigh County.  A water line owned by Bethlehem City was damaged.  Bethlehem City is the facility owner. Their Alleged Violation Report (AVR) states, “Penn DOT was boring on Scheonersville Rd. Monday May 12th 2025. They were attempting to fix a section of the road that had a dip. The City of Bethlehem received a call on the morning of May 13th from the property owner located at 2114 Schoenerville road inquiring when the City would reinstate his water service. They stated that their service was suspended May 12 approximated late afternoon. Boring was in front of his property and directly over the city water main. Leak detection team was dispatched after an initial investigation confirming the city never suspended the property owners water service. Leak detection revealed the water main was compromised. Excavation confirmed the water main sustained damage</p>	<p><b>PennDOT: \$1,250.00</b> 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>and was leaking directly below one of the bore sites. No PA 1 Call was ever initiated by Penn DOT.”</p> <p>PennDOT is the excavator and project owner. Their AVR states, “Lehigh County Maintenance notified the District Geotechnical Unit about settlement on SR 1009 Schoenersville Road. Geotech coordinated with District Materials and Lehigh Maintenance to complete exploratory pavement cores on May 12. Operations began around 10:50 AM in the NB travel lane and progressed to center turn lane. Operation uncovered a significant void under the composite (concrete and asphalt) pavement. Flowable fill was selected to fill the voids for public motorists safety and re-open lanes by COB on May 12. Maximum of 5 yards used to fill the voids observed from coring. On May 13th, Lehigh County maintenance notified District Geotech of a water utility break per phone call from City of Bethlehem water authority. Geotech responded in the afternoon, observed an 18" diameter void crossing the northbound lanes from the washout. Various phone calls and field meetings occurred with final remediation taking place on May 23rd. Lehigh County Maintenance provided flowable fill and asphalt materials. City of Bethlehem completed the work. Please find witness statements from Geotech staff present in the field and email update with plan of action. Photo key is as follows: IMG_2936.jpg shows pavement core fallen into void, evidence of loss of material under roadway, wet conditions. IMG_0207.jpeg shows 18" diameter void during utility break. IMG_0219.jpeg shows void once break had been repaired. IMG_0236.jpeg and IMG_0238.jpeg show void from break event under NB travel lane (8ft in length). The 18" diameter void under center turn lane and the 8ft void in NB travel lane were repaired with flowable fill installed by City of Bethlehem employees. Road materials were restored using asphalt by City of Bethlehem following direction and supply from PennDOT.”</p> <p>No Tickets were located by PA One Call for this incident.</p> <p>The Excavator claims an exemption to Act 127 of 2024 for “Minor routine maintenance”.  "Minor routine maintenance" means shaping of or adding dust palliative to unpaved roads, removal and application of patches to the surface or base of flexible base, rigid base or rigid surface roads by either manual or mechanized method to the extent of the existing exposed base material, crack and joint sealing, adding dust palliative to road shoulders, patching and cutting of shoulders and shoulder bases by either manual or mechanized methods to the extent of the existing exposed base, and cleaning of inlets and drainage pipes and ditches.</p> <p>The Excavator provided images of them using mechanized equipment to excavate/core into the road. No marks are seen in the photos provided. There are</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>statements included that indicate a void depth up to 55 inches was found in certain areas when they were coring. Additionally, one of the cores could not be completed because the concrete broke when drilling.</p> <p>The Excavator was excavating without a PA One Call Ticket, and was not exempt from the requirements of Act 127 of 2024. Additionally, the actions of the Excavator resulted in damage to the Facility’s line.</p> <p>Violations: Excavator – PennDOT: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Recommendation: PUC Online Compliance Training is required.</p>	
55189	<p><b>Facility Owner:</b> PPL <b>Contractor/Excavator:</b> Northeast Site Contractors <b>Project Owner:</b> PA American Water (PAWC) <b>Other:</b> Coolbaugh Township <b>Other:</b> Verizon</p>	<p><u>On 5/14/2025 11:45:00 AM at 312 MOHANSIC LN, COOLBAUGH TWP, MONROE</u> On 11/13/2025: The Damage Prevention Committee (DPC) voted to keep Coolbaugh Township's violation and remove the penalty. The education requirement is maintained.</p> <p>***** Coolbaugh Township is disputing.</p> <p>PPL accepts.</p> <p>***** The incident occurred on 05/14/2025 at 11:45 AM, at 312 Mohansic Lane, in Coolbaugh Township, Monroe County.</p> <p>An electrical line owned by PPL was damaged. The damage was caused by an excavator.</p> <p>PPL, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On Wednesday May 14th, 2025, at 11:45 AM northeast site contractors were performing a repair on a water service leak when they encountered an unmarked underground electric primary cable, no one was hurt or injured but there was damage done to the primary conduct as well as the cable itself. PPL First responder arrived on scene and was able to make the area safe and make the proper repairs. All repairs on site were made permanent and no follow up work is needed.” Photos were submitted.</p> <p>Northeast Site Contractors is the excavator. An AVR has not been filed as of 07/16/2025.</p> <p>PA American Water (PAWC) is the project owner. An AVR has not been filed as of 07/16/2025.</p> <p>PPL’s AVR states that the utility was not marked. The submitted photos show there were no markings in the tolerance zone.</p>	<p><b>PPL: \$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Northeast Site Contractors: \$1,000.00</b> Section 5(16) 1st Offense \$1,000.00</p> <p><b>PA American Water (PAWC): \$1,000.00</b> Section 6.1(7) 1st Offense \$1,000.00</p> <p><b>Coolbaugh Township: \$0.00</b> Section 2(5)(vii) 1st Offense \$0.00</p> <p><b>Verizon: \$5,000.00</b> Section 2(5)(vii) Subsequent \$2,500.00</p> <p>Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Emergency ticket 20251333382 had a response due date of 05/13/2025.</p> <ul style="list-style-type: none"> <li>- Coolbaugh Township did not respond to this ticket until 05/21/2025. (A week late)</li> <li>- Verizon did not respond to this ticket.</li> </ul> <p>Emergency ticket 20251342191 had a response due date of 05/14/2025.</p> <ul style="list-style-type: none"> <li>- Verizon did not respond to this ticket until 05/23/2025. (Response was over a week late.)</li> </ul> <p>Violations:</p> <p>PPL-</p> <ul style="list-style-type: none"> <li>- Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Northeast Site Contractors-</p> <ul style="list-style-type: none"> <li>- 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.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PA American Water (PAWC)-</p> <ul style="list-style-type: none"> <li>- Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Coolbaugh Township</p> <ul style="list-style-type: none"> <li>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251333382.</li> </ul> <p>Recommendation: No penalty. PUC compliance training education is required.</p> <p>Verizon</p> <ul style="list-style-type: none"> <li>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251333382.</li> <li>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251342191.</li> </ul> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55081	<p><b>Facility Owner:</b> Verizon</p> <p><b>Contractor/Excavator:</b> J R CONTRACTING</p> <p><b>Project Owner:</b> Pennsylvania American Water Company (PAWC)</p> <p><b>Other:</b> Comcast</p> <p><b>Other:</b> First Energy - West Penn Power</p>	<p><u>On 5/15/2025 1:30:00 PM at 919 HURL DRIVE, SOUTH PARK TWP, ALLEGHENY</u> On November 13th the DPC voted to:</p> <p>Remove violation and penalty for JR Contracting.</p> <p>****</p> <p>JR Contracting is disputing 5(20) due to it not being apparent that Verizon had not marked their lines. Video was also provided but too large to attach. JRC emailed</p>	<p><b>Verizon: \$7,000.00</b></p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(5)(vii) Subsequent \$2,500.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>more attachments. DPI responded that there were no attachments for the email labeled Exhibits 10 &amp; 11. DPI asked JRC to attach the documents and to identify which exhibits related directly to 919 Hurl Drive. (DPI added street labels to exhibits)</p> <p>DPI noted that the design documents from Coordinate PA show four telecom lines crossing in front of 919 Hurl Drive. Pre excavation photos show that the lines were not marked.</p> <p>*****</p> <p>Incident occurred on May 15th, 2025, at 1:30pm on Hurl Drive, South Park Township, Allegheny County.</p> <p>A telecom line was damaged.</p> <p>J R Contracting's Alleged Violation Report (AVR) states, "JR CONTRACTING, LLC COMPLETED AND EXERCISED DUE CARE AND EMPLOYED PRUDENT EXCAVATION TECHNIQUES. SUE LEVEL A WAS COMPLETED WITH HYDRO-EXCAVATION OF ALL KNOW FACILITES PRIOR TO EXCAVATION. WHILE EXCAVATING IN FRONT OF 919 HURL DRIVE, JR CONTRACTING STRUCK AND DAMAGED TWO UNMARKED VERIZON CONDUITS. THESE CONDUITS ARE LOCATED SIDE BY SIDE AT THE SAME DEPTH. ONLY THE CONDUIT APPEARS TO BE DAMAGED AND THE CABLES INSIDE APPEAR TO BE INTACT. VERIZON INDICATED THEY WOULD BE ONSITE IN THE NEXT 24-48 HOURS TO INSPECT AND REPAIR THE DAMAGED CONDUITS AND INSPECT THE CABLES. NO VERIZON ONE CALL MARKS ARE WITHIN 29 FEET EITHER DIRECTION OF THE DAMAGED LINE. ADDITIONAL PHOTOS CAN BE SUPPLIED IF REQUIRED, CONTRACT CLEM FERRI. NO CONTACT INFORMATION FROM VERIZON WAS PROVIDED TO JRC."</p> <p>PAWC's AVR states, "JR Contracting while digging to install water main hit and damaged 2 unmarked Verizon lines. The closest Verizon mark was approximately 29' away."</p> <p>No AVR has been submitted by Verizon as of 7/18/25.</p> <p>Pictures show no markings from Verizon prior to or during excavation. Designs from PAWC show underground telecom lines at 919 Hurl Drive. Excavator did not submit renotify tickets for mark outs. Please see image 3862 dated 4-14-25. Verizon failed to mark lines.</p> <p>Violations:</p> <p>J R Contracting Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival</p>	<p><b>J R CONTRACTING:</b> <b>\$0.00</b></p> <p><b>Comcast: \$2,000.00</b> Section 2(5)(v.2) 3rd Offense \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p><b>First Energy - West Penn Power: \$250.00</b> Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>at a work site. PUC compliance education is required. 20250901406</p> <p>Verizon Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required. 20250901406 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. PUC compliance education is required. 20251353132 Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. PUC compliance education is required.</p> <p>West Penn Power Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250901406. PUC compliance education is required.</p> <p>Comcast Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20250901406. PUC compliance education is required. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. PUC compliance education is required. 20251353132</p>	
55207	<p><b>Facility Owner:</b> UGI UTILITIES, INC. <b>Contractor/Excavator:</b> T. SCHIEFER CONTRACTORS INC. <b>Project Owner:</b> PEN ARGYL BOROUGH / PEN ARGYL MUNICIPAL AUTHORITY</p>	<p><u>On 5/19/2025 11:00:00 AM at 215 N LOBB AVE, PEN ARGYL BORO, NORTHAMPTON</u> On Thursday 11/13/2025, at the DPC meeting, disputing parties were T. Schiefer Contractors, and Pen Argyl Borough/ Pen Argyl Municipal Authority. NO SHOW- T. Schiefer Contractors. VOTE: T. Schiefer Contractors- Accept the DPI recommendation and \$250 penalty increase for not attending the DPC meeting. Pen Argyl Borough/ Pen Argyl Municipal Auth- remove penalty but keep violation and education ***** Disputing- Pen Argyl Boro-Pen Argyl Boro MA, see attached email ***** Dispute- T. Schiefer Construction Inc see attached email ***** The incident occurred on Monday, May 19, 2025, at 215 N. Lobb Avenue, in Pen Argyl Borough, Northampton County.  A gas line was damaged.  UGI Utilities indicated in their Alleged Violation Report (AVR) a facility owner issue as, failure to locate point of connection to facility lines, and explained, T. Schiefer Construction Inc was digging to work on sidewalks and when doing so they struck an unmarked gas service facility to house 211 N. Lobb Avenue, creating a damage. This service was not marked by UGI locator.</p>	<p><b>UGI UTILITIES, INC.:</b> <b>\$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>T. SCHIEFER CONTRACTORS INC.:</b> <b>\$1,250.00</b> Section 5(16) 1st Offense \$1,250.00</p> <p><b>PEN ARGYL BOROUGH / PEN ARGYL MUNICIPAL AUTHORITY: \$0.00</b> Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Other addresses on the PA One Call ticket were marked, but 211 N. Lobb Avenue was not marked and got damaged.</p> <p>T. Schiefer Construction, doing work for Pen Argyl Borough did not submit and AVR within 30 days of striking the line. Pen Argyl Borough did not submit an AVR within 30 days of a line strike.</p> <p>UGI provided photos of the damage. The Fire Department responded to the 911 call placed by T. Schiefer Construction and 1 customers service was interrupted for 1 - &lt; 6 hours.</p> <p>Violations:</p> <p>*UGI Utilities is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied.</p> <p>*T. Schiefer Construction Inc 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>*Pen Argyl Borough is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied.</p>	
55990	<p><b>Facility Owner:</b> First Energy/WEST PENN POWER</p> <p><b>Contractor/Excavator:</b> Morton Buildings INC</p> <p><b>Project Owner:</b> Homeowner</p> <p><b>Other:</b> Verizon</p>	<p><u>On 5/26/2025 8:00:00 AM at 129 PERRY HITE RD, HEMPFIELD TWP, WESTMORELAND</u> West Penn Power withdrew dispute</p> <p>*****</p> <p>WEST PENN POWER - Disputes 2(5)(i) Morton Building - Violations Withdrawn</p> <p>*****</p> <p>The incident occurred on 5/26/2025 at 8:00 AM, on 129 Perry Hite Rd, in Hempfield Twp, Westmoreland County.</p> <p>An electric line owned by West Penn Power was damaged.</p> <p>West Penn Power is the facility owner. Their Alleged Violation Report (AVR) states, “On April 7, 2025, Morton Building Inc., “Excavator”, submitted POCS Routine Ticket 20250972563 to build a pole building at 129 Perry Hite Road, Hempfield Township, Westmoreland County, Pennsylvania. On May 26, 2025, West Penn Power was notified of an outage at this location. USIC, West Penn Power’s Contract Locator, investigated and determined that the Excavator damaged an electric service line to the house. The root cause of the damage was the Excavator failed to renotify the One Call system of an apparent unmarked facility before beginning excavation work.”</p>	<p><b>First Energy/WEST PENN POWER: \$500.00</b> Section 2(5)(i) 1st Offense \$500.00</p> <p><b>Morton Buildings INC: \$0.00</b></p> <p><b>Verizon: \$1,000.00</b> Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>West Penn Power responded “Clear” to the Routine Ticket for this site. They provided a damage report showing the damage, site, and excavation. There is a utility pole visible beside the area where a building was constructed, with excavated dirt visible from the foundation. The line damage occurred closer to the home than to the new building, where it appears a trench was being dug from the new building to the home.</p> <p>Morton Buildings Inc is the excavator. An AVR has not been filed as of 07-07-2025.</p> <p>Kevin Fry, the homeowner, is the project owner.</p> <p>Ticket #20250972563 had a response due date of 4/14/25. Verizon responded “Field Marked” on 4/15/2025. West Penn Power, the facility with the damaged line, responded “CLEAR. NO FACILITIES OR FACILITIES NOT INVOLVED BASED ON TICKET INFORMATION.”</p> <p>Violations:  Facility – West Penn Power:  Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.  Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Excavator – Morton Buildings:  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 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 #20250972563  Recommendation: PUC Online Compliance Training is required.</p>	
55630	<p><b>Facility Owner:</b> Verizon North, LLC  <b>Contractor/Excavator:</b> AH Moyer  <b>Project Owner:</b> MYERSTOWN WATER AUTHORITY  <b>Designer:</b> HANOVER ENGINEERING ASSOC INC  <b>Other:</b> Comcast  <b>Other:</b> JACKSON</p>	<p><u>On 6/2/2025 12:22:00 PM at W MCKINLEY AVE, JACKSON TWP, LEBANON</u> On 11/13/2025 the Damage Prevention Committee (DPC) voted to: Myerstown Water - 6.1(7) - Keep the violation and education / Reduce the penalty from \$1000 to \$0  *****  MYERSTOWN WATER AUTHORITY - Offered 50% reduction to penalty - prefers to dispute instead  *****</p>	<p><b>Verizon North, LLC:</b>  <b>\$1,250.00</b>  Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p><b>MYERSTOWN WATER AUTHORITY: \$0.00</b>  Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	TOWNSHIP LEBANON COUNTY	<p>The incident occurred on 6/2/2025 at 12:22 PM, on W Mckinley Ave, in Jackson Twp, Lebanon County.</p> <p>A communication line owned by Verizon was damaged. The facility was notified the damage.</p> <p>Verizon is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 07-15-2025.</p> <p>AH Moyer Inc is the excavator. Their AVR states, “I have a timeline of events attached. The gist is that there were orange marks about 70' from this location with 90 degree turns painted at flags- indicating where a line would cross the road perpendicularly to our water trench. We attempted to locate a communication line there. There were no communication marks at the damage location so no effort was made to look. Although there was a distribution box on the south side, there were flags running to the east on the south side of the road and no markings on the north... and a clear indication of crossing back to the west. we left the trench open over night to see if Verizon would want to repair their line- no contact was made from Verizon until Wednesday afternoon- almost 48 hrs later. of course by then, their locating service was saw the damaged line and then provided marks.... how easy it is to mark underground utilities when someone exposes them for you.... Of course Verizon has no idea how they could possibly owe the excavator any money for down time... and we agreed to excavate for the splicers... i was more or less threatened that i would be billed some typically ridiculous amount if i didn't agree to excavate for the splicers.... of course the Verizon guy calling me doesn't handle the billing... but he knows i would be billed. And he wouldn't know anything about how to get me their insurnace information either. So to be clear- we agreed to excavate for the splicers on Thursday morning - 1- because some little old lady shouldnt be punished for our pissing match. 2- becuae the way this goes is that the contractor gets screwed, verizon makes a giant bill, we dont pay, they send to collections, we send to insurance and then either they pay or we still get sent to collections. But i do have a problem with the statement that "well if you guys dont dig for the splicers then you are going to get a bill".. there was no investigation... just the excavator is at fault.. that's it. so, please review the photos... i think in this case, if the utility would have been marked, it wouldnt have been hit...”. Additional information is provided in a pdf document, which includes photos.</p> <p>Additional pictures showing the damage were requested from A H Moyer. Their response was, “I don’t have a picture of the damaged line. Our crew didn’t take a picture right then, the locator guys indicated that it might be dead. Our crew said they would leave it plated until the next day in case they wanted to repair it. No one from Verizon contacted us for 2 days so we covered it up the next day figuring it was dead as the locator said.”</p>	<p><b>Comcast: \$1,000.00</b> Section 2(5)(vii) 1st Offense \$1,000.00</p> <p><b>JACKSON TOWNSHIP LEBANON COUNTY: \$1,000.00</b> Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Myerstown Water Authority is the project owner. An AVR has not been filed as of 07-15-2025.</p> <p>HANOVER ENGINEERING ASSOC INC is the designer. An AVR has not been filed as of 07-15-2025.</p> <p>Verizon and Myerstown Water Authority did not provide an AVR. AH Moyer could provide pictures of the damaged line, or area where the line was damaged. The root cause of the damage could not be determined without these items being provided.</p> <p>Ticket #20251400567 had a response due date of 5/22/2025. Verizon responded "Field Marked" on 5/27/2025.</p> <p>Ticket # 20251532562 New – Damage – Emergency 6/2/25, 12:38 PM states, "CALLER STATES THE LINE WAS NOT MARKED FACILITY TYPES: CABLE TV-COMCAST, TELECOM-VERIZON": Comcast responded "Clear" on 6/3/25 at 5:54 AM. JACKSON TOWNSHIP LEBANON COUNTY/JACKSON AUTHORITY did not respond. METROPOLITAN EDISON CO/FIRSTENERGY responded "Clear" on 6/3/25 at 5:55 AM.</p> <p>Violations:  Facility – Verizon North:  Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket #20251400567  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: PUC Online Compliance Training is required.</p> <p>Project Owner - Myerstown Water Authority:  Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.  Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (Other) – Comcast:  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.  Ticket # 20251532562  Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Facility (Other) - JACKSON TOWNSHIP LEBANON COUNTY:  Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification.  Ticket # 20251532562  Recommendation: PUC Online Compliance Training is required.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
55466	<b>Facility Owner:</b> PECO <b>Contractor/Excavator:</b> COLLINSON INC	<p><u>On 6/3/2025 7:00:00 AM at ROCKHILL DR, BENSALEM TWP, BUCKS</u> On November 13th the DPC voted to accept the DPI's recommendations.</p> <p>****</p> <p>This non-damage incident occurred on June 3rd, 2025, at 7am along Rockhill Drive, Bensalem Township, Bucks County.</p> <p>An emergency ticket was placed for a sign installation.</p> <p>PECO's Alleged Violation Report (AVR) states, "SUBMITTED NON-EMERGENCY TICKET FOR SIGN FOUNDATION."</p> <p>Emergency ticket 20251540279 comment, "NEED MARKED BETWEEN ROCKHILL DR AND PIZZA UNO PARKING LOT FOR SIGN FOUNDATIONS."</p> <p>Violations:</p> <p>Collison Inc.  Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 20251540279. PUC compliance education is required.</p>	<b>COLLINSON INC:</b> <b>\$500.00</b> Section 5(22) 1st Offense \$500.00
55531	<b>Facility Owner:</b> National Fuel Gas Distribution <b>Contractor/Excavator:</b> KUNCO LANDSCAPE <b>Project Owner:</b> Homeowner	<p><u>On 6/3/2025 9:00:00 AM at 4729 SHELLBARK COURT, MILLCREEK TWP, ERIE</u> On 11/13/2025 the Damage Prevention Committee (DPC) voted to: Kunco Landscape 5(2.1) violation - Keep the violation and education / reduce the penalty from \$1000 to \$0.</p> <p>*****</p> <p>Kunco Landscape - disputing  ****</p> <p>The incident occurred on 6/3/2025 at 9:00 AM, at 4729 Shellbark Court, in Millcreek Twp, Erie County.</p> <p>*Non-damage*</p> <p>National Fuel Gas Distribution is the facility owner. Their Alleged Violation Report (AVR) states, "Excavator working directly over natural gas distribution service. Excavator working before lawful start date. Please see attachments."</p> <p>Kunco Landscape is the excavator. An AVR has not been filed as of 07-11-2025.</p> <p>Durkin is listed as the project owner on the Ticket. The site is at a residential address, and Erie doesn't share the homeowner's information on their Tax site for this address. The homeowner is listed as the project owner for this incident.</p> <p>Ticket #20251500696 had a start date of 6/4/2025. National Fuel Gas provided images of their mark out showing excavation occurred prior to this date. All Responses were marked by the response due date, and National Fuel responded "Field Marked" on 6/3/2025 at 9:46AM.</p>	<b>KUNCO LANDSCAPE:</b> <b>\$0.00</b> Section 5(2.1) 1st Offense \$0.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations: Excavator - Kunco Landscape: 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.</p>	
55679	<p><b>Facility Owner:</b> Peoples Gas Company <b>Contractor/Excavator:</b> AMERON CONSTRUCTION <b>Project Owner:</b> City of Altoona <b>Designer:</b> EADS GROUP <b>Other:</b> Dixon Electric</p>	<p><u>On 6/11/2025 7:00:00 AM at 2429 8th ave, ALTOONA CITY, BLAIR</u> On November 13th the DPC voted to accept the DPI’s recommendations.</p> <p>*** Altoona City is disputing 6.1(3) with the reasoning that the Final Design ticket was the responsibility of their designer, EADS. The dispute for 6.1(7) is that they were unaware even though they responded to the New Damage emergency ticket. **** Incident occurred on June 11th, 2025, at 7am at 2429 8th Avenue, Altoona City, Blair County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "AMERON CONSTRUCTION put in a complex ticket with no meeting date and time. AMERON CONSTRUCTION thought they put in a excavation ticket, which they did not. Contractor started digging without a one-call. Utilities were not marked. Contractor hit a 1.5" steel service or 2427 8th Ave."</p> <p>Ameron Construction's AVR states, "A complex ticket was initiated by the excavation contractor to supplement an existing PA One call by the excavation contractor's sub-contractor for the next phase of construction for the signal and sidewalk improvements project at the intersection of 7th ave and Union ave in Altoona, PA. Contractor completing excavation did fail to see the request from Peoples Gas for an onsite meeting and therefore one never happened. Peoples Gas had marked the main line as part of a previous one call ticket(SN: 20251130521), however, the service laterals were not marked. Given that an existing and active one call was still in place and with the main appearing to have been remarked as part of the new complex one call, the Excavation Contractor felt the one call was complete in its entirety and began excavating for the new side walk and curb. Once contractor struck the utility, 811 and 911 were immediately notified and the affected utility was contacted as well. Contractor stopped work and utility owner mobilized in to begin repair work. The one call damage ticket was created and Excavation Contractor submitted new one call tickets along 25th street and 7th ave for project. Contractor has stopped work until all utility markers can return to the site to redo the utility location."</p> <p>No AVRs have been submitted by the City of Altoona as of 7/30/25. No final design ticket was placed by EADS</p>	<p><b>AMERON CONSTRUCTION:</b> <b>\$1,500.00</b> Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(3) 1st Offense \$500.00</p> <p><b>City of Altoona:</b> <b>\$1,500.00</b> Section 6.1(3) 1st Offense \$500.00</p> <p>Section 6.1(7) 1st Offense \$1,000.00</p> <p><b>EADS GROUP: \$500.00</b> Section 4(2) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Group prior to construction or within 10 to 90 days of construction.</p> <p>Ameron Construction did not have a routine ticket during the excavation. Ticket 20251130521 was placed by Dixon Electric. Furthermore, Dixon Electric's ticket did not cover the site of the damage which shows the importance of each excavator having their own ticket which is required by Act 127 of 2024. Ameron Construction placed insufficient tickets to cover their excavation site after the emergency damage ticket was placed. Section 5(3) of the Act states, " but any facility owner with facilities at the work site may request a meeting with the excavator, and a meeting shall be held between the facility owner and the excavator. "</p> <p>Violations:</p> <p>Ameron Construction Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(3) – In a complex project, Excavator failed to meet with facility owner upon facility owner’s request. 20251561616. PUC compliance education is required.</p> <p>City of Altoona Section 6.1(3) – Released a project to bid or construction before final design was complete. 20242251104. 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>EADs Group Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. 20242251104. PUC compliance education is required.</p>	
56581	<p><b>Facility Owner:</b> UGI UTILITIES INC <b>Contractor/Excavator:</b> Buranich Excavating <b>Project Owner:</b> LA PLUME TOWNSHIP</p>	<p><u>On 6/23/2025 10:11:00 AM at N. TURNPIKE RD, LA PLUME TOWNSHIP, LACKAWANNA</u> On Thursday 11/13/2025, at the DPC meeting, disputing parties were Buranich Excavating, and LaPlume Township. NO SHOW- LaPlume Township. VOTE: Buranich Excavating- Accept the DPIs recommendations. LaPlume Township- NO SHOW. Accept the DPIs recommendations and \$250 penalty increase for not attending the DPC meeting. ***** Disputing- La Plume Township, see attachment ***** Disputing- Buranich Excavating is disputing all penalties and violations, They stated, When doing the shoulder repair work the UGI gas line was only +- 6inches from existing grade when it was unfortunately hit. And I am sure when Penn Dot is working on miles of shoulder repair it is not called in. Thinking that the utilities should be at least 12-18inches below grade and should not be a</p>	<p><b>Buranich Excavating:</b> <b>\$3,000.00</b> Section 5(2.1) 1st Offense \$1,000.00  Section 5(8) 1st Offense \$1,000.00  Section 5(16) 1st Offense \$1,000.00  <b>LA PLUME TOWNSHIP: \$1,250.00</b> Section 6.1(7) 1st Offense \$1,250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>concern of encountering one at a 6" depth, and gas line certainly should be a minimum of 18" below grade. *****</p> <p>The incident occurred on Monday, June 23, 2025, on N. Turnpike Road, in La Plume Township, Lackawanna County.</p> <p>UGI Utilities gas line was damaged.</p> <p>UGI stated in their alleged violation report (AVR), Excavator, Buranich Excavating struck and damaged a gas facility while digging without a one call. UGI provided photos of the damaged line.</p> <p>The PA One Call compliance commented, Buranich Excavating has placed one call notifications with PA One Call in the past.</p> <p>Buranich Excavating placed a damage emergency ticket on 6/23/2025 at 10:08am.</p> <p>20251741216- Damage Emergency ticket placed on 6/23/2025 at 10:08, on N. Turnpike Road, La Plume Twp.</p> <p>Working for: La Plume Township.</p> <p>Location Information: the damaged occurred in between addresses 2020 and 2018 Turnpike Lane. Another major inter is Maple Street.</p> <p>Remarks: The caller states they hit the gas line however, they crimped the line. The caller states the gas is contained. Using mini excavator. The caller states he did not place a one call. The caller was doing shoulder repair.</p> <p>Buranich Excavating did not submit an AVR within 30 days of striking the gas line.</p> <p>La Plume Township did not submit an AVR within 30 days of the line strike.</p> <p>*Buranich Excavating 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> <p>*La Plume Township is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
56195	<p><b>Facility Owner:</b> NATIONAL FUEL GAS</p> <p><b>Contractor/Excavator:</b> Sheetz Corporate Support Center</p> <p><b>Project Owner:</b> SHEETZ - SPACESAVER</p>	<p><u>On 6/25/2025 2:00:00 PM at 7119 US322, CRANBERRY TWP, VENANGO</u> On 11/13/2025 the Damage Prevention Committee (DPC) voted to accept the violations and penalties that were recommended by the Damage Prevention Investigator (DPI) to Sheetz Corporate Office and to add a \$250. penalty to section 5(11) for not attending the meeting.</p>	<p><b>Sheetz Corporate Support Center:</b> <b>\$2,750.00</b> Section 5(11) 1st Offense \$750.00</p> <p>Section 5(2.1) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Other:</b> CRANBERRY TOWNSHIP / CRANBERRY VENAGO COUNTY AUTHORITY</p>	<p>**</p> <p>Sheetz is disagreeing. On 9/23/2025 Sheetz sent an explanation of what occurred on 9/25/2025, when they were using saws to cut the cement. On 10/02/2025 DPI Maki explained why the violations were given and offered to reduce all the penalties by half. This is a first-time violation by Sheetz. Sheetz needs to respond with accepting the offer, or the case will go to the DPC as is.</p> <p>CRANBERRY TOWNSHIP / CRANBERRY VENAGO COUNTY AUTHORITY disagreed and stated that "In reference to case 056195 for Cranberry Township Venango County. We disagree with the findings as we do not hold weekend office hours and we completed the required paperwork as soon as our office opened. Would it be possible to disregard the violation or to lessen it with education? I appreciate any help you can provide". This is a first-time violation for Cranberry Township / Cranberry Venango County Authority. DPI Maki reduced the \$250. penalty to \$125. and the education is maintained. On 9/15/2025 am email from Cranberry Township confirmed that they accept the reduced penalty and the education requirement. *****</p> <p>The incident occurred on 6/25/2025 at 7119 US 322 in Cranberry Township in Venango County.</p> <p>*No Damage</p> <p>An excavator was working before the lawful start date of the OneCall ticket. This was near natural gas facilities. The proposed work area was marked in orange.</p> <p>NATIONAL FUEL GAS stated in their Alleged Violation Report (AVR) that "Excavator working before lawful start date and near natural gas facilities. Please see attachments". Pictures were provided.</p> <p>VIOLATIONS: Sheetz is in violation of: Section 5(2.1) - Began excavation work before the lawful start day (on ticket). Section 5(11) – Excavator failed to use the color white to mark a proposed excavation work site when exact work site information cannot be provided. 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 is required.</p> <p>CRANBERRY TOWNSHIP / CRANBERRY VENAGO COUNTY AUTHORITY is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251752361 was due by 6/29/2025. CRANBERRY TOWNSHIP / CRANBERRY VENAGO COUNTY AUTHORITY did not respond "Clear" until 6/30/2025.</p>	<p>\$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p><b>CRANBERRY TOWNSHIP / CRANBERRY VENAGO COUNTY AUTHORITY: \$125.00</b></p> <p>Section 2(5)(v) 1st Offense \$125.00</p>

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56259	<p><b>Facility Owner:</b> AQUA PENNSYLVANIA INC</p> <p><b>Contractor/Excavator:</b> UNDERGROUND COMMUNICATIONS TECHNOLOGIES</p> <p><b>Project Owner:</b> LAMBERTS CABLE SPLICING</p>	<p>Recommendation: The penalty is applied. Compliance education is required</p> <p><u>On 6/26/2025 12:00:00 PM at 29 HERITAGE DR, SPRINGFIELD TWP, MONTGOMERY</u> On Thursday 11/13/2025, at the DPC meeting, disputing was Lamberts Cable Splicing, and it was voted to Remove the violation and penalty. *****</p> <p>Dispute- Lamberts Cable Splicing is disputing *****</p> <p>The incident occurred on Thursday, June 26, 2025, at 29 Heritage Drive, in Springfield Township, Montgomery County.</p> <p>A water service line was damaged.</p> <p>Underground Communications Technologies, working for Lamberts Cable Splicing, installing a fiber main, stated in their alleged violation report (AVR), that their crew finishing up a small fiber build on Heritage Drive. While drilling at around 12:45 PM, the crew noticed water coming out of the bore hole, and knew they struck a water service line, although no marks were present in the drill path. We notified 811 immediately, and Aqua sent a crew to repair the water line. The crew that showed up was able to locate the unmarked and buried shutoff for the water service line, and quickly get the line turned off, and then repaired.</p> <p>Aqua stated in their AVR, all other services and main line were marked, expect 29 Heritage Drive that service line was not marked.</p> <p>20251611109- Routine ticket placed on 6/10/2025, Heritage Drive, with Location info- MARK # 23, 25, AND 29. INSTALLING NEW CONDUIT BETWEEN EXISTING VERIZON HANDHOLES. TOTAL LOCATE DISTANCE 380 FEET.</p> <p>Lamberts Cable Splicing did not submit an AVR within 30 days of the line strike.</p> <p>Violations:</p> <p>*Aqua 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>*Lamberts Cable Splicing is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Compliance Education Required and Penalty Applied</p>	<p><b>AQUA PENNSYLVANIA INC: \$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>LAMBERTS CABLE SPLICING: \$0.00</b></p>
56266	<p><b>Facility Owner:</b> PECO AN EXELON COMPANY</p> <p><b>Contractor/Excavator:</b> MELCAR</p> <p><b>Designer:</b> MCGINLEY CONSULTING GROUP</p>	<p><u>On 6/27/2025 12:15:00 PM at 1069 HACKNEY CIR, WARRINGTON TWP, BUCKS</u> On Thursday 11/13/2025, at the DPC meeting, disputing was Comcast. It was voted to Accept the DPI's recommendations. *****</p> <p>Dispute- Comcast is disputing</p>	<p><b>PECO AN EXELON COMPANY: \$1,000.00</b> Section 2(5)(i) 2nd Offense \$1,000.00</p> <p><b>Comcast: \$500.00</b> Section 2(5)(v.1) 1st</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p><b>Other:</b> Comcast  <b>Other:</b> INFRASOURCE  <b>Other:</b> Verizon PA LLC</p>	<p>*****</p> <p>The incident occurred on Friday, June 27, 2025, at 1069 Hackney Circle, in Warrington Township, Bucks County.</p> <p>An electric cable was damaged.</p> <p>PECO An Exelon Company, stated in their Alleged Violation Report (AVR), Melcar/Infrasource working for PECO electric to install conduit damaged the secondary while directional drilling. Damage occurred on an unknown loop 6 feet from the identified cable.</p> <p>Melcar, subcontracted by InfraSource, both stated in their AVR's that the Melcar crew was installing conduit for underground cable along Hackney Circle. After all utilities were located in the work area, we drilled and began to pull back when the strike alarm went off on the drill at approximately 12:15pm. We stopped working immediately and called the proper authorities. After crews arrived and the damage was uncovered it was determined that an unmarked secondary approximately 6ft away from the marked and located service line for the address of 1069 Hackney Circle was damaged.</p> <p>20251684160- Routine ticket placed on 6/17/2025, response due date 6/20/2025. Verizon PA LLC responded on 6/24/2025 as Insufficient Do Not Dig, no final response.</p> <p>20251684160-001- Renotify Excavation Insufficient ticket placed on 6/26/2025, at 8:23am. Remarks-ATTN Verizon you have responded insufficient info for this location. Please respond asap to mark or notify if clear. No Response from- Verizon PA LLC</p> <p>20251684160-002- Renotify Excavation Insufficient ticket placed on 6/26/2025, at 9:06am. Remarks- ATTN Comcast you responded field marked. Crew is onsite and the site is unmarked. Caller states the mains are marked but the services are unmarked. Please return to the site to mark all facilities asap. Thank you No Response from- Comcast</p> <p>20251684160-003- Renotify Excavation Insufficient ticket placed on 6/26/2025 at 11:33am. Remarks- ATTN WATER, PECO, Verizon PA, and Comcast Cable. For WATER the caller is stating that at address 1067 Hackney Circle the WATER is marked incorrectly. Please revisit this address and correctly identify the location of the WATER. For PECO, the caller is stating that the elec. is incorrectly marked at address 1069 Hackney Circle. Please revisit the site and correctly identify the elec. For Verizon and Comcast, you have not submitted a response for this work however the caller is stating that you are both on site. Please submit an updated response through the Karl System for this work. If you have any questions please reach out to the onsite contact. Thank you.</p>	<p>Offense \$500.00</p> <p><b>Verizon PA LLC: \$750.00</b>  Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>*PECO An Exelon Company is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Verizon PA LLC is in violation of sections: 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251684160 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251684160-001 Recommendation: Penalties Applied</p> <p>*Comcast is in violation of section: 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251684160-002 Recommendation: Penalty Applied</p> <p>Verizon PA LLC- on case 54982 violation and penalty applied, section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20250844501</p>	