



Pennsylvania Public Utility Commission

**Damage Prevention Committee Meeting Case List
December 9, 2025**

Omnibus Session

Case Number	Stakeholders	Summary	Violations & Recommendation
55989	<p>Facility Owner: Windstream</p> <p>Contractor/Excavator: Homeowner</p> <p>Project Owner: Homeowner - Placeholder</p>	<p><u>On 5/15/2025 12:00:00 AM at 50 Chestnut Drive, DISTRICT TWP, BERKS</u> The incident occurred on 05/15/2025, at 50 Chestnut Drive, in District Township, Berks County.</p> <p>A telecommunication line owned by Windstream was damaged. There was not a PA One Call.</p> <p>Windstream, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “The tech stated that the buried cable (copper\25 pair\24 gauge) was cut by an individual, John Anders while they were digging a trench with a mini backhoe. The date the damage occurred on is unknown, but it was discovered on 05\15\2025. The tech stated that there was a trouble ticket. There were no locates visible on scene and it is unknown if they were requested. Damage is located approx. 450 ft. W of 50 Chestnut Drive, Alburtis, PA 18011, on the S side of the road. Cross street is Huffs Church Road. The damage is in Berks County.” Photos were submitted.</p> <p>The homeowner, John Anders, is the excavator and project owner. An AVR has not been filed as of 08/13/2025.</p> <p>PA One Call noted, “John Anders has placed one call notifications in the past.”</p> <p>The submitted photos show a hole with a damaged line. Teeth marks from an excavator bucket can be seen in the photos. There are no utilities marked in any of the photos. The homeowner has placed One Call notifications in the past, indicating they are aware a One Call ticket is required before excavating with mechanized equipment.</p> <p>It shall be the duty of each excavator who intends to perform excavation or demolition work within this Commonwealth:</p> <ul style="list-style-type: none"> - To submit a locate request to identify the location and type of facility owner lines at each work site by notifying the facility owner through the One Call System. Notification shall be not less than three nor more than ten business days in advance of beginning excavation or demolition work. - To submit a report of an alleged violation to the commission through the One Call System not more than thirty days after striking or damaging a facility owner's line during excavation or demolition or if the excavator believes a violation of this act has been committed in 	<p>Homeowner: \$0.00 Section 5(2.1) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

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		<p>association with excavation or demolition work. The report of an alleged violation shall be in a form and manner as required by the commission.</p> <p>Violations:</p> <p>Homeowner, John Anders-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Homeowner failed to submit a location request to One Call within the correct timeframe. This is a warning and therefore no assigned penalty. - Section 5(16) – Homeowner failed to submit an Alleged Violation Report within 30 days of striking a line. This is a warning and therefore no assigned penalty. <p>Recommendation: PUC compliance training education is required.</p>	
55313	<p>Facility Owner: Peoples Gas Contractor/Excavator: Curry & Kepple Inc Project Owner: Municipal Authority of the City of New Kensington Designer: Gibson Thomas Engineering</p>	<p>On 5/15/2025 10:00:00 AM at 180 7th street ext., NEW KENSINGTON CITY, WESTMORELAND Peoples Gas violation of 2(5)(13) was withdrawn. The damaged lines were service lines and not main lines and therefore mapping was not required as Peoples Gas does not own the service lines.</p> <p>*****</p> <p>The incident occurred on 05/15/2025 at 10:00 AM, at 180 7th Street Extension, in New Kensington City, Westmoreland County.</p> <p>A gas line owned by Peoples Gas was damaged. 911 was called.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “there were 2 service line one was dead and one was live. Mike X out the live one because of conflicting maps and record what he was locating in the field”.</p> <p>Curry & Kepple Inc, the excavator, submitted two AVRs.</p> <ul style="list-style-type: none"> - AVR2025MAY230019 states, “was digging according to the mark found line then hit this on the crossed out mark this happened at house number 180 7th street ext.” Photos were submitted. - AVR2025JUN200035 states, “they marked the line then crossed that out and remarked it and we hit it at the mark that was crossed out”. Photos were submitted. <p>Municipal Authority of the City of New Kensington, the project owner, submitted an AVR. Their AVR states, "The service line had 2 markings parallel 2-3 feet apart from one another. The one mark was crossed out. While digging to install new water main, the excavator struck the service line where there was the crossed out marking.” Photos were submitted.</p> <p>Gibson Thomas Engineering, the designer, submitted an AVR. Their AVR states, "line was marked in (2) parallel locations approximately 2-3 ft apart. locator x out the</p>	Peoples Gas: \$0.00

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		<p>one mark and remarked parallel to where the line was to exist. the excavator struck the line under the crossed out mark location from peoples gas.” Photos were submitted. It was noted on their AVR that they are also representing Municipal Authority of the City of New Kensington.</p> <p>The submitted photos show two separate gas lines were marked, but one of the marks was crossed out by the locator. The gas line that was damage was not correctly located. Peoples Gas noted in their AVR that the error was caused by conflicting maps and records.</p> <p>This case is related to case 054914 by the following tickets: 20250771138 Complex Project; 20243340033 Final Design; 20240682721 Preliminary Design.</p> <p>Violations:</p> <p>Peoples Gas- - Section 2(5)(13) – Failed to maintain existing records of main lines abandoned on or after the date and to mark, locate, or identify the main lines, if possible, based on existing records. - Withdrawn.</p>	
55831	<p>Facility Owner: UGI Utilities Contractor/Excavator: KRIGER CONSTRUCTION INC Project Owner: Valley Crest Real Estate, L.P. Designer: ARCHITECTURE AND ENGINEERING GROUP INC</p>	<p><u>On 5/28/2025 1:00:00 PM at Valley Crest, WILKES BARRE TWP, LUZERNE</u> Incident occurred on May 28th, 2025, at 1pm on Valley Crest, Wilkes Barre Township, Luzerne County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Excavator struck and damaged a gas main while digging in the tolerance zone. This project design started in Nov. 2023 the most recent PAOC number is from Nov 2024. The excavator was developing the site for commercial businesses. Throughout this project the excavator (Kriger Construction) had installed a very large retention pond in the location of our live 4" gas main, The pond was installed and our gas main was still active through the new pond. The dirt was left in the pond to maintain adequate cover for protection of our gas facility while agreements were being made between UGI and the site developer (Robert Tamburro). The latest agreement was submitted on May 6th 2025. At the time of the damage the agreement had yet to be finalized. While on site investigating the damage clear evidence of our facility was found including numerous locations of caution tape protruding from the dirt. See attached pictures. I also interviewed the Site Manager Kriger Construction, one Matt Wagner, I have attached the statement from Mr. Wagner. A nursing home and a 3 unit apartment building was affected by this outage."</p> <p>Kriger Construction's AVR states, "The Kriger construction crew was backfilling an outlet structure that contained a 4" gas line.the operator struck the gas line with the excavator bucket. An immediate call was made to 911 and UGI was notified.Plains Fire Department arrived within 10 minutes Valley Crest and the VA</p>	<p>KRIGER CONSTRUCTION INC: \$1,000.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Valley Crest Real Estate, L.P.: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>ARCHITECTURE AND ENGINEERING GROUP INC: \$0.00 Section 4(8) 1st Offense \$0.00</p>

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		<p>hospital were notified. UGI arrived on site to repair the line. Service was restored by 5 pm."</p> <p>Pictures show the damaged line and warning tape. No AVR has been submitted by Valley Crest Real Estate as of 8/1/25.</p> <p>A+E Group submitted an AVR on 8/8/25 that stated, "On May 28, 2025 at approximately 3:58 PM, A+E Group was copied on an email from the Excavator (Kriger Construction) notifying the Owner that an underground gas line was struck at approximately 1:00 PM and that emergency services and the gas service company were immediately notified. The excavator also indicated that the utility company arrived on site within the hour and began to repair the line, with repairs anticipated to last 2-3 hours. A+E Group was unaware of the event until after repairs were already underway and was subsequently unaware that an AVR was to be submitted until the PUC notified us via email on August 1."</p> <p>Violations:</p> <p>Kriger Construction Section 5(3) – Excavator failed to preserve mark-outs or request a remark. PUC compliance education is required. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>Valley Crest Real Estate, L.P. Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p> <p>A+E Group Section 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed. Reduced by \$0 for completing AVR. PUC compliance education is required.</p>	
55698	<p>Facility Owner: Boro of Pottstown Contractor/Excavator: UTILITY LINE SERVICES Project Owner: PECO</p>	<p><u>On 5/29/2025 12:00:00 PM at BEECH ST, POTTSTOWN BORO, MONTGOMERY</u> PECO's violation and penalty were withdrawn. They submitted 1 AVR to cover multiple incidents.</p> <p>*****</p> <p>The incident occurred on 05/29/2025 at 12:00 PM, at 328 Beech Street, in Pottstown Borough, Montgomery County.</p> <p>A water line owned by the Borough of Pottstown was damaged.</p> <p>The Borough of Pottstown is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08/04/2025.</p>	<p>Boro of Pottstown: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>PECO: \$0.00</p>

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		<p>Utility Line Services, the excavator, submitted an AVR. Their AVR states, “While the crew was digging in the area of 328 Beech Street and Locust Aly to install a gas main, they damaged an unmarked water service. Boro of Pottstown crew responded immediately and made the repair.”</p> <p>PECO is the project owner. An AVR has not been filed as of 08/04/2025.</p> <p>Borough of Pottstown responded to the routine ticket (20251403007) as ‘Field Marked’ on 05/22/2025. The submitted photos do not show any mark outs for water.</p> <p>This case is related to case 055701.</p> <p>Violations:</p> <p>Borough of Pottstown-</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PECO</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. (Withdrawn) 	
55937	<p>Facility Owner: UGI Utilities Inc. Contractor/Excavator: Homeowner Project Owner: Homeowner - placeholder</p>	<p><u>On 5/31/2025 3:55:00 PM at 38 Peaceful Valley Road, SCOTT TWP, LACKAWANNA</u> The incident occurred on 5/31/2025 at 3:55 PM, on 38 Peaceful Valley Road, in Scott Twp, Lackawanna County.</p> <p>A gas line owned by UGI Utilities Inc was damaged. The facility owner was notified by 911. There are no tickets associated with this case.</p> <p>UGI the facility owner. Their Alleged Violation Report (AVR) states, “Homeowner was using an excavator to locate and expose his well head when a gas facility was struck. Homeowner did not have a PAOC and was using mechanized equipment.”</p> <p>Multiple photos of the site, damage, and excavation were submitted. There are no visible marks. A mini-excavator is also shown at the site.</p> <p>The Homeowner, Todd Pregnar, is the excavator and project owner. An AVR request letter was sent on 7/7/2025. An AVR has not been filed as of 8/18/2025.</p> <p>Violations:</p>	<p>UGI Utilities Inc.: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Homeowner: \$500.00 Section 5(2.1) 1st Offense \$0.00</p> <p>Section 5(6)(i) 1st Offense \$0.00</p> <p>Section 6.1(7) 1st Offense \$500.00</p>

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		<p>Excavator – Homeowner, Todd Pregnar: Section 5(2.1) – Homeowner failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Homeowner 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 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Monetary Penalty Reduced by 50% from \$1000 to \$500. PUC Online Compliance Training is required. Recommendation: PUC Online Compliance Training is required.</p>	
55878	<p>Facility Owner: PECO Contractor/Excavator: Cenivivas Precision Project Owner: NORTH WALES WATER AUTHORITY Other: PLUMBPRO SERVICES</p>	<p><u>On 6/3/2025 9:00:00 AM at 853 TENNIS AVE, LOWER GWYNEDD TWP, MONTGOMERY</u> Incident occurred on June 3rd, 2025, at 9am on 853 Tennis Avenue, Lower Gwynedd Township, Montgomery County.</p> <p>A gas line was damaged.</p> <p>PECO's Alleged Violation Report (AVR) states, "On 06/03/2025 at 853 TENNIS AVE LOWER GWYNEDD TWP, contractor PLUMBPRO SERVICES damaged a gas service for obligated ticket 20251431147. Site was marked within tolerance and marks are still visible."</p> <p>Emergency ticket 20251541280 that was called in by PlumbPro Services states, "THE COMPANY DOING WORK WAS CENIVIVAS PRECISION. Power Equipment."</p> <p>Pictures from PECO show that a mini excavator was used and the line was accurately marked.</p> <p>No AVR has been submitted by Cenivivas Precision as of 8/6/2025.</p> <p>Cenivivas submitted an AVR on 8/8/25 that states, "Upon arriving at the job, I went over where the marked utilities were located with the plumb pro guys and laid out our trench for the water line accordingly. The gas line was marked and ran along the left side of our trench before crossing the trench up closer to the house. I dug the first 40 or so feet and was getting close to the area in which the lines crossed and started to hand dig in the trench and then get back in machine and clear the loose out that I had hand dug. I had just dug a whole bunch of dirt loose and jumped back into the excavator. I couldn't see it yet but the left side of our trench was now only covering the gas line with a small amount of dirt but it still hadn't come across our trench. As I went to clear the loose off the floor of trench the left side of my bucket broke the side wall of the trench instantly exposing the gas line. My bucket has a little bulge where the teeth are welded on and that barely caught the side of the line and pinched it till it gashed the plastic line. All happening in fractions of a second. There where no screenings or caution tape, just the tracer wire and the plastic pipe. I</p>	<p>Cenivivas Precision: \$1,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

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		<p>didn't even dump the bucket of dirt, I shut the machine off, and notified the plumb pro guy. I told him we need to call peco and tell the homeowner. He asked me to call peco while he went and talked to the homeowner and we all got back away from the site. The first peco guy showed up maybe 20 minutes after I hit the line. He was awesome, he happened to have enough pipe on his truck to fix it for us, and had it back together maybe 45 minutes after I hit it. Another peco guy showed up in non work cloths and put markers up and took some pictures. We finished digging by hand around the gas line and then finished our trench for the water line. I do not have any pictures of the incident."</p> <p>Violations:</p> <p>Cenivivas Precision Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required. Reduced to \$0 for completing AVR after being asked by DPI.</p>	
55489	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: Alex E Paris Contracting Company</p> <p>Project Owner: Pennsylvania American Water</p>	<p><u>On 6/3/2025 10:00:00 AM at Hilldale Dr, SOUTH PARK TWP, ALLEGHENY</u> The incident occurred on 6/3/2025 at 11:19 AM, on 6931 Hilldale Dr, in South Park Twp, Allegheny 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 6/3/25 ALEX PARIS WORKING FOR PENNSYLVANIA AMERICAN WATER INSTALLING NEW WATER MAIN LINE STRUCK PNG COMPANY SIDE SERVICE LINE. ALEX PARIS NOTIFIED 911 AND 811 AND PNG CREWS ARRIVED ONSITE. PNG CREWS MADE REPAIRS."</p> <p>Alex E Paris Contracting Company is the excavator. Their AVR states, "Excavator struck gas service at 6931 Hilldale Dr. while digging for installation of 8" DIP water main. Line had previously been hydro excavated and located."</p> <p>Pennsylvania American Water is the project owner and designer. Their AVR states, "Paris crew while digging to install a water main hit and damaged Peoples Gas service line that was marked correctly. The service was located correctly with vacuum excavation during SUE."</p> <p>Multiple photos of the marks, site, and damage were provided. 2 different hit kits are used between the photos. Image DSC00120.jpg provides the most accurate</p>	<p>Alex E Paris Contracting Company: \$500.00 Section 5(4) 1st Offense \$500.00</p>

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		<p>view of the damage and marks where the damage can be seen is within the tolerance zone of the yellow mark.</p> <p>Violation:</p> <p>Excavator – Alex Paris: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: PUC Online Compliance Training is required.</p>	
56341	<p>Facility Owner: COLUMBIA GAS OF PA -Central</p> <p>Contractor/Excavator: DESOTO LINE SERVICES</p> <p>Project Owner: Columbia Gas of PA</p>	<p><u>On 6/4/2025 9:40:00 AM at 251 MILLERS RUN RD, SOUTH FAYETTE TWP, ALLEGHENY</u> The incident occurred on Wednesday, June 4, 2025, at 251 Millers Run Road, in South Fayette Township, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Desoto Line Services stated in their Alleged Violation Report (AVR), while performing excavation work as part of an infrastructure replacement project on behalf of Columbia Gas, we were digging to replace the service at 251 Millers Run Road when we struck the existing company-side service. The crew had been hand digging and had exposed the service line but subsequently used an excavator bucket to clean out the ditch, during which the bucket struck the service at the tap, causing a release of gas. The crew immediately notified 911, 811, and Columbia Gas. Columbia Gas responded, secured the area, and completed the necessary repairs.</p> <p>Columbia Gas stated in their AVR, while Desoto Line Services was doing excavation work as part of an infrastructure replacement project on behalf of Columbia Gas, Desoto was digging to replace the service at 251 Millers Run Road when they struck the existing company-side service. The crew had been hand digging and had exposed the service line, but subsequently used an excavator bucket to clean out the ditch, during which the bucket struck the service at the tap, causing a release of gas. The crew immediately notified 911, 811, and Columbia Gas. Columbia Gas responded, secured the area, and completed the necessary repairs.</p> <p>A root cause meeting was held on June 6, 2025, to review the circumstances leading to the incident. It was determined that the use of mechanized equipment within the tolerance zone resulted in the damage. Following the review, additional coaching was provided to the Desoto crew emphasizing the importance of using only prudent techniques when working within the tolerance zone.</p> <p>Violation:</p> <p>*Desoto Line Services is in violation of section: 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. Recommendation: Penalty Applied</p>	<p>DESOTO LINE SERVICES: \$500.00 Section 5(6)(ii) 1st Offense \$500.00</p>

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55535	<p>Facility Owner: PECO Contractor/Excavator: ALLAN MYERS INC Project Owner: PENNDOT Other: HATFILED TOWNSHIP Other: SOUDERTON BOROUGH</p>	<p><u>On 6/6/2025 7:00:00 AM at 255 E Township Line Rd. FRANCONIA TWP, MONTGOMERY</u> On 10/17/2025 PECO sent an email stating that they accept the 2 violations and penalties for section 2(5)(i.2) and 1 violation and penalty for section 2(i). On 10/17/2025 DPI Maki withdrew the violation of 2(5)(vii) to PECO. I have 3 violations that have been withdrawn: 2(5)(v) for tickets 20251483131 and 20251483132 and 2(5)(vii) for ticket 20251570206. I have maintained 2(5)(i.2) for tickets 20251483131 and 20251483132 for not documenting the communication between a facility owner and the excavator to ensure that the excavator is aware of a facility owners' inability to locate its facilities and 2(5)(i) for failing to locate the underground line. Please see attachment about ticket responses for more info. involving why violations were withdrawn. **** PECO disagreed and stated that "2.5.vii - Failed to respond to emergency notification soon as practicable. Ticket 20251570206 (\$2000). The attached ticket documents the time we received the notification and the time we were on-site with time stamped photos. We did meet the obligation of the law of responding as timely as possible, however when an Excavator fails to put any notes or remarks in the ticket or fails to call in a DAMAGE Ticket then we respond soon as practicable, as we are allowed by law. DPI responded in an email 10/14/2025 that the ticket response must be entered through OneCall. A 2 part response is needed. 1 to the site and 2 a response to the ticket. A final response must be entered to all locate requests. 2.5.v Failed to respond to a routine ticket within the required amount of time. 20251483131 (250) PECO did respond to the ticket and attached is the email proof of the documented communication. DPI responded in the email sent on 10/14/2025 asking if the email that was sent to the excavator responded to and agreed to? Would PECO have the response that was received from the excavator? There are no notes in the OneCall system letting the excavator mutually agree on a mark out time. On 10/16/2025 PEVO sent in an email that was delived on 5/30/2025 letting the excavator know that they are not able to mark out until 6/02/2025. The excavator did have an opportunity to respond to this email. The violation for 2(5)(v) is withdrawn. 2.5.i2 Failed to document communications between a facility owner and excavator to ensure excavator is aware of inability to locate lines. 20251483131 (\$250) PECO disputes this because we did not have an inability to locate its lines. PECO identified and located its lines according to our prints & records, so this violation wouldn't apply. DPI sent snips of the ticket that was very specific to the intersection. DPI Maki responded with an email on 10/14/2025 asking PECO for more information about why they felt it was out of scope.</p>	<p>PECO: \$2,500.00 Section 2(5)(i.2) 1st Offense \$250.00 Section 2(5)(i.2) 1st Offense \$250.00 Section 2(5)(i) Subsequent \$2,000.00 SOUDERTON BOROUGH: \$1,250.00 Section 2(5)(v) 1st Offense \$250.00 Section 2(5)(vii) 1st Offense \$1,000.00</p>

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		<p>Snips of the ticket were including showing the specific intersection requested to be marked out.</p> <p>2.5.i2 Failed to document communications between a facility owner and excavator to ensure excavator is aware of inability to locate lines. 20251483132 (\$250). PECO disputes this because we did not have an inability to locate its lines. PECO identified and located its lines according to our prints & records, so this violation wouldn't apply. DPI Maki responded with an email on 10/14/2025 asking PECO for more information about why they felt it was out of scope. Snips of the ticket were including showing the specific intersection requested to be marked out.</p> <p>Compliance Training I would also like to dispute due to fact I completed the training on 9/4/25. Compliance Education has been withdrawn, since PECO has recently completed the required training after this case was completed.</p> <p>*****</p> <p>The incident occurred on 6/06/2025 on 255 Township Line Rd and Penn St. in Franconia Township in Montgomery County.</p> <p>A 1" gas line owned by PECO was damaged.</p> <p>PENNDOT the project owner did not give any project information in their Alleged Violation Report (AVR). There was no Summary reported. No Pictures or reports were provided. No designer was provided. They did not check if 911 was notified.</p> <p>ALLAN MYERS INC stated in their AVR that "On 06/06/2025 at approximately 6:38am, Allan Myers Operator in Volvo excavator was digging an existing pipe trench for the removal of 18" RCP. The operator was 5.5' into the cut when he inadvertently struck an unmarked 1" PECO gas service. Active PA One Call Ticket placed on 05/08/25 and refreshed on 06/01/25 with Field Marked responses for both tickets provided from PECO. The gas service in question was feeding the Advanced Sprinkler Technology Business at 255 E Township Line Rd. The closest PA One-Call mark out measured 30' away from where the damage occurred. Immediately following the strike, Allan Myers Field Manager Kirk contacted 911. PECO was notified of the strike and dispatched a 5 man crew for repairs. Lead PECO Damage Investigator, Jeff Ford responded at the scene following the repairs and stated to Allan Myers HSE that this is a record keeping error on PECO's part and that Allan Myers would not be liable for any damages or repairs of the Unmarked 1" service line. There were no injuries that occurred as a result of this incident". PennDOT is listed as the Project owner. Reports and pictures were submitted. On 7/15/2025 DPI Maki asked if Allen Myers was notified that there was some difficulty locating lines by PECO.</p>	

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		<p>On 7/17/2025 an email was received that “There was no indication of the gas line on any plans or maps provided to Allan Myers by PennDOT and PECO. It was made clear through USIC locators and PECO that there were issues with locating the gas service only after the excavation took place and the line was damaged. Myers was informed after the incident through USIC and PECO that they were having issues receiving a signal from the tracer wire. PECO did not let Myers know that the mark out may not be accurate, due to the fact that they were unaware of the service even being present in that location”.</p> <p>PECO the facility owner stated in their AVR that “On 6/6/2025 at 255 TOWNSHIP LINE RD HATFIELD TWP, contractor ALLAN A MYERS damaged a gas service with an excavator for obligated ticket 20251483132. Peco prints show gas service going straight across Township Line RD outside the work area. Gas service was damage on an angle going towards the intersection. Damage was due to a records issue. 911 was notified. Damage details reported by USIC were provided. Email received on 7/22/2025 provided the Damage Details report and stated that the locator used 2 methods to locate the facilities; measurement and direct connect to the facility. Because this appeared to be out of scope, the locator did not investigate it future. PECO added that since this time, they have updated the record to this building, added tracer wire and redoing the measurements. PECO also stated that the design went back more than a year, so there was no information if PennDOT requested design information for this project.</p> <p>TICKET DETAILS</p> <p>*Ticket 20251483131 was submitted by Allen A Myers on 5/28/2025 with a response due by 5/30/2025. PECO did not give a final response until 6/01/2025. There is a note submitted stating that this will be marked out by 5/31/2025 (late) and then was field marked on 6/01/2025, but there is no mutual agreement.</p> <p>*Ticket 20251483132 was submitted by Allen A Myers on 5/28/2025 with a response due by 5/30/2025. PECO scheduled mark on 5/30/2025. Peco did not give a final response until 6/01/2025. There is a note submitted stating that this will be marked out by 5/31/2025 (late) and then was field marked on 6/01/2025, but there is no mutual agreement.</p> <p>Souderton Borough did not respond “Clear” until 6/02/2025.</p> <p>Emergency ticket 20251570206 was submitted by Allen A Myers on 6/06/2025 at 7:15 for sewer and water pipe installation.</p> <p>Souderton Borough never responded. PECO never responded.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Emergency ticket 20251570207 was submitted by Allen Myers Inc on 6/06/2025 at 7:15. for sewer and water pipe installation. Hatfield Township did not respond “Clear” until 6/09/2025 at 8:24 am.</p> <p>VIOLATIONS: PECO is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket 20251483131. Peco did not give a final response until 6/01/2025. There is a note submitted stating that this will be marked out by 5/31/2025 (late) and then was field marked on 6/01/2025, but there is no mutual agreement documented for either ticket. This is a subsequent offense. Section 2(5)(v) – Failed to respond to a routine One Call ticket 20251483132 within the required amount of time. There is a note submitted stating that this will be marked out by 5/31/2025 (late) and then was field marked on 6/01/2025, but there is no mutual agreement documented for either ticket. This is a subsequent offense. Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities. There is no documented communication showing that this gas line might not be where the map shows it. Section 2(5)(vii) – Failed to respond to emergency notification 20251570206 as soon as practicable following notification. PECO never responded. 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. Recommendation: The penalties are applied. Education is required.</p> <p>Listed below are facility owners in violation of Act 127-2024, Section 2(5)(vii) Failed to respond to an emergency One Call ticket as soon as practicable and Section 2(5)(v) Failed to respond to a routine ticket within the required amount of time. Souderton Borough is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket 20251483132 within the required amount of time. Section 2(5)(vii) – Failed to respond to emergency notification 20251570206 as soon as practicable following notification. Recommendation: The penalties are applied. Education is required.</p>	
55817	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: Wexcon, Inc Project Owner: CHESTER WATER AUTHORITY Designer: CMC ENGINEERING</p>	<p><u>On 6/10/2025 10:00:00 AM at BETHEL AVE, UPPER CHICHESTER TWP, DELAWARE</u> The incident occurred on 6/10/2025 at 10:00 AM, on Bethel Ave, in Upper Chichester Twp, Delaware County.</p> <p>A gas line owned by Peco An Exelon Company was damaged. 911 was contacted.</p> <p>PECO An Exelon Company is the facility owner. Their Alleged Violation Report (AVR) states, “On 6/10/2025</p>	<p>PECO AN EXELON COMPANY: \$3,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>at 11:13 AM USIC was notified by Wexcon Inc of a gas damage at 519 Bethel Ave Upper Chichester Delaware County Pa, During the investigation it was found that Wexcon Inc was excavating with an excavator to install water main under ticket number 20251481683 when they severed the 1/2" plastic gas service 3 1/2 ' from the gas mark outs, it was found that the records provided at the time of the locate do not reflect the true path of the gas service the sketch is a field Est only with a tap measurement of 205' East of the West house this due to the incorrect measurements this service was severed and in need of repair.”</p> <p>Wexcon Inc is the excavator. Their AVR states, “There were two markouts for a gas service approx 10 ft apart. USIC locator informed the crew the previous week that he could not get a good read on where the service was exactly. Wexcon hand-dug 14 ft of trench attempting to locate the service around and between the two existing marks. After finding nothing, they continued digging with the excavator. The machine caught the service 3.5 ft beyond the farthest mark and tore it.”</p> <p>Chester Water Authority is the project owner. Their AVR states, “Refer to AVR number 2025JUN120022 for additional information.”, which is Wexcon’s AVR #.</p> <p>CMC Engineering is the designer. Their AVR states, “Subcontractor Wexcon Inc, operating for Chester Water Authority, on PennDOT SR0322 Sec 103 project struck a PECO gas line lateral leading to house 524 Bethel Ave. Wexcon was installing a new water line on the south side of Bethel Ave when they struck an active gas lateral causing a rupture. PECO Gas was notified and repairs were carried out within the same day.”</p> <p>Ticket #20251481683 had a response due date of 5/30/2025. PECO AN EXELON COMPANY responded “Field Marked” on 6/5/2025.</p> <p>Violations:</p> <p>PECO An Exelon Company: 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 #20251481683 Recommendation: PUC Online Compliance Training is required.</p>	
56458	Facility Owner: Brightspeed Contractor/Excavator: America Directional Boring Project Owner: Shentel Communications LLC	<p><u>On 6/10/2025 1:30:00 PM at 109 HAMPDEN DR, MANOR TWP, LANCASTER</u> The incident occurred on 6/10/2025 at 1:30 PM, on 109 Hampden Dr, in Manor Twp, Lancaster County.</p> <p>A communications line owned by Brightspeed was damaged.</p> <p>Brightspeed is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08-07-2025.</p>	<p>Brightspeed: \$4,500.00 Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p>Section 2(5)(i) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>America Directional Boring is the excavator. An AVR has not been filed as of 08-07-2025.</p> <p>Shentel Glo Fiber is the project owner. Their AVR states, "Brightspeed responded on the original PA811 ticket "001 clear no facilities or facilities not involved based on ticket information". The excavator due to clear evidence of a handhole, called in a renotify PA811 ticket and Brightspeed responded late (6/10/2025 @ 9:15am) "001 clear no facilities" before the damage occurred. The damage occurred when the excavator was using the directional drill and realized that they may have hit something about 60 feet from the drill location. The excavator pulled the drill back and found mule tape and a fiber cable wrapped around the drill head. Brightspeed replaced the fiber from handhole to handhole and did not locate the actual damage. The locator is at-fault for this damage due to not marking Brightspeed fiber. The closest orange marks in pictures are for Comcast CATV."</p> <p>Ticket # 20251421600 -000 New – Excavation – Routine was the original Ticket for this site. Brightspeed responded Clear. Version -001 was a Renotify and BrightSpeed did not respond.</p> <p>Ticket #20251553244 -000 – BrightSpeed responded Clear. Version -001 Renotify – Excavation – Insufficient was created on 6/9/25 at 8:20 AM. BrightSpeed did not respond to this Ticket.</p> <p>On both Renotify Tickets the excavator noted Brightspeed shows evidence of lines at the site.</p> <p>Ticket # 20251613260 New – Damage – Emergency – Brightspeed responded "Field Marked".</p> <p>Violations:</p> <p>Facility – Brightspeed: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251421600-001 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20251553244-001 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. Excavator - America Directional Boring:</p>	<p>Section 2(10) 2nd Offense \$1,500.00</p> <p>America Directional Boring: \$1,500.00</p> <p>Section 5(16) 2nd Offense \$1,500.00</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. Recommendation: PUC Online Compliance Training is required.</p>	
56405	<p>Facility Owner: COMCAST Contractor/Excavator: Beiler Brothers Asphalt, LLC Project Owner: Homeowner</p>	<p><u>On 6/11/2025 8:30:00 AM at 209 ARROW DR, ELIZABETH BORO, ALLEGHENY</u> The incident occurred on 6/11/2025 at 8:30 AM, on 209 Arrow Dr, in Elizabeth Borough, Allegheny County.</p> <p>A telecommunication line owned by Comcast was damaged. No ticket associated with this case.</p> <p>Comcast is the facility owner. Their Alleged Violation Report (AVR) states, “Asphalt co dug up cable, not ticket”. PA One Call compliance indicates on the Initial Research, “Beiler Brothers Asphalt has placed one call notifications with PA One Call in the past.” Multiple photos of the site, damaged line, excavation and post excavation were provided. The photo showing the damaged line has excavator teeth marks in the deeper excavated soil where the line was hit, and excavator track marks in the soil. No tickets were located for this excavation. There are yard signs showing the excavation work was performed by Beiler Brothers Asphalt.</p> <p>Beiler Brothers Asphalt is the excavator. An AVR has not been filed as of 08-05-2025.</p> <p>Homeowner is the project owner. An AVR has not been filed as of 08-05-2025.</p> <p>Violations: Excavator - Beiler Brothers Asphalt: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: PUC Online Compliance Training is required.</p>	<p>Beiler Brothers Asphalt, LLC: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
56137	<p>Facility Owner: Metropolitan Edison Co/FirstEnergy Contractor/Excavator: Strathmeyer Landscape Other: Columbia Gas of PA</p>	<p><u>On 6/11/2025 11:11:00 AM at LANDING PL, JACKSON TWP, YORK</u> Met-Ed provided additional information on incident. Violation and penalty were withdrawn during stakeholder review period. *****</p> <p>The incident occurred on 6/11/2025 at 11:11 AM, on Landing Pl, in Jackson Twp, York County.</p> <p>A communication line was damaged. An electric line owned by Metropolitan Edison Co/Firstenergy was damaged.</p>	<p>Metropolitan Edison Co/FirstEnergy: \$0.00</p> <p>Strathmeyer Landscape: \$3,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Columbia Gas' Alleged Violation Report (AVR) states, "On 06/11/2025, Columbia Gas was notified by one of its contractors installing gas facilities in the vicinity of Landing Pl., York, that Strathmeyer Landscape was augering to install trees over top of newly installed gas main. A Columbia Gas locator responded immediately and confirmed the trees were being installed in the same beauty strip as the 6" plastic gas main. He painted and flagged the gas facilities. He documented a 30" auger being used. Strathmeyer Landscape stated the only had one more tree to install. The foreman took ownership of not having a One Call and was advised that an AVR would be filed by a Columbia Gas Field Operations Leader. No One Call ticket # 20251622929 was placed for the locator to document his work. The locator also documented what appeared to be a damaged Verizon line, so the local Stake Center locator was notified and advised she would respond."</p> <p>Multiple photos of the site, location, excavation and damage were submitted. Multiple trees were installed using a mechanized auger. Strathmeyer Landscape equipment, and business card are shown. One augered hole has a damaged electric and telecommunication line in the hole. Columbia Gas marked their line after multiple trees were already installed due to no PA One Call Ticket for this site. The excavation was within the tolerance zone of the Columbia Gas marks.</p> <p>Strathmeyer Landscape is the excavator. An AVR has not been filed as of 08-04-2025.</p> <p>No information was provided by the Excavator so the project owner and designer are unknown.</p> <p>The only ticket located by PA One Call for this site/incident is: Ticket # 20251622929 New – No One Call – Emergency: METROPOLITAN EDISON CO/FIRSTENERGY responded "CLEAR. NO FACILITIES OR FACILITIES NOT INVOLVED BASED ON TICKET INFORMATION." Pictures submitted by UGI show a damaged electrical line and telecommunication line in one of the excavated holes. No marks are present. There are multiple telecommunication facilities in the area. Metropolitan Edison is the only electric facility.</p> <p>Violations: Excavator - Strathmeyer Landscape: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner's facilities in the construction area. Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge,</p>	<p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>groove, or other damage to such lines or to their coating or cathodic protection.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Recommendation: PUC Online Compliance Training is required.</p> <p>Facility - Metropolitan Edison Co/Firstenergy: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Ticket # 20251622929 Recommendation: PUC Online Compliance Training is required.</p>	
55771	<p>Facility Owner: Armstrong</p> <p>Contractor/Excavator: Wilson Excavating</p> <p>Project Owner: Pa American Water (PAWC)</p>	<p>On 6/11/2025 2:00:00 PM at <u>FIRST AVE, KOPPEL BORO, BEAVER</u> The incident occurred on 06/11/2025 at 2:00 PM, on First Avenue, in Koppel Borough, Beaver County.</p> <p>A telecom line owned by Armstrong was damaged.</p> <p>Armstrong is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08/15/2025.</p> <p>Wilson Excavating, the excavator, submitted an AVR. Their AVR states, “Wilson Excavating was performing work for PA American Water company when an unmarked Comcast cable line was struck and damaged. The crew was working to install a new sewer main on First Ave in Koppel, PA when they came across the unmarked line.” Photos were submitted.</p> <p>PA American Water, the project owner, submitted an AVR. Their AVR states, "Wilson Excavating was performing work for PA American Water Company when an unmarked Comcast cable line was struck and damaged. The crew was working to install a new sewer main on First Ave in Koppel, PA when they came across the unmarked line.”</p> <p>Comcast was not included on any of the tickets related to this incident. Emails were sent to Wilson Excavating and PA American Water requesting documentation or photos that show it was Comcast’s line that was damaged. Both Wilson Excavating and PA American Water responded to emails advising they did not have any additional photos, and stated that Verizon came to the site, said it was not their line and that it instead belonged to Comcast.</p> <p>Armstrong replied to the ticket (20251293705), ‘CLEAR. NO FACILITIES OR FACIL NOT INVOLVED’ on 05/13/2025. The only other telecom provider listed on the ticket was Verizon, who verified that it was not their line.</p> <p>The submitted photos show the line was not marked.</p> <p>This case is related to case 055229.</p>	<p>Armstrong: \$2,500.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>Section 2(10) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Armstrong –</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55851	<p>Facility Owner: Verizon</p> <p>Contractor/Excavator: J R CONTRACTING</p> <p>Project Owner: Pennsylvania American Water Company (PAWC)</p>	<p><u>On 6/16/2025 7:00:00 AM at 6581 ZUPANCIC DR, SOUTH PARK TWP, ALLEGHENY</u> Incident occurred on June 16th, 2025, at 7am on 6581 Zupanic Drive, South Park Township, Allegheny County.</p> <p>A gas line was damaged.</p> <p>JR Contracting's Alleged Violation Report (AVR) states, "JR Contracting, LLC completed and exercised due care and employed prudent excavation techniques. JR Contracting employee was digging with hand tools in the front yard of 6581 Zupanic Drive attempting to locate the water curb box lid based on marked placed in the area by PA American Water locator. At 7:50am, the JR Contracting employees shovel struck and damaged the unmarked Verizon service cable to 6581 Zupanic Drive. This damaged facility was located at a depth of 4 inches from the surface. The damaged facility was a single black cable buried directly in the dirt. The homeowner immediately came outside and notified JR Contracting that their service was interrupted. JR Contracting notified the Verizon locator Shawn Wyne and PA One Call."</p> <p>PAWC's AVR states, "JR Contracting was using prudent techniques (hand digging) to locate the curb box when damage occurred to a Verizon service line. The line was only 4" below surface and was direct bury."</p> <p>Pictures show the damaged Verizon line in the yard.</p> <p>No AVR has been submitted by Verizon as of 8/8/25.</p> <p>Violations:</p> <p>Verizon</p> <ul style="list-style-type: none"> Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a 	<p>Verizon: \$4,500.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(10) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		violation of this act has been committed in association with excavation or demolition work.	
55884	<p>Facility Owner: Fastbridge Fiber</p> <p>Contractor/Excavator: Dave Gutelius Excavating Inc</p> <p>Project Owner: Borough of South Williamsport</p> <p>Designer: HERBERT ROWLAND AND GRUBIC INC</p> <p>Other: WENTZ ASSOCIATES</p>	<p><u>On 6/17/2025 10:00:00 AM at CLARK STREET, SOUTH WILLIAMSPORT BORO, LYCOMING</u> The incident occurred on 06/17/2025 at 10:00 AM, on Clark Street, in South Williamsport Borough, Lycoming County.</p> <p>A communication line owned by Fastbridge Fiber was damaged.</p> <p>Fastbridge Fiber is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08/06/2025.</p> <p>Dave Gutelius Excavating Inc, the excavator, submitted an AVR. Their AVR states, "We were excavating for a sanitary sewer line and located an existing fiberoptic line right on the locator's mark. We continued digging and hit the active fiberoptic line which was approx 3 feet away from the mark for the previous fiber line. No marks were present for the damaged line." Photos were submitted.</p> <p>Borough of South Williamsport, the project owner, submitted an AVR. Their AVR states, "On Tuesday June 17th while working in the intersection of West Central Avenue and Clark Street, a fiber optic line was hit by Gutelius Excavating Inc. GEI was working on the sanitary sewer extension, Change Order Number 2, that runs to the west of the intersection to assist in the future Habitat for Humanity project. Prior to the damage done by the backhoe on Tuesday June 17th, GEI had called in an additional emergency PA1 on Monday June 16th for fiber optic to remark their lines because they had spent numerous hours hydro digging where the fiber optic lines were supposed to be located and could not locate them. Knowing there would be a stoppage in work in that area, GEI moved to another fix that could be completed that day and decided to wait until the new marks were placed and try again the next day, Tuesday. The fiber optic utility locator came and remarked a new line approximately 13 feet to the west. GEI hand dug down and found that line and proceeded on with their excavation. In doing so, the backhoe tooth pulled on a secondary conduit, which was not marked, approximately 30 inches away from the first conduit. A damage PA1 was then called in and GEI was given permission to finish excavation. GEI left the ditch open where the fiber optic conduit was and fenced that area off until the conduit could be fixed.</p> <p>HERBERT ROWLAND AND GRUBIC INC, the designer, submitted an AVR. Their AVR states, "On Tuesday, June 17th, while Gutelius Excavating Inc. (GEI) was performing excavation work at the intersection of West Central Avenue and Clark Street for a sanitary sewer extension, a fiber optic line was struck. The day prior, on Monday, June 16th, GEI submitted an emergency PA One Call request specifically for the fiber optic utility to remark their lines. GEI had spent a</p>	<p>Fastbridge Fiber: \$1,750.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>considerable amount of time hydro-excavating in the area based on the existing marks but was unable to locate the fiber line. Anticipating a delay, GEI temporarily shifted work to another portion of the project while awaiting updated markings. The utility locator responded and marked a new alignment for the fiber optic line approximately 13 feet west of the original location. As shown in the attached photo, a single line was marked. GEI then hand-excavated at the newly marked location and successfully located a conduit. After confirming the location, they proceeded with mechanical excavation. During this excavation, a backhoe tooth inadvertently pulled on a secondary conduit located approximately 30 inches from the marked and exposed line, resulting in damage. A Damage Ticket was immediately submitted through PA One Call, and GEI was given permission to complete the excavation. Additionally, a significant issue arose during the project's bidding phase due to an incorrect Final Design PA One Call response provided by Fastbridge. During the bidding period, one of the bidders brought to our attention the presence of fiber optic boxes throughout the site that were not shown on the plans. This contradicted Fastbridge's PA One Call response, which had indicated the entire project area as "Clear." A copy of their response is attached. As a result of this inaccurate utility notification, all of the proposed water service meter pit locations shown on the plans conflicted with existing Fastbridge facilities. This has resulted in additional cost to the Owner* (Williamsport Municipal Water Authority) to relocate the service line meter pits into the sidewalk area. It's important to note that Fastbridge acknowledged the error when contacted during the bidding period. They provided digital mapping of their facilities, which we incorporated into the design drawings. An updated plan set reflecting the approximate locations of the fiber optic infrastructure was issued to all bidders. *Note: South Williamsport Borough is the official Owner of the project. However, the Williamsport Municipal Water Authority is funding and managing the water main replacement work included within the Borough's contract. ADDITIONAL FILE ATTACHMENTS." Photos were submitted.</p> <p>The submitted photos show two separate communication lines. One of the lines was marked correctly and was undamaged. The line that was damaged was not marked and over 18 inches from the line that was marked/undamaged.</p> <p>This case is related to cases 046300 and 056658.</p> <p>Emergency ticket 20251683871 had a response due date of 06/17/2025. - FASTBRIDGE FIBER responded "INSUFF INFO. DO NOT DIG" on 06/17/2025, which is an interim response. A final response was not entered for this ticket.</p> <p>Violations:</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Fastbridge Fiber-</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20251683871. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55900	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: D AND M CONTRACTING Project Owner: PEOPLES NATURAL GAS - placeholder</p>	<p><u>On 6/17/2025 7:30:00 PM at 54 OREGON TRL, BETHEL PARK BORO, ALLEGHENY</u> The incident occurred on 6/17/2025 at 7:30 PM, on 54 Oregon Trl, in Bethel Park Boro, Allegheny County.</p> <p>A gas line owned by Peoples Gas Company Llc was damaged. The facility was not notified of the damage. 911 was not contacted.</p> <p>Peoples Gas Company Llc is the facility owner and project owner. Their Alleged Violation Report (AVR) states, “On 6/17/25 d and m contracting working for png installing new main line, saw cut thru 3 services at 52,54,56 oregon trail, bethel park. The services were not marked due to weather, png locator failed to contact d and m contracting and advise of the delay due to weather. All 3 services were efv and had closed when cuts ocured. Png crews were notified for no gas at these addresses and found the damage. Png crews called to site and repairs were made.”</p> <p>D And M Contracting is the excavator. An AVR has not been filed as of 07-18-2025. Peoples Gas has stated they were notified of an outage at the addresses, and that no 911 call was made. No damage ticket was located for this site except for the Peoples Gas ticket for repairs once the damage already occurred. Ticket #20251630178 was the Routine Ticket for this excavation, and it had a response due date of 6/16/2025. Peoples Gas responded, “CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER.” At 2:33 PM on 6/17/2025, and “Field Marked” on 6/18/2025. The damage occurred after Peoples Gas indicated there was a conflict on the Routine Ticket, though this response was not entered by the Ticket due date.</p> <p>Violations: Facility – Peoples Gas: Section 2(5)(iii.1) – Facility owner failed to propose a mutually agreeable scheduling by which the excavator, facility owner or designer may locate the facilities. Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket #20251630178</p>	<p>Peoples Natural Gas: \$1,000.00 Section 2(5)(iii.1) 1st Offense \$250.00</p> <p>Section 2(5)(v) 3rd offense \$750.00</p> <p>D AND M CONTRACTING: \$3,500.00 Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(20) 1st Offense \$250.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: PUC Online Compliance Training was recently completed.</p> <p>Excavator – D and M:</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(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection.</p> <p>Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.</p> <p>Recommendation: PUC Online Compliance Training is required.</p>	
56028	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: Independent Enterprises</p> <p>Project Owner: Pittsburgh Water</p>	<p><u>On 6/18/2025 7:30:00 AM at 49 Albert St, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 6/18/2025 at 7:30 AM, on 49 Albert St, in Pittsburgh City, Allegheny County. Independent Enterprises shows 309 and 276 Albert Street as the location on their AVRs. All addresses reported are in the same block.</p> <p>A gas line owned by Peoples Gas Company LLC was damaged. 911 was contacted. The facility was not notified of the damage.</p> <p>Peoples Gas Company is the facility owner. Their Alleged Violation Report (AVR) states, “Independent Enterprises struck and damaged a Peoples Gas service line. They did not have a One Call. This is the second damage on this street for this contractor with no One Call.” Additional information provided, “No call log was received from Independent Enterprises reporting a damage for or near 49 Albert St., Pittsburgh”</p> <p>Independent Enterprises is the excavator. Their AVRs states, “At approximately 7:30 a.m. on Wednesday morning, the contractor uncovered what appeared to be a pre-existing gas leak when preparing for road base restoration and paving located on Albert Street. The location of the leak is in the street in front of 309 Albert Street. The leak appeared to be at a very shallow depth. The contractor was only milling to a depth of 11.5 inches deep. The foreman, Frank, called 911 and Peoples Gas immediately. Mount Washington Fire Department arrived on the scene at 7:40 a.m. The fire department was able to plug the hole with an asphalt rake. Peoples Gas arrived on site at 7:50 a.m.to assess the situation,</p>	<p>Independent Enterprises: \$3,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 3rd Offense \$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>then called for a repair crew. The repair crew arrived at 8:25 a.m. and the repairs were completed at 9:15 a.m. and Peoples Gas had left at this time. No other issues or injuries to report.”</p> <p>Pittsburgh Water is the project owner . Their AVR summary is the same of the excavator’s AVR summary. The 2 tickets listed on their AVR, 20251271919 and 20251271803, are from a 5/7/2025 damage in the same area as the damage reported on 6/18/2025.</p> <p>Pictures submitted show the site, excavation, and damage. There is a skidsteer shown on site, as well as excavation occurring at the damage location. No current Ticket is found for this location, but yellow marks are seen, and indicate gas lines cross the street at the damage location, from previous Tickets.</p> <p>Violations: Excavator - Independent Enterprises: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. Recommendation: PUC Online Compliance Training is required.</p>	
56969	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: COLUMBIA GAS</p> <p>Other: Verizon</p>	<p><u>On 6/18/2025 9:47:00 AM at VALLEY CT, UPPER ST CLAIR TWP, ALLEGHENY</u> The incident occurred on 6/18/2025 at 9:47 AM, on Valley Ct, in Upper St Clair Twp, Allegheny County.</p> <p>A telecommunication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. Their Alleged Violation Report (AVR) states, “500 CABLE SEVERED BY EXCAVATION”.</p> <p>Comcast provided images of the site, marks, and damage. The damage is within the tolerance zone of the orange marks.</p> <p>Columbia Gas Of PA is the excavator, project owner, and designer. An AVR has not been filed as of 08/22/2025.</p> <p>Ticket #20251670393 is an update to Ticket #20251553440, and had a response due date of 6/18/2025. Verizon did not respond till 7/7/2025. The lawful start date of this ticket is 6/20/2025. The excavator requested the update on 6/16/2025 due to work not started. Ticket # 20251553440 had a lawful start date of 6/9/25 to 6/18/25. At the time of damage, all</p>	<p>COLUMBIA GAS: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Verizon: \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>facilities responded to the update ticket except for Verizon.</p> <p>Violations: Excavator - Columbia Gas Of PA: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line 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. Facility(other)-Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20251670393 Recommendation: PUC Online Compliance Training is required.</p>	
56108	<p>Facility Owner: PECO Contractor/Excavator: J. Phillips Excavating & Hauling, LLC Project Owner: Christiana Borough Authority</p>	<p><u>On 6/18/2025 11:00:00 AM at W SLOKOM AVE, CHRISTIANA BORO, LANCASTER</u> The incident occurred on 06/18/2025 at 11:00 AM, on West Slokom Avenue, in Christiana Borough, Lancaster County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p> <p>PECO, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On 6/18/2025 at 1:26 Pm USIC was notified by Peco of a gas damage at 1 Mill St Christiana Boro Lancaster County Pa, During the investigation it was found that J PHILLIPS EXCAVATING AND HAULING LLC was excavating with a excavator on W Slokom Ave to install water main and services under ticket number 20250770816 when they severed the .75 steel gas service feeding 1 Mill St, it was found that J PHILLIPS EXCAVATING AND HAULING LLC severed the correctly marked gas service when they used mechanized equipment within the tolerance zone of 18" resulting in the service being damaged and in need of repair.” Photos were submitted.</p> <p>J. Phillips Excavating & Hauling, LLC, the excavator, submitted an AVR. Their AVR states, “Unmarked gas service damaged at 10:38am on 6/18/2025 on Slokom Ave. Service fed apartment building. Service laid directly under pavement that was being dug up/replaced. 911, utilities (PECO), and project owner notified immediately. Evacuation of residents also occurred.” Photos were submitted.</p> <p>Christiana Borough Authority, the project owner, submitted an AVR. Their AVR states, " On June 18th, J. Philips Excavating & Hauling, LLC was re-surfacing a Christiana Borough owned street and hit an unmarked PECO owned natural gas line. PECO was notified immediately and 911 was called. The fire department arrived on scene immediately. As a precaution, approximately 13 homes were evacuated. Those</p>	<p>PECO: \$3,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>residents that were home and needed a place to go were directed to go to the library or the municipal building until all clear was given. In all, the incident lasted no longer than 3 hours.”</p> <p>PECO submitted photos that show the mark outs completed on 03/22/2025. Damage did not occur until 06/18/2025, and there was a newer routine ticket (20251421837) dated 05/22/2025. – PECO replied to that ticket on 05/29/2025 as ‘Field Marked”.</p> <p>In the photos submitted by the excavator, there are 2 dots of yellow paint, which appear to be new and may have been placed after the damage occurred. The line that was damaged was outside of the tolerance zone for those dots. There were no other yellow markings in the photos.</p> <p>This case is related to case 054101.</p> <p>Routine ticket 20251421837 had a response due date of 05/27/2025.</p> <p>- PECO initially replied on 05/27/2025. Their response was SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 28 May 2025 2359. However, they did not respond field marked until 05/29/2025, which was after the scheduled mark by date.</p> <p>Violations:</p> <p>PECO-</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20251421837. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
56222	<p>Facility Owner: Verizon Contractor/Excavator: AQUA PENNSYLVANIA INC. Project Owner: AQUA PENNSYLVANIA INC. (Placeholder)</p>	<p><u>On 6/20/2025 10:00:00 AM at 159 TRAPPE RD, PERKIOMEN TWP, MONTGOMERY</u> The incident occurred on 06/20/2025 at 10:00 AM, at 159 Trappe Road, in Perkiomen Township, Montgomery County.</p> <p>A cable TV line owned by Verizon was damaged.</p> <p>Verizon is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08/13/2025.</p> <p>Aqua, the excavator and project owner, submitted an AVR. Their AVR states, “no marks for the Verizon Line. 159 Trappe Rd”. Photos were submitted.</p> <p>Verizon responded to routine ticket 20251650307-000 (requested 06/14/2025) as “Field Marked” on 06/18/2025. The submitted photos show multiple lines marked using orange paint. The line that was damage was not marked.</p> <p>Violations:</p>	<p>Verizon: \$4,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(10) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon-</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
56203	<p>Facility Owner: UGI Utilities Contractor/Excavator: All Pro Concrete Project Owner: HOMEOWNER Other: Cumberland Masonry Inc</p>	<p><u>On 6/22/2025 9:05:00 AM at 100 Carol St, NEW CUMBERLAND BORO, CUMBERLAND</u> Incident occurred on June 22nd, 2025, at 9:05am on 100 Carol Street, New Cumberland Boro, Cumberland County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "The excavator who damaged the accurately marked gas service did not have their own PA One Call ticket. The gas service was marked from a separate ticket held by Cumberland Masonry Inc. (S# 20251673021). All Pro Concrete was digging with a mini excavator in the tolerance zone. As a result, the accurately marked gas service was struck and damaged." AVR notes that the homeowner called 911.</p> <p>Pictures show an accurately marked gas line damaged. There is also a mini excavator.</p> <p>811 Commented, "Allpro Concrete has placed one call notifications with PA One Call in the past. Last Contact Info matches the Excavator Info above. Ticket 20251673021 included in additional serial numbers because it is mentioned in the summary."</p> <p>Ticket 20251673021 was placed by Cumberland Masonry Inc. No AVR has been submitted by the homeowner or All Pro Concrete as of 8/15/25.</p> <p>Violations:</p> <p>All Pro Concrete Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required. Section 5(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(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>All Pro Concrete: \$3,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
56111	Facility Owner: PITTSBURGH WATER Project Owner: Peoples Gas Company Designer: PEOPLES Placeholder Other: PROLINE PIPELINE INC	<p><u>On 6/23/2025 11:00:00 AM at PENN AVE, PITTSBURGH CITY, ALLEGHENY</u> Pittsburgh Water provided documents that the line is owned by the business. DPI removed the violation and penalty. **** Incident occurred on June 23rd, 2025, at 11am along Penn Avenue, Pittsburgh City, Allegheny County.</p> <p>A water line was damaged.</p> <p>Pittsburgh Water's Alleged Violation Report (AVR) states, "Pro Line installing gas main and hit a mismarked, active, 1" copper service line. PWSA responded, shut down main and main repairs and restored water. 20" main and other service lines were marked. This line that was hit was faded but visible."</p> <p>Proline Pipeline Inc's AVR states, "Was digging out the ditch well outside the marks and pulled the water line out of the 20" water main, called the water company who came out and agreed with me that the water line was mismarked shut down the line and proline and the water company plumbers fix's the service."</p> <p>Peoples Gas Company's AVR states, "ProLine Pipeline working for Peoples Gas struck and damaged a Pittsburgh Water and Sewer Authority service line that was mismarked ripping it out of the 20in water main."</p> <p>Pictures show that the line was marked outside the tolerance zone.</p> <p>Violation:</p> <p>Pittsburgh Water Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required.</p>	PITTSBURGH WATER: \$0.00
56367	Facility Owner: COLUMBIA GAS OF PA INC BETHEL PARK Contractor/Excavator: A. LIBERONI Project Owner: CDM SMITH	<p><u>On 6/23/2025 2:05:00 PM at CHAPEL RD, CENTER TWP, BEAVER</u> Columbia Gas penalties and violations have been removed. See attached email. *****</p> <p>The incident occurred on Monday, June 23, 2025, on Chapel Road, in Center Township, Beaver County.</p> <p>Columbia Gas non-jurisdictional gas pipeline was damaged.</p> <p>The contractor, A. Liberoni stated in their alleged violation report (AVR), while excavating for a drainage pipe, our crew found an unmarked gas line. The gas line was kinked but not torn.</p> <p>CDM Smith, the project owner, stated in their AVR, the Contractor, A. Liberoni excavated in an area knowing that a gas mainline existed on the other side which was already was located. There were no markings for anything but the gas main. The Excavator operator felt a tug and the Laborer uncovered the gas line. It was stretched some, but not leaking. The Contractor called</p>	COLUMBIA GAS OF PA INC BETHEL PARK: \$0.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>911. The Contractor was well above marked gas line when excavating. I do not know the name of the facility operators locator.</p> <p>Columbia Gas, the facility owner, stated in their AVR, A. Liberoni was digging to replace cross pipes and inlets, when they exposed and damaged an unmapped and unmarked 2-inch non-jurisdictional gas pipe. There was no release of gas. They notified 811/Columbia Gas when the damage occurred. Columbia Gas responded immediately to make the area safe and complete repairs. An onsite root cause investigation was conducted to determine why the gas facility was not marked. It was determined not to be marked due to this being not mapped. This particular section of pipe is an emergency interconnect with Peoples Gas of PA. The reasoning for such non-jurisdictional interconnect facility is in the event Columbia Gas of PA would lose service to the area of intermediate pressure system we could supply our customers off of Peoples Gas. There is currently a discussion planned around this situation to correct and update our mapping on how to add non jurisdictional piping.</p> <p>On Monday, August 11, 2025, an email was sent to Columbia Gas asking, “Does Columbia Gas have a hard copy of the map?” Columbia Gas replied, “This was not on the maps because it is non-jurisdictional pipe. We are updating our maps to show it in the future.”</p> <p>On Tuesday, August 5, 2025, an email was sent to Columbia Gas requesting an AVR. Their AVR was submitted on August 6th. Their AVR was not submitted within 30 business days of the line strike.</p> <p>Violations:</p> <p>*Columbia Gas is in violation of sections: 2(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located. 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: Penalties Applied</p>	
56419	Facility Owner: Altoona Water Authority Contractor/Excavator: Titan Energy Solutions Project Owner: Titan Energy Solutions (Placeholder)	<p><u>On 6/24/2025 10:00:00 AM at 50th Street, ALTOONA CITY, BLAIR</u> Titan Energy Solutions violations withdrawn due to timeframe.</p> <p>*****</p> <p>The incident was discovered on 06/24/2025 at 10:00 AM, on 50th Street, in Altoona City, Blair County.</p> <p>A sewer line owned by Altoona Water Authority was damaged.</p>	Titan Energy Solutions: \$0.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Altoona Water Authority, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On June 24, 2025, the Altoona Water Authority discovered damaged line during 2026 capital paving list procedures with CCTV inspection. AWA sewer found damage to sewer main during natural gas line installation in June of 2024 by Titan Energy Solutions. Titan Energy Solutions failed to report to AWA sewer division any damage and tried to repair on their own without proper materials and fittings. Titan Energy used a safety cone and chimney pipe to repair.” Photos were submitted.</p> <p>Titan Energy Solutions is the excavator and project owner. An AVR has not been filed as of 08/15/2025.</p> <p>The submitted photos were taken from the inside of the line. Spray foam and a traffic cone can be seen in the photos and were used to attempt to repair the line. Altoona Water Authority was not notified of the damage. Titan Energy Solutions did not submit an AVR for the damage at this location.</p> <p>Violations:</p> <p>Titan Energy Solutions- Both violations withdrawn. - 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.</p>	
56503	<p>Facility Owner: Columbia Gas Contractor/Excavator: Carlisle Excavating Project Owner: Unknown</p>	<p><u>On 6/25/2025 8:15:00 AM at Twilight Hollow Rd, TWILIGHT BORO, WASHINGTON</u> The incident occurred on 6/25/2025 at 8:15 AM, on Twilight Hollow Road, in Twilight Borough, Washington County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was called. There was no PA One Call Ticket.</p> <p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Carlisle Excavating was digging to put in a parking lot, when they struck a 2"PLMP. There was no 1-call placed”. Photos were submitted.</p> <p>Carlisle Excavating is the excavator. An AVR has not been filed as of 08/19/2025.</p> <p>The was not a PA One Call ticket. PA One Call noted, “Contractor has placed One Call notifications with PA One Call in the past. Carlisle Excavating”.</p> <p>The submitted photos show there were no utility lines marked.</p>	<p>Carlisle Excavating: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Carlisle Excavating-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
56104	<p>Facility Owner: Peoples Gas Company</p> <p>Contractor/Excavator: STRAIGHT TO THE POINT</p> <p>Project Owner: First Energy - West Penn Power</p> <p>Other: Comcast</p>	<p><u>On 6/25/2025 12:15:00 PM at WELLINGTON DR, NORTH FAYETTE TWP, ALLEGHENY</u> Incident occurred on June 25th, 2025, at 12:15pm alone Wellington Drive, North Fayette Township, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "On 6/25/2025, Straight to the point was working for West Penn Power when they struck an accurately marked PNG SL main to curb. The SL was struck at the ML tap resulting in a repair to both the SL and main."</p> <p>Pictures show the damaged gas within the tolerance zone.</p> <p>No AVR has been submitted by Straight to the Point or West Penn Power as of 8/11/25</p> <p>West Penn Power and Comcast failed to respond to routine ticket 20251670936 until after the emergency damage ticket was placed.</p> <p>Violations:</p> <p>Straight To the Point</p> <ul style="list-style-type: none"> Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. <p>West Penn Power</p> <ul style="list-style-type: none"> Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required. Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20251670936. PUC compliance education is required. <p>Comcast</p> <ul style="list-style-type: none"> Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20251670936. PUC compliance education is required. 	<p>STRAIGHT TO THE POINT: \$1,500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>First Energy - West Penn Power: \$2,000.00</p> <p>Section 6.1(7) 1st Offense \$1,000.00</p> <p>Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Comcast: \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>
56210	<p>Facility Owner: Peoples Gas</p>	<p><u>On 6/26/2025 2:45:00 PM at 214 Lola Ct, MCKEES ROCKS BORO, ALLEGHENY</u> The incident occurred</p>	<p>Spotti Concrete: \$3,250.00</p> <p>Section 5(2.1) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Contractor/Excavator: Spotti Concrete</p>	<p>on 6/26/2025 at 2:45 PM, on 214 Lola Ct, in Mckees Rocks Borough, Allegheny County.</p> <p>A gas line owned by Peoples Gas Company was damaged. 911 was not contacted.</p> <p>Peoples Gas Company is the facility owner. Their Alleged Violation Report (AVR) states, "Spotti Concrete working without a One Call struck and damaged a gas service line on the curb to meter side, owned by the customer. The excavator was still onsite upon arrival." Additional information provided states, "Robert Sparks notified Peoples Gas directly. He was working for Spotti Concrete. I'm not sure if he is the owner? The first responder for Peoples Gas actually took a picture of the vehicle onsite. I have attached a picture from our damage report of the vehicle that was onsite and the additional pictures we have."</p> <p>Pictures submitted show a Spotti Concrete work truck on site, as well as the damaged line and evidence of mechanized equipment at the excavation/damage. The damage is located in the lawn between the curb stop and the gas meter on the side of the home.</p> <p>Spotti Concrete is the excavator. An AVR has not been filed as of 08-14-2025.</p> <p>No Tickets are found for this site/damage. No AVR was submitted by the excavator, therefore there is no information on who is the project manager or designer.</p> <p>Violations: Excavator - Spotti Concrete: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 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>\$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
56769	<p>Facility Owner: Penelec / First Energy Contractor/Excavator: National Fuel Project Owner: National Fuel (Placeholder)</p>	<p><u>On 6/30/2025 8:00:00 AM at 12238 RIDGE RD, SPRINGFIELD TWP, ERIE</u> The incident occurred on 06/30/2025 at 8:00 AM, at 12238 Ridge Road, in Springfield Township, Erie County.</p> <p>An electrical line owned by Penelec was damaged.</p> <p>Penelec, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "On June</p>	<p>National Fuel: \$500.00 Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>24, 2025, National Fuel Gas, "Excavator" submitted POCS Routine Ticket 20251752737 to install a new gas main and services between 12172 and 12238 Ridge Road, Springfield Township, Erie County, Pennsylvania. On June 30, 2025, Penelec was notified of an outage at this location. USIC, Penelec's Contract Locator, investigated and determined that the Excavator damaged an underground electric line. The root cause of the damage was the Excavator failed to use prudent technologies within the tolerance zone." Photos were submitted.</p> <p>National Fuel, the excavator and project owner, submitted an AVR. Their AVR states, "National Fuel was attempting to spot Penelec facilities and nicked the insulation at the top of the service line. It is unknown if there was a service interruption."</p> <p>The submitted photos show the electrical line was damaged within the tolerance zone. Red paint was used to accurately mark the electrical line.</p> <p>Violations:</p> <p>National Fuel- - 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>	
56219	<p>Facility Owner: CHARLEROI AUTHORITY OF THE BOROUGH OF</p> <p>Contractor/Excavator: NORTHERN PIPELINE CONSTRUCTION</p> <p>Project Owner: Columbia Gas of PA-South</p>	<p><u>On 6/30/2025 9:00:00 AM at 1022 MCKEAN AVENUE, CHARLEROI BORO, WASHINGTON</u> Incident occurred on June 30th, 2025, at 9am on 1022 McKean Avenue, Charleroi Boro, Washington County.</p> <p>A water line was damaged.</p> <p>Authority of Charleroi's Alleged Violation Report (AVR) states, ""3/4" Copper Service line was hit. The damage was it was pulled from the corporation stop. We had to install a new 7' piece of Copper, and reconnect it to the existing service."</p> <p>Northern Pipeline Construction's AVR states, "While digging for a gas service replacement the operator came into contact with a marked 3/4" copper water service line. This caused a perforation in the line resulting in a leak. Work was immediately stopped, area was made safe, and the utility owner was notified. The Water Authority of the Borough Charlaroi completed the repair and service was restored."</p> <p>Columbia Gas of PA's AVR states, "NPL, working on behalf of Columbia Gas on an infrastructure replacement project, struck an accurately marked 3/4" copper water line feeding 1022 McKean Ave. while installing a new plastic gas service. Once the damage occurred, NPL stopped work, secured the area and notified the Authority of the Borough of Charleroi. Charleroi Borough responded in a timely fashion, assessed the</p>	<p>NORTHERN PIPELINE CONSTRUCTION: \$1,000.00 Section 5(4) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>situation and how to make repairs without affecting other customers. Once this was determined, NPL assisted with mitigating the water while Charleroi made the repairs and restored service to the customer."</p> <p>Pictures show that the line was marked within the tolerance zone.</p> <p>Violations:</p> <p>Northern Pipeline Construction Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p>	
56240	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: A FOLINO CONSTRUCTION Project Owner: PITTSBURGH WATER</p>	<p><u>On 6/30/2025 9:30:00 AM at 1335 WARNER ST, PITTSBURGH CITY, ALLEGHENY</u> Incident occurred on June 30th, 2025, at 9:30am on 1335 Warner Street, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "A Folino doing road restoration after doing lead line replacements for Pittsburgh Water and Sewer Authority struck and damaged a Peoples Gas service line. Folino did not have a recent One Call request for restoration. The last ticket for this address was placed in January."</p> <p>A Folino's AVR states, "A. Folino Construction was digging in front of 1335 Warner St to prep to pour new road base when we hit an unmarked gas service line. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs."</p> <p>Pittsburgh Water's AVR states, "A. Folino Construction was digging in front of 1335 Warner St to prep to pour new road base when we hit an unmarked gas service line. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs."</p> <p>Pictures from Peoples Gas Company show the mark outs from January of 2025. The mark outs were within the tolerance zone and A. Folino failed to preserve the mark outs or request a remark.</p> <p>Ticket 20250291685: Lawful Start Dates--[03-Feb-25] thru [12-Feb-25] Response Due Date--[31-Jan-25] Scheduled Excavation Date--[03-Feb-25] Dig Time--[0700] Duration--[] Excavation occurred 152 days after the routine ticket was placed.</p> <p>Case is related to 050944, 051995, 053126, 053218, 053282, 053459, and 054774.</p> <p>Violation:</p>	<p>A FOLINO CONSTRUCTION: \$1,500.00 Section 5(2.1) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A. Folino Construction Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. 202502901685.</p>	
56672	<p>Facility Owner: UGI Contractor/Excavator: Sanchez Underground Project Owner: Shentel Communications LLC.</p>	<p><u>On 6/30/2025 12:00:00 PM at 270 EDGEMERE DR, EAST LAMPETER TWP, LANCASTER</u> UGI submitted an AVR on 10/3/2025. Pictures included confirm the below information. ***** The incident occurred on 6/30/2025 at 12:00 PM, on 270 Edgemere Dr, in East Lampeter Twp, Lancaster County.</p> <p>A gas line owned by UGI was damaged. The facility was not notified of the damage by the excavator.</p> <p>UGI is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08-14-2025.</p> <p>Sanchez Underground is the excavator. An AVR has not been filed as of 08-14-2025.</p> <p>Shentel Glo Fiber is the project owner. Their AVR states, “The damage occurred due to the excavator did not preserve the gas marks. The excavator while using the directional drill unknowingly damaged the unexposed gas service to the home. The homeowner called UGI the next day after construction was complete and reported she did not have gas in the home. Zack Koehn with UGI investigated and found that the gas service had been damaged, and the repair was done that night. The next day after the repair was made Zack then called Glo Fiber Damage Investigator Bart Kelly to inform me of the damage. I was unable to re-train the crew since they have left the project.”</p> <p>Photos show the damage occurred beside a gas curb stop. The damage area is covered by a steel plate, though there are yellow markings on the road showing gas line location. No marks can be seen in the grass. UGI marked on 6/4/2025, and the damage occurred on 6/30/2025. No remark requests can be found for this location.</p> <p>Violations:</p> <p>UGI – Facility: 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>Sanchez Underground – Excavator: Section 5(3) – Excavator failed to preserve mark-outs or request a remark.</p>	<p>UGI: \$1,000.00 Section 2(10) 1st Offense \$1,000.00</p> <p>Sanchez Underground: \$3,500.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection.</p> <p>Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line 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>	
56234	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: Steven Diehl Contracting</p> <p>Project Owner: Homeowner</p>	<p><u>On 6/30/2025 1:39:00 PM at 700 Caldwell Ave, PORTAGE BORO, CAMBRIA</u> The incident occurred on 6/30/2025 at 700 Caldwell Avenue, in Portage Borough, Cambria County.</p> <p>A gas line (customer owned) was damaged. 911 was not called. No Pa One Call.</p> <p>Peoples Gas submitted an Alleged Violation Report (AVR). Their AVR states, “Steven Diehl was digging to install a sewer line when he struck a 1.5” steel service for 700 Caldwell Ave Portage. Contractor hit the customers line curb to meter. They did not place a one-call.” Photos were submitted.</p> <p>Steven Diehl Contracting is the excavator and project owner. An AVR has not been filed as of 08/19/2025.</p> <p>There is no PA One Call ticket. The submitted photos do not show any utility mark outs. There is a visible gas meter near the excavation area, indicating there are underground gas lines. A gas line owned by the customer was damaged. 911 was not called.</p> <p>PA One Call noted, “Diehl Excavating has placed one call notifications with PA One Call in the past.”</p> <p>Violations:</p> <p>Steven Diehl Contracting-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Steven Diehl Contracting: \$3,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
56314	<p>Facility Owner: Peoples Gas Company</p> <p>Contractor/Excavator: W A PETRAKIS CONTRACTING COMPANY</p> <p>Project Owner: Pennsylvania American Water Company (PAWC)</p>	<p><u>On 7/2/2025 8:00:00 AM at KESTNER AVENUE, BRENTWOOD BORO, ALLEGHENY</u> Peoples is disputing Section 9 with CGA 21.0 pages 106 & 107. ***</p> <p>Incident occurred on July 2nd, 2025, at 8am on Kestner Avenue, Brentwood Boro, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "W A Petrakis working for Pennsylvania American Water struck and damaged a properly marked Peoples Gas service line."</p> <p>W A Petrakis' AVR states, "Crew was working on Kestner Avenue near Bellanca Avenue installing new watermain for PAWC. The 1" plastic Peoples gas service line to 2982 Kestner Avenue was dug through and damaged. Foreman Dave Waters called 911 then called Peoples Hazard to dispatch a repair crew to the address. Prior to the damage, our crew hydrovac excavated this service on the mark and found a 1" steel service. There was a misunderstanding with the one call marks painted on the road, see attached precon photo of mark. The "1" PESL" was interpreted by our crew to mean slip-line rather than service line, so when the steel service was found, no further hydrovac was performed around the marks. We had just come from a street with the same one call marks, and all services were plastic inserted in steel. In reality, the service that was exposed was the old service, and a new 1" plastic service was slightly up the street on the mark. This misinterpretation has been corrected in the field and with Peoples supervisors for clarity in the future. Service line was repaired and reinstated with no further damage."</p> <p>PAWC's AVR states, "Petrakis crew while digging to install a new water main hit and damaged a plastic service line belonging to Peoples Gas. The crew had vac'd and located a steel line that was on the mark and documented it's location. They then hit a plastic service that was a couple of inches from the steel, also on the mark. The Petrakis crew used Prudent Techniques to locate with the vac and then once located used Due Care to proceed with the excavation. The Peoples locator did not identify the material of the service line so when Petrakis crew found a service they thought it was what they were looking for. The contractor misunderstood the markings of "PESL" as something other than Peoples Service Line."</p> <p>Pictures show that the line was marked PNG 1" PESL going off of the main towards the residence. Pictures also show where the steel line was hydrovac'd and assumed to be PLA/STL. Common Ground Alliance calls for mark outs to use PLA for Plastic.</p> <p>Violations:</p> <p>Peoples Gas Company</p>	<p>Peoples Gas Company: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
56353	<p>Facility Owner: Armstrong Facility Owner: Comcast Contractor/Excavator: ALL VINYL FENCES AND DECKS</p>	<p>Section 9 – Failed to make best efforts to comply with Common Ground Alliance Best Practices. Edition 21.0.</p> <p><u>On 7/2/2025 3:00:00 PM at 1 TROTTER LN, FINDLAY TWP, ALLEGHENY</u> Incident occurred on July 2nd, 2025, at 3pm on 1 Trotter Lane, Findlay Township, Allegheny County.</p> <p>Mark outs were not done within the timeframe of Act 127.</p> <p>All Vinyl Fences and Decks' Alleged Violation Report states, "The marking was to be complete by 7/2 for a 7/3 start date. We were contacted via email by USIC that markings would not be complete until 7/9. Our legal start date was 7/3 and we are to begin this job on 7/8. USIC states that they are "short staffed." This is unacceptable."</p> <p>Ticket 20251812402-000 was placed on 6/30/25 with a response due date of 7/2/25. Armstrong and Comcast responded scheduled date & time lines will be marked by: 09 Jul 2025 1533.</p> <p>Renotify Ticket 20251812402-001 was placed on 7/7/25. Armstrong and Comcast Did not respond through PA One Call by 11:06am. They responded field mark on 7/7/25 as 12:34pm.</p> <p>Violations:</p> <p>Armstrong Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251812402-000. PUC compliance education is required.</p> <p>Comcast Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20251812402-000. PUC compliance education is required.</p>	<p>Armstrong: \$500.00 Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Comcast: \$1,500.00 Section 2(5)(v.2) Subsequent \$1,500.00</p>
56533	<p>Facility Owner: PECO Contractor/Excavator: AQUA PENNSYLVANIA INC Project Owner: AQUA PENNSYLVANIA INC (Placeholder) Other: Verizon</p>	<p><u>On 7/6/2025 11:48:00 AM at 999 PAOLI PIKE, WEST GOSHEN TWP, CHESTER</u> The incident occurred on 07/06/2025 at 11:48 AM, at 999 Paoli Pike, in West Goshen Township, Chester County.</p> <p>A gas line owned by PECO was damaged. 911 was called.</p> <p>PECO, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Aqua Pa Excavating to repair a water main break struck the unmarked service to 999 Paoli with a backhoe. Locator marked the main but failed to mark the service." Photos were submitted.</p> <p>Aqua Pennsylvania is the excavator and project owner. An AVR has not been filed as of 08/20/2025.</p> <p>The new damage emergency ticket 20251870156 states Aqua struck an unmarked gas line using a backhoe. The submitted photos do not show any gas mark outs. PECO</p>	<p>PECO: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>AQUA PENNSYLVANIA INC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Verizon: \$5,000.00 Section 2(5)(vii) Subsequent \$2,500.00</p> <p>Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>states in their AVR that their locator marked the main line but failed to mark the service line.</p> <p>Prior to the gas line being damaged, there was a new excavation emergency ticket that PECO replied, 'Field Marked' (20251870042-000). A renotify emergency ticket was placed (20251870042-001) due to the site being unmarked. The renotify ticket stated, "ATTN PECO YOU RESPONDED FIELD MARKED. CREW IS ONSITE AND THE SITE IS UNMARKED. PLEASE RETURN TO THE SITE TO MRAK ALL FACILITIES ASAP." PECO replied timely to the renotify ticket as 'Field Marked'.</p> <p>Violations:</p> <p>PECO-</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Aqua Pennsylvania-</p> <ul style="list-style-type: none"> - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Verizon-</p> <ul style="list-style-type: none"> - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251870042-000. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251870156. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
56535	<p>Facility Owner: PECO Contractor/Excavator: DANELLA Project Owner: PECO - SPACESAVER Designer: ENTRUST/EN ENGINEERING</p>	<p><u>On 7/7/2025 12:00:00 AM at DEAN ST, WEST CHESTER BORO, CHESTER</u> Danella disagreed and stated that "We would like to contest the penalty assigned in PUC Damage case no. 056535. The challenge is the fine for failing to fill out an AVR. An AVR was filled out on 7/22/25 within the timeframe required. The AVR number is AVR2025JUL220016. We have attached the AVR as well. It is noted that the related ticket numbers from the report are for a block down the street from the damage location". DPI Maki added the AVR into case 56535. The date of the incident in the AVR states the incident occurred on 7/10/2025. The date of the incident from PECO's AVR is 7/07/2025. The incident location is listed on the next block over. PECO did not submit any other AVR's near that area on this date, so AVR2025JUL220016 AVR is considered as the AVR submitted for this same incident. Violation 5(16) is maintained, but the penalty is reduced to a warning. The dates and location of the incident are</p>	<p>PECO: \$2,250.00 Section 2(5)(i.2) 1st Offense \$250.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>DANELLA: \$1,000.00 Section 5(11.2) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>critical to an investigation, as there are incidents that occur on the same day and near the same location. Providing misinformation on an AVR hinders the ability to provide an accurate finding for the investigative report.</p> <p>Danella did file an AVR on time. Violation and penalty for 5(16) removed. along with 5(11) *****</p> <p>The incident occurred on 7/07/2025 on Dean St. in WEST CHESTER BORO in Chester Co.</p> <p>A Gas distribution line owned by PECO was damaged.</p> <p>PECO the project owner and facility owner stated in their Alleged Violation Report (AVR) that “DANELLA CREW FAILED TO FOLLOW RULES TO DIG BY”. An unknown caller was listed as the one who notified 911. Pictures and reports were provided. USIC report stated that the marks were "untoneable/difficult to locate, for this plastic line. Marks are outside of tolerance. Site was marked by tone from direct connect to tracer wire. Tone does not lead to the plastic service. Tone is only on the steel pipe. I confirmed there was no tone on the plastic gas service. Per Peco contractor is a C.O.C and did not follow Pecos rules to dig by for C.O.C's." Danella the excavator did not submit an AVR as of 8/29/2025.</p> <p>Danella did not submit an AVR to date. On 10/22/2025 Danella disagreed and provided AVR2025JUL220016. DPI Maki added the AVR into case 56535. Danella stated in their AVR that “A Danella gas crew were trenching in preparation to install a gas main. The crew did locate a 1.25" steel service. However, the GFR indicated there was a 1" gas service. After locating the 1.25" steel service, the crew cleared the tolerance zone by hand digging. As the crew continued to trench with a backhoe, the crew made contact with a mismarked 1" direct buried plastic service. The 1" plastic service was roughly 32" away from the 1.25" steel service.</p> <p>VIOLATIONS Danella is in violation of: Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. 9) 4-19 Trenchless Excavation: Locate in the area of the entrance pit the trenchless excavation path and the exit pit when trenchless excavation is being used. 5-29. The trenchless excavation operator confirms and maintains the path and minimum clearances established by the project owner and the design engineer by tracking and recording the path of the trenchless excavation until complete. This is a second offense violation. 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</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>act has been committed in association with excavation or demolition work. This is a third offense violation. Recommendation: Penalties are applied. Education is required. Note that Danella had required education to be completed by 8/10/2025. Education has not been completed as of 8/29/2025.</p> <p>PECO is in violation of: Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent offense. Recommendation: Penalties are applied.</p>	
56426	<p>Facility Owner: Verizon Contractor/Excavator: REAMSTOWN EXCAVATING Project Owner: LOWER PAXTON TOWNSHIP AUTHORITY Designer: HRG INC Other: DOLI CONSTRUCTION</p>	<p><u>On 7/7/2025 1:00:00 PM at BANBRIDGE DR, LOWER PAXTON TWP, DAUPHIN</u> Incident occurred on July 7th, 2025, at 1pm along Banbridge Drive, Lower Paxton Township, Dauphin County.</p> <p>A telecom line was damaged.</p> <p>Reamstown Excavating's Alleged Violation Report (AVR) states, "We damaged the conduit (NOT The Line). Also the line was never marked and the ticket was cleared from Verizon. When Jason (wouldn't give his last name) from Verizon showed up he started flipping out that the ticket was out of date as we should be calling every 10 days for an update and we were getting a bill for the damage. Our original ticket from may was not out of date as we did not leave jobsite or pull equipment out from when the time we showed up."</p> <p>Lower Paxton Township Authority's AVR states, "Reamstown Excavating stated that they did not damage the line, but the conduit. Also the line was never marked and the ticket was cleared from Verizon - Reamstown states that the original ticket was not out of date and that they did not leave the jobsite or pull equipment out from when the time they showed up on site."</p> <p>HRG Inc's AVR states, "From Contractor: "We damaged the conduit (NOT The Line). Also the line was never marked and the ticket was cleared from Verizon. When Jason (wouldn't give his last name) from Verizon showed up he started flipping out that the ticket was out of date as we should be calling every 10 days for an update and we were getting a bill for the damage. Our original ticket from may was not out of date as we did not leave jobsite or pull equipment out from when the time we showed up."</p> <p>Case is related to 52101, 52187, 52200, 52431, 54080, 55459, and 54983.</p> <p>No AVR has been submitted by Verizon as of 8/22/25. Verizon responded, "Clear. No Facilities." to all four complex meeting tickets. Verizon responded, "Field Marked" to the update ticket ending in 1798. Pictures</p>	<p>Verizon: \$4,500.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(10) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
56464	Facility Owner: UGI UTILITIES, INC. Contractor/Excavator: Calvin Excavating, LLC	<p>show the damaged line with no Verizon mark outs present.</p> <p><u>On 7/7/2025 4:05:00 PM at 2170 Grimesville Rd, WILLIAMSPORT CITY, LYCOMING</u> The incident occurred on Monday, July 7, 2025, at 2170 Grimesville Road, in Williamsport City, Lycoming 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), the contractor, Calvin Excavating digging without a Pa One Call ticket and struck and damaged an unmarked gas service line. The contractor called UGI directly and did not call 911. UGI provided photos of the damaged line. The PA One Call Compliance commented, the Contractor has placed One Call notifications with PA One Call in the past. The listed contact information in the AVR, that was provided by the facility owner, is the most recent info on file for Calvin Excavating.</p> <p>Calvin Excavating did not submit an AVR within 30 days of striking the gas line.</p> <p>Violations:</p> <p>*Calvin 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>Calvin Excavating, LLC: \$3,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
56546	Contractor/Excavator: A H MOYER Other: Comcast Other: First Energy - Met-Ed Other: Verizon	<p><u>On 7/8/2025 10:00:00 AM at NORTHCREST ACRES, NORTH LEBANON TWP, LEBANON</u> This non-damage incident occurred on 7/8/2025, at 10am, Northcrest Acres, North Lebanon Township, Lebanon County.</p> <p>Failed to attend or respond clear to a complex meeting ticket.</p> <p>AH Moyer's Alleged Violation Report (AVR) states, "MET ED INDICATED THAT THEY WOULD PARTICIPATE IN THE COMPLEX MEETING - THEY HAVE UTILITIES THAT WILL LIKELY CONFLICT WITH THE WORK THAT WILL TAKE PLACE. THEY DID NOT ATTEND. UGI DID NOT RESPOND TO COMPLEX TICKET MEETING REQUEST - HOWEVER THEY DID ATTEND THE MEETING. SCHEDULED A COMPLEX TICKET MEETING - VERIZON INDICATED THAT THEY WOULD ATTEND BUT DID NOT ATTEND THE MEETING."</p> <p>Complex ticket 20251830257 has no final response from Met-Ed, North Lebanon Township, Verizon, or</p>	<p>Comcast: \$1,500.00 Section 2(5)(viii) 3rd Offense \$1,500.00</p> <p>First Energy - Met-Ed: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Verizon: \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Comcast. Lebanon Township Municipal Authority did sign in on the sign in sheet. UGI attended and responded clear after the meeting.</p> <p>Violations:</p> <p>Met-Ed Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20251830257. PUC compliance education is required.</p> <p>Verizon Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20251830257. PUC compliance education is required.</p> <p>Comcast Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20251830257. PUC compliance education is required.</p>	
56618	<p>Facility Owner: WILKINSBURG PENN JOINT WATER AUTH</p> <p>Contractor/Excavator: M. O'HERRON COMPANY</p> <p>Project Owner: PEOPLES GAS COMPANY LLC</p> <p>Other: Verizon PA LLC</p> <p>Other: Wilkinsburg Borough</p>	<p><u>On 7/8/2025 10:30:00 AM at 824 and 826 WALNUT STREET, EDGEWOOD BORO, ALLEGHENY</u></p> <p>Removed- Peoples Gas violations and penalty have been removed. See attached email *****</p> <p>The incident occurred on Tuesday, July 8, 2025, on Walnut Street, nearest intersection Center Steet, in Edgewood Borough, Pittsburgh City, Allegheny County.</p> <p>Wilkinsburg Penn Joint Water Authority's (WPJWA) lines were damaged.</p> <p>WPJWA stated in their alleged violation report (AVR), M. O'Herron doing gas line work for Peoples Gas at 828 Walnut Street, Edgewood Borough, struck a WPJWA 3/4" copper service lines for house 824 and 826 Walnut Street during their excavation. Street markings were not visible when WPJWA inspector arrived on site. Field marked 6/12/2025, photo. Also stated, "that photo was a time stamped verification that the block was marked. Do not have the address specific photos. Also, I can tell you that the marking from that job site were not maintained due to the rain along with the sand piled up on the street."</p> <p>Peoples Gas, the project owner, stated in their AVR, M. O'Herron working for Peoples Gas to install a new natural gas mainline and service lines struck and damaged a properly marked Wilkinsburg Penn Joint Water Authority water service. The service line had previously been exposed using vacuum technologies and the marks washed away.</p> <p>M. O'Herron Company did not submit an AVR within 30 days of striking the water lines.</p> <p>20251621237- Routine, 6/11/25, response due date 6/13/25, Edgewood Boro. Late Response from: Peoples Gas responded on 6/19/25 as Field Marked</p>	<p>M. O'HERRON COMPANY: \$1,500.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>PEOPLES GAS COMPANY LLC: \$0.00</p> <p>Verizon PA LLC: \$1,500.00 Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) \$0.00</p> <p>Wilkinsburg Borough: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20251621238- Routine,6/11/25, response due date 6/13/25, Wilkinsburg Boro. Late Responses from: Peoples Gas responded on 6/19/25 as Field Marked Wilkinsburg Boro responded on 6/16/25 as Field Marked</p> <p>20251481547- Final Design, 5/28/25, response due date 6/11/25, by Peoples Gas, Edgewood Boro. Late Response from: Verizon PA LLC on 6/24/25 as ENGINEERING COMPLETED</p> <p>20251481548- Final Design, 5/28/25, response due date 6/11/25, by Peoples Gas, Wilkinsburg Boro. Late Response from: Verizon PA LLC on 6/24/25 as ENGINEERING COMPLETED</p> <p>Violations:</p> <p>*M. O'Herron Company 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>*Peoples Gas Company is in violation of sections: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251621237 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251621238 Recommendation: PUC Compliance Education Required and Penalty Applied to ticket 20251621237. For ticket 20251621238 zero penalty but keep the violation.</p> <p>*Wilkinsburg Borough is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251621238 Recommendation: Penalty Applied</p> <p>*Verizon PA LLC is in violation of sections: 2(4) – Failed to respond to designer’s request for information within 10 business days. 20251481547 2(4) – Failed to respond to designer’s request for information within 10 business days. 20251481548 Recommendation: Penalty Applied to ticket 20251481547. For ticket 20251481548 zero penalty but keep the violation.</p>	
56660	<p>Facility Owner: PPL ELECTRIC UTILITIES CORPORATION Contractor/Excavator: Rodriguez Landscaping and Construction Project Owner: Brightspeed Other: Accountable Fiber Other: COMCAST</p>	<p><u>On 7/8/2025 12:15:00 PM at APPLE LN, WEST HEMPFIELD TWP, LANCASTER</u> The incident occurred on Tuesday, July 8, 2025, on Apple Lane, in West Hempfield Township, Lancaster County.</p> <p>PPL Electric line was damaged.</p> <p>PPL stated in their Alleged Violation Report (AVR), the contractor, Rodriguez Landscaping and Construction was installing fiber optic lines when their directional</p>	<p>PPL ELECTRIC UTILITIES CORPORATION: \$2,250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: Frontier Communications of PA Inc</p>	<p>drill came in contact with an unmarked single-phase primary, no one was hurt or injured, but 38 customers did lose power. PPL was called and when the first responders arrived at the site, they were able to isolate the cable and make the area safe. After PPL's investigation we were able to locate the damaged area. The crew exposed the damaged conduit and cable, and was able to pull out the damaged cable and installed a new primary in the same conduit.</p> <p>The Damage Emergency ticket, 20251892183, was placed by Rodriguez Landscaping and Construction, on 7/8/2025, at 12:14pm.</p> <p>Rodriguez Landscaping and Construction did not submit an AVR within 30 days of striking the electric cable. Brightspeed did not submit an AVR within 30 days of the strike electric cable.</p> <p>Rodriguez Landscaping and Construction did not place their own Excavation Routine ticket. The Routine ticket, 20251754232 was placed by Accountable Fiber, on 6/24/2025.</p> <p>20251754232- Routine ticket placed on 6/24/2025, response due date 7/1/2025. Late responses from: PPL Electric responded on 7/7/2025 as Field Marked. Brightspeed responded on 7/16/2025 as Clear No Facilities. Comcast responded on 7/7/2025 as Field Marked. Frontier Communications of PA Inc responded on 7/3/2025 as Clear No Facilities.</p> <p>Violations:</p> <p>*PPL Electric is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251754232 Recommendation: Penalties Applied</p> <p>*Rodriguez Landscaping and Construction is in violation of sections: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole responsibility to submit each locate request to the One Call System Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Brightspeed is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251754232 Recommendation: Penalties Applied</p> <p>*Comcast is in violation of section:</p>	<p>Rodriguez Landscaping and Construction: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(23) 1st Offense \$500.00</p> <p>Brightspeed: \$3,000.00 Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 6.1(7) 3rd Offense \$2,000.00</p> <p>COMCAST: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Frontier Communications of PA Inc: \$500.00 Section 2(5)(v) 2nd offense \$500.00</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. 20251754232 Recommendation: Penalty Applied</p> <p>*Frontier Communications of PA Inc is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20251754232 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	
56641	<p>Facility Owner: CONSOLIDATED COMMUNICATIONS Contractor/Excavator: MIDDLESEX TOWNSHIP BUTLER COUNTY Project Owner: MIDDLESEX TOWNSHIP BUTLER COUNTY</p>	<p><u>On 7/9/2025 9:30:00 AM at 220 Steiner Bridge Road, MIDDLESEX TWP, BUTLER</u> The incident occurred on Wednesday, July 9, 2025, at 220 Steiner Bridge Road, in Middlesex Township, Butler County.</p> <p>A communication line was damaged.</p> <p>Consolidated Communications stated in their Alleged Violation Report (AVR), that their 100pr copper cable was cut by Middlesex Township while digging a new storm sewer. Consolidated Communications explained, we use USIC to locate all our cables and upon arriving on site there were no paint marks for underground cables marked. Middlesex Township reported to me on site that they had received the one call back and was marked as clear.</p> <p>Middlesex Township Butler County stated in their AVR, we were installing a 12" drain along the roadway when we struck a communication line from Consolidated Communications. We had a contact phone number for them, so we called them, and they sent a tech out to see what was going on. We had hit a 100-strand cooper line that was not marked and was cleared on the one call ticket saying, "Clear No Facilities Involved". They sent a crew out the next day to fix it.</p> <p>Middlesex Township Butler County did not submit an AVR within 30 days of striking the line. On Thursday, 8/14/2025, an email was sent to Middlesex Township Butler County requesting an AVR. Their AVR was submitted on Tuesday, 8/19/2025.</p> <p>Violations:</p> <p>*Consolidated Communications is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20251770895 Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Middlesex Township Butler County 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 the penalty reduced by 50%- \$1,000 to \$500</p>	<p>CONSOLIDATED COMMUNICATIONS: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>MIDDLESEX TOWNSHIP BUTLER COUNTY: \$500.00 Section 5(16) 1st Offense \$500.00</p>
56545	<p>Facility Owner: PECO AN EXELON</p>	<p><u>On 7/10/2025 8:30:00 AM at AVONDALE RD, SPRINGFIELD TWP, MONTGOMERY</u> The incident</p>	<p>PECO AN EXELON COMPANY: \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>COMPANY Contractor/Excavator: PLY-MAR CONSTRUCTION COMPANY INC Project Owner: SPRINGFIELD TOWNSHIP OF MONTGOMERY COUNTY</p>	<p>occurred on Thursday, July 10, 2025, on Avondale Road, in Springfield Township, Montgomery County.</p> <p>PECO An Exelon Company's gas line was damaged.</p> <p>PECO stated in their alleged violation report (AVR), Pact Construction and Ply-Mar Construction Company, working for Springfield Township, damaged the uncovered gas service with the excavator while trenching. PECO provided photos showing damage within the tolerance zone.</p> <p>Ply-Mar Construction Company did not submit an AVR within 30 days of striking the gas line.</p> <p>Springfield Township did not submit an AVR within 30 days of the line strike.</p> <p>20251781444- Routine ticket placed on 6/27/2025, No Response from- PECO An Exelon Company</p> <p>Violations:</p> <p>*Ply-Mar Construction Company is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Springfield 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> <p>*PECO An Exelon Company is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket. 20251781444 Recommendation: PUC Compliance Education Required and Penalty Applied</p>	<p>Section 2(5)(v) 1st Offense \$500.00</p> <p>PLY-MAR CONSTRUCTION COMPANY INC: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>SPRINGFIELD TOWNSHIP OF MONTGOMERY COUNTY: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
56522	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: JK Construction Project Owner: D.R. Horton Homes</p>	<p><u>On 7/11/2025 8:50:00 AM at Broadview rd, NEW STANTON BORO, WESTMORELAND</u> Incident occurred on July 11, 2025, at 8:50am along Broadview Road, New Stanton Boro, Westmoreland County.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "JK Construction was digging to do building construction work when they struck a PNG 4" PLA gas main. Contractor on site told PNG supervisor, he was aware that he did not place a one-call. PNG crews fixed the leak. Contractor had a one-call on the lot across the street. Jason admitted he did not have a one-call when PNG was on site. Contractor was working on the east side of Marginal Rd in Hunker PA, He was installed drains at the first 2 parcels. No other Utilities marked."</p> <p>Pictures show that the excavator was digging on the opposite corner from their one call ticket when they struck a gas line. AVR notes that 911 was notified.</p>	<p>JK Construction: \$2,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>D.R. Horton Homes: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No AVR has been submitted by JK Construction or D R Horton Homes as of 8/22/25.</p> <p>Violations:</p> <p>JK Construction PUC compliance education is required. Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required.</p> <p>Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required.</p>	
56553	<p>Facility Owner: Lancaster City Water Contractor/Excavator: Miller Pipeline Project Owner: UGI Designer: UGI - Placeholder</p>	<p><u>On 7/14/2025 9:00:00 AM at 342 NEW DORWART ST, LANCASTER CITY, LANCASTER</u> The incident occurred on 7/14/2025 at 9:00 AM, on 342 New Dorwart St, in Lancaster City, Lancaster County.</p> <p>A water line owned by Lancaster City Water was damaged. The facility was notified of the damage.</p> <p>Lancaster City Water is the facility owner. Their Alleged Violation Report (AVR) states, “342 New Dorwart st, contractor digging for gas line hit and damaged water service line. Clearly marked.”</p> <p>Miller Pipeline is the excavator. Their AVR states, “crew was digging to install a new gas service . the crew hand exposed 2 gas mains in the hole and the water service .the operator went to clean out the hole and curled a little too much coming into contact with a 1" water service causing a damage to the water service . all proper notifications were made and the water company repaired the line”.</p> <p>UGI Utilities Inc is the project owner and designer. Their AVR states, “Contractor states 'crew was digging to install a new gas service . the crew hand exposed 2 gas mains in the hole and the water service .the operator went to clean out the hole and curled a little too much coming into contact with a 1" water service causing a damage to the water service . all proper notifications were made and the water company repaired the line.”</p> <p>Pictures provided show the excavation site, marks, and damage. The water line that was damaged is within the tolerance zone of the blue marks from the curb stop to the street.</p> <p>Ticket #20251703677 New – Excavation – Routine had a response due date of 6/24/2025. UGI did not respond until 6/27/2025.</p> <p>Violations: Excavator – Miller Pipeline: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p>	<p>Miller Pipeline: \$1,000.00 Section 5(4) 2nd Offense \$1,000.00</p> <p>UGI: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: PUC Online Compliance Training was recently completed on 07/17/2025.</p> <p>Facility (other) – UGI: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. #20251703677 Recommendation: PUC Online Compliance Training is required.</p>	
56586	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Murn Inc. Project Owner: Murn Inc. (Placeholder)</p>	<p><u>On 7/14/2025 9:48:00 AM at 160 Pittsburgh Street, SAXONBURG BORO, BUTLER</u> The incident occurred on 07/14/2025, at 160 Pittsburgh Street, in Saxonburg Borough, Butler County.</p> <p>A gas line owned by Peoples Gas was damaged. No Pa One Call ticket. 911 was not called.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On 7/14/2025, Murn Inc. struck an unmarked PNG 2" PLA ML while digging without a PA one call. No PNG facilities were marked due to no one call. 37 customers were affected due to the damaged ML. PNG crews were called and repairs were made.” Photos were submitted.</p> <p>Murn Inc. is the excavator and project owner. An AVR has not been filed as of 8/22/2025.</p> <p>The was no PA One Call ticket. The submitted photos show no mark outs and a damaged gas line. Additionally, the photos show there was yellow gas pipeline marker in the general area where the damage occurred, indicating there are gas lines in the area and a PA One Call ticket should have been requested.</p> <p>There is no indication that 911 was called. Peoples Gas AVR did not state if 911 was called or not. None of the submitted photos show any indication that emergency services were called.</p> <p>PA One Call advised that Murn Inc. has placed One Call notifications with PA One Call in the past.</p> <p>Violations:</p> <p>Murn Inc.-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. - Section 5(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 	<p>Murn Inc.: \$3,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</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>	
56936	<p>Facility Owner: COLUMBIA GAS Contractor/Excavator: Niando Construction, Inc. Project Owner: Municipality of Mt. Lebanon Designer: GATEWAY ENGINEERS INC</p>	<p><u>On 7/14/2025 11:00:00 AM at ORDALE BOULEVARD, MT LEBANON TWP, ALLEGHENY</u> Columbia Gas - originally was disputing but after further review withdrew their dispute ***** The incident occurred on 7/14/2025 at 11:10 AM, on Ordale Blvd, in Mt Lebanon Twp, Allegheny County.</p> <p>A gas line owned by Columbia Gas was damaged.</p> <p>Columbia Gas is the facility owner. Their Alleged Violation Report (AVR) states, “Niando Construction damaged a 1-inch plastic service line while operating a backhoe. Prior to excavation, the service line was properly spotted at the main, and utility markings were confirmed. However, the company-side service line did not follow a straight path across the road as indicated by existing records. The damage occurred outside the designated tolerance zone during excavation. Emergency services, including 911 and Columbia Gas, were notified and responded to the scene. All required safety checks were completed, and the necessary repairs were made.”</p> <p>Niando Construction Inc is the excavator. Their AVR states, “Niando Construction, Inc was performing street reconstruction on Ordale Blvd. in Mt. Lebanon. Will removing the curb a Columbia Gas service line was damaged. The service line was mismarked by approx. 26” and also was embedded in the concrete curb.”</p> <p>Mount Lebanon Public Works Department is the project owner. Their AVR states, “Natural Gas service line strike.”</p> <p>Gateway Engineers Inc is the designer. Their AVR states, “Gas service line strike.”</p> <p>Images provided show the damaged line was not within the tolerance zone of the yellow marks.</p> <p>Violations: Facility - Columbia Gas: 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>COLUMBIA GAS: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>
56590	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: DONE RIGHT TODAY Project Owner: HOMEOWNER</p>	<p><u>On 7/14/2025 12:00:00 PM at 1505 PENNSYLVANIA AVE, PROSPECT PARK BORO, DELAWARE</u> The incident occurred on Monday, July 14, 2025, at 1505 Pennsylvania Avenue, in Prospect Park Borough, Delaware County.</p> <p>PECO An Exelon Company’s gas line was damaged.</p> <p>PECO stated damage occurred due to old prints that were inaccurate. PECO explained, on 7/14/2025, at</p>	<p>PECO AN EXELON COMPANY: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>DONE RIGHT TODAY: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>12:11pm, USIC was notified by PECO of a damaged gas line at 1505 Pennsylvania Ave. During the investigation it was found that the contractor, Done Right Today was excavating with a mini excavator under ticket 20251950794, to repair the main water line feeding 1505 Pennsylvania Avenue. During the contractor's excavation they severed the 1/2 plastic gas service line, located in the middle of the front yard. While onsite it was found that PECO records provided for the gas service show the meter in the front of the house and running right to the gas main. The sketch details, this is a field estimate only and to use extreme caution. It was found that the meter is on the right side of the house and travels 19' towards the curb and then 90's for 5' then 90's again to meet the main line. It was determined, due to the mapping discrepancy this service was severed and needed repair.</p> <p>The contractor, Done Right Today did not submit an AVR within 30 days of the damaged gas line.</p> <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>*Done Right Today 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>	
56831	<p>Facility Owner: National Fuel Gas Distribution Contractor/Excavator: Romar Homes Project Owner: Countryside Estates</p>	<p>On 7/15/2025 1:40:00 PM at 32 Sharon Drive, <u>MCKEAN TWP, ERIE</u> Countyside Estates submitted an AVR on 10/8/2025. Penalty reduced from \$1000 to a warning of \$0. **** The incident occurred on 7/15/2025 at 1:40 PM, on 32 Sharon Drive, in Mckean Twp, Erie County.</p> <p>A gas line owned by National Fuel Gas was damaged.</p> <p>National Fuel Gas is the facility owner. Their Alleged Violation Report (AVR) states, “Contractor working with no Pa One Call ticket and augured through a 2in plastic gas main. After the damage occurred contractor then called in ticket 20251963452. Contractor also performed work at two other locations in the trailer park without a valid one call ticket see the last pictures attached.” Their AVR indicates 911 was not contacted.</p> <p>Images provided show the site, excavation, and mechanized excavation equipment with auger attachment. An equipment trailer for RoMar Homes is also shown. Multiple holes were drilled, and later filled with concrete, for a foundation.</p> <p>RoMar Homes is the excavator. An AVR has not been filed as of 08/22/2025.</p>	<p>Romar Homes: \$3,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Countryside Estates: \$0.00 Section 6.1(7) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Countryside Estates is the project owner. An AVR has not been filed as of 08/22/2025.</p> <p>Violations: Excavator- Romar Homes: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 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 - Countryside Estates: 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>	
56658	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: DAVE GUTELIUS EXCAVATING Project Owner: SOUTH WILLIAMSPORT BOROUGH Designer: HERBERT ROWLAND AND GRUBIC INC Other: Comcast Other: Verizon PA LLC</p>	<p><u>On 7/16/2025 7:30:00 AM at 439 CLARK STREET, SOUTH WILLIAMSPORT BORO, LYCOMING</u> Removed- DAVE GUTELIUS EXCAVATING penalties and violations have been removed. See attachments. ***** Disputing- DAVE GUTELIUS EXCAVATING rejects all penalties and violations. ***** The incident occurred on Wednesday, July 16, 2025, at 439 Clark Street, in South Williamsport Borough, Lycoming County.</p> <p>A gas line was damaged.</p> <p>UGI Utilities stated in their alleged violation report (AVR), contractor, Dave Gutelius Excavating struck and severed a correctly marked 1-inch plastic service line while excavating for water services, working for South Williamsport Borough. The gas line going to 439 Clark Street was marked accurately with yellow paint. The Gas service was struck when the excavator encroached towards the established tolerance zone with mechanized equipment.</p> <p>Dave Gutelius Excavating stated in their AVR, we were installing a water service at 439 Clark Street when we hit a mismarked gas service, it was approx. 3' behind the curb. There were no markings behind the curb.</p> <p>South Williamsport Borough, the project owner stated in their AVR, Dave Gutelius Excavating was installing a</p>	<p>DAVE GUTELIUS EXCAVATING: \$0.00</p> <p>Comcast: \$1,000.00 Section 2(4) 3rd Offense \$1,000.00</p> <p>Verizon PA LLC: \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>new water service for 439 Clark Street. While working behind the curb the excavator struck a gas service line. There were no markings behind the curb indicating the service line. UGI was notified and the repair was completed.</p> <p>HRG, Inc., the designer stated in their AVR, Dave Gutelius Excavating was excavating for a new water service at 439 Clark Street, when their crew struck an unmarked gas service line. The gas line was not marked behind the curb in the area where excavation was taking place. UGI was promptly notified and responded to make the necessary repairs.</p> <p>Photos were provided of the damaged gas line, photos show locate marks- off set in the street to the curb, there is no report of 911 being called, and the excavator did not call One Call for an unmarked gas line. The gas meter on the side of the home is in line with the street mark and damage.</p> <p>20251261391- CP meeting, 5/6/2025. No Response from Verizon PA LLC 20250380763- Final Design, 2/7/2025. No Response from Comcast</p> <p>Violations:</p> <p>*Dave Gutelius Excavating is in violation of sections: 5(3) – Excavator failed to preserve mark-outs or request a remark. 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid. Recommendation: PUC Compliance Education Required and Penalties Applied</p> <p>*Verizon PA LLC is in violation of section: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20251261391 Recommendation: Penalty Applied</p> <p>*Comcast is in violation of section: 2(4) – Failed to respond to designer’s request for information within 10 business days. 20250380763 Recommendation: Penalty Applied</p>	
56762	<p>Facility Owner: WEST GOSHEN TOWNSHIP AND WEST GOSHEN TWP SWR DEPT Contractor/Excavator: STARZI BROTHERS Project Owner: HOMEOWNER</p>	<p><u>On 7/17/2025 9:30:00 AM at 939 North Hill Drive, WEST GOSHEN TWP, CHESTER</u> The incident occurred on Thursday, July 17, 2025, at 939 N. Hill Drive, in West Goshen Township, Chester County.</p> <p>A sewer line was damaged. There are no tickets associated with this incident.</p> <p>West Goshen Sewer Department stated excavator, Starzi Brothers failed to place an excavation one call before digging. West Goshen Sewer explained that they received a call on 7/17/2025, from Starzi Brothers at approximately 9:30am, that they were removing bamboo</p>	<p>STARZI BROTHERS: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>with a track hoe and hit a sewer line. Starzi Bros had dug up approximately most of the backyard at 939 North Hill Drive. Arriving on site at approximately 10:10am and seeing the damage to the homeowner's sewer lateral, I immediately called a co-worker to bring me out the sewer camera to inspect and also called my boss. The West Goshen Codes Department was called, and Starzi Brothers was shut down pending E and S controls and a storm water plan. After further research that morning, Starzi Brothers never placed a PA One call for digging. Starzi Brothers placed an emergency one call, 20251981460, at approximately 10:39am, long after the damage to the sewer line occurred. The damage occurred sometime just before 9:30 am. Starzi Brothers also stated on their own emergency ticket, "the site is already dug up."</p> <p>West Goshen Sewer provided a picture of the damaged line.</p> <p>*Starzi Brothers 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 of striking a line. Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
56713	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: INDEPENDENT ENTERPRISES Project Owner: PITTSBURGH WATER</p>	<p><u>On 7/17/2025 12:52:00 PM at DAVIS AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Thursday, July 17, 2025, at 1504 Davis Avenue, in Pittsburgh City, Allegheny County.</p> <p>A Peoples Gas line was damaged.</p> <p>Peoples Gas stated in their alleged violation report (AVR), Independent Enterprises, working for Pittsburgh Water, was digging to install a water line when they struck an accurately marked Peoples Gas service line, main to curb.</p> <p>Independent Enterprises and Pittsburgh Water stated in their AVR's, at 11:50am, the water service line was hit. The excavator's bucket was blocking the water shooting out of the water service line until the pump was installed in the trench. At 12:05pm, the operator moved the bucket out of the trench it snagged the gas service line going to 1504 Davis Avenue. At 12:10pm, the contractor called 911. At 12:15pm, the fire department came. Peoples Gas came to the work site to repair the gas line at 12:22pm.</p> <p>Photos were provided showing the damaged line.</p> <p>*Independent Enterprises is in violation of section: 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner's lines at the construction work site. Recommendation: Penalty Applied</p>	<p>INDEPENDENT ENTERPRISES: \$500.00 Section 5(6)(ii) 1st Offense \$500.00</p>
56813	<p>Facility Owner: Verizon Contractor/Excavator:</p>	<p><u>On 7/21/2025 2:43:00 PM at 1015 MAIN ST, WARRINGTON TWP, BUCKS</u> The incident occurred</p>	<p>Verizon: \$2,000.00 Section 2(5)(v.1) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	REAMSTOWN EXCAVATING	<p>on 7/21/2025 at 2:43 PM, on 1015 Main St, in Warrington Twp, Bucks County.</p> <p>This is a non-damage case.</p> <p>Verizon is the facility owner.</p> <p>Reamstown Excavating is the excavator. Their AVR states, "I am just putting a complaint in on this project and basically every project as Verizon never marks and when you call 3 days later they never come out anyway. Its BS the time wasted on calling the ticket in and them never coming out to mark. There should be some penalty sent to them (verizon) for wasting not only our time but every excavator the deals with this and it doesnt matter if your in dauphin county or bucks is the same result. they are breaking the law buy not being there and something should be done to change this."</p> <p>Ticket #20251891871 – 000 and Ticket #20251891871 – 001 Renotify: Verizon responded "Not marked due to no access" on 7/22/25 and 7/28/2025 which is not a final response, and was entered after the response due date/time for the tickets.</p> <p>Ticket #20251710054 had a response due date of 6/24/2025. Verizon responded "Not marked due to no access" on 6/26/2025.</p> <p>Violations: Verizon – Facility: Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket #20251891871 -001 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251891871 – 000 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251710054 Recommendation: PUC Online Compliance Training is required.</p>	<p>Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Section 2(5)(v.2) 2nd Offense \$500.00</p>
56889	<p>Facility Owner: Peoples Gas</p> <p>Facility Owner: Westmoreland County Municipal Authority</p> <p>Contractor/Excavator: Daniels Excavating</p> <p>Contractor/Excavator: West Penn Power / First Energy</p> <p>Other: Comcast</p>	<p><u>On 7/22/2025 10:36:00 AM at SAUNDERS STATION RD, PENN TWP, WESTMORELAND</u> Peoples Natural Gas provided documentation showing they informed the excavators of the trouble locate ticket.</p> <p>*****</p> <p>The incident occurred on 7/22/2025, on Saunders Station Rd, in Penn Twp, Westmoreland County.</p> <p>A water service line owned by Municipal Authority of Westmoreland County was damaged at 10:36 AM, and a gas line owned by Peoples Gas Company was damaged at 1:59 PM during the repair of the water service line.</p> <p>West Penn Power damaged the water line. Ticket for damage: 20252031613 Daniels Excavating damaged the gas line. Ticket for damage: 20252033177</p>	<p>Peoples Gas: \$0.00 Section 2(5)(i) Subsequent \$0.00</p> <p>Westmoreland County Municipal Authority: \$1,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>West Penn Power / First Energy: \$1,750.00 Section 5(16) 2nd Offense \$1,500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Comcast: \$4,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas Company is a facility owner. Their Alleged Violation Report (AVR) states, “West Penn power was digging to install new telephone poles when they struck a water line. The water company and their sub contractor call in an emergency ticket to repair water line. The sub contractor daniels excavating was digging when they struck a 1" plastic service. PNG marked but told contractor we lost the trace on the service to please spot the service. Contractor hit the line.”</p> <p>West Penn Power is a project owner, facility owner, and excavator. No AVR has been received as of 8/21/2025.</p> <p>Daniels Excavating is an excavator. Their AVR states, “On 7-22-25 digging on leak with all 811 requirements met I hit a 1" gas service and damage it.all requirements was met 911 was called, 811 was called, damage occurred in the cleared area</p> <p>Westmoreland Co Muni Auth is a project owner and facility owner. Their AVR states, “Project Owner and Excavator, West Penn Power was augering to replace a utility pole. West Penn struck a mismarked Municipal Authority of Westmoreland County water service line. West Penn Power contacted 811 to report the damage. MAWC responded and made the necessary repair.” They provided a 2nd AVR for the gas damage, “Excavator, Daniels Excavating, was digging for Project Owner, Municipal Authority of Westmoreland County (MAWC) to repair a leaking MAWC water service. Daniels struck an unmarked Peoples Gas facility. Peoples could not locate this facility, and painted "no tone" in white paint then painted 2 facilities in white paint. These white marks were several feet from the unmarked Peoples facility. MAWC and Daniels Excavating called 811 to report the damage, MAWC contacted 911 to report the escape of gas.”</p> <p>Ticket#20252032474 New – Excavation– Emergency: Comcast did not respond to this Ticket.</p> <p>Ticket#20251901560: West Penn Power responded with an interim response, “Scheduled Date and Time”, but no final response was entered to this Ticket.</p> <p>Ticket #20252031613 New – Damage – Emergency: Comcast didn’t respond to this Ticket.</p> <p>Violations: Excavator - West Penn Power: 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. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. #20251901560 Recommendation: PUC Online Compliance Training is required.</p>	<p>Section 2(5)(vii) 3rd Offense \$2,000.00</p> <p>Section 2(5)(vii) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Facility Owner - Westmoreland County Municipal Authority: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Ticket#20251901560 Recommendation: PUC Online Compliance Training is required.</p> <p>Facility Owner – Peoples Gas: 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. Violation reduced from \$2000 to \$0 based on information provided by Peoples Natural Gas.</p> <p>Facility (other) – Comcast: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20252031613 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket#20252032474 Recommendation: PUC Online Compliance Training is required.</p>	
56908	<p>Facility Owner: WILKINSBURG PENN JOINT WATER AUTH Contractor/Excavator: WILSON EXCAVATING Project Owner: PEOPLES GAS COMPANY LLC Designer: THE GATEWAY ENGINEERS INC Other: Wilkinsburg Borough</p>	<p><u>On 7/22/2025 1:20:00 PM at WOOD ST, WILKINSBURG BORO, ALLEGHENY</u> The incident occurred on Tuesday, July 22, 2025, on Wood Street, Wilkinsburg Borough, Allegheny County.</p> <p>A water line was damaged.</p> <p>Wilkinsburg Penn Joint Water Authority (WPJWA) stated in their alleged violation report (AVR), Wilson Excavating performing gas line work for Peoples Gas, struck a WPJWA 6" cast iron water mainline, while tapping recently installed 8" plastic gas line. The water line markings not maintained.</p> <p>Wilson Excavating and Peoples Gas stated in their AVR's, while performing work on Wood Street, a marked water service was struck and damaged. The Operator was digging for long side service installation and struck the 6" mainline that crossed from Wood Street to Susquehanna Street. The line was originally spotted and marked when the crew crossed it with our new 8" mainline. However, the marks were not properly preserved. The facility owner, WPJWA, was notified.</p> <p>20252033673- Excavation Emergency placed on 7/22/25, by WPJWA to repair the water leak. Late Response from- Wilkinsburg Borough on 7/24/2025 as Field Marked.</p> <p>Violations:</p> <p>*Wilson Excavating is in violation of section: 5(3) Failed to protect and preserve the markings after beginning excavation, or contact the One Call System to request the facilities be marked again. Recommendation: Penalty Applied</p> <p>*Wilkinsburg Borough is in violation of section:</p>	<p>WILSON EXCAVATING: \$1,000.00 Section 5(3) 2nd Offense \$1,000.00</p> <p>Wilkinsburg Borough: \$1,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20252033673</p> <p>Recommendation: Penalty Applied</p>	
57058	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: MELE & MELE & SONS, INC</p> <p>Project Owner: PITTSBURGH WATER</p> <p>Designer: JOHNSON MIRMIRAN and THOMPSON</p>	<p><u>On 7/25/2025 10:30:00 AM at 1321 BENNINGTON AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on Friday, July 25, 2025, at 1321 Bennington Avenue, in Pittsburgh City, Allegheny County.</p> <p>Peoples Gas Company’s line was damaged.</p> <p>Mele & Mele & Sons, Inc. stated in their Alleged Violation Report (AVR), approximately 10:15am the Contractor struck a steel, unmarked gas service line on the public side at 1321 Bennington Avenue; the line was not marked. The Foreman called 911 and Peoples Gas at 10:30am. The Pittsburgh City Fire Department and Peoples Gas representative arrived on site at 10:50am. A repair crew was called and arrived at 11:30am, and they installed a new plastic public service line. The repair was completed by 4pm.</p> <p>Peoples Gas stated in their AVR, Mele & Mele & Sons working for Pittsburgh Water, struck and damaged an unmarked Peoples Gas service line to 1321 Bennington Avenue.</p> <p>Johnson Mirmiran & Thompson (JMT), the designer stated in their AVR, Peoples Gas provided records that do not show location of service lines. Service line approximate location was shown on the drawings as per the survey delineation provided to JMT.</p> <p>Pittsburgh Water, the project owner and JMT explained in their AVR’s, approximately 10:15am the Contractor struck a steel, unmarked gas service line on the public side at 1321 Bennington Avenue; the line was not marked. The Foreman called 911 and Peoples Gas at 10:30am. The Pittsburgh City Fire Department and Peoples Gas representative arrived on site at 10:50am. A repair crew was called and arrived at 11:30am, and they installed a new plastic public service line. The repair was completed by 4pm.</p> <p>Violation:</p> <p>*Peoples Gas Company is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>(20251421375- complex project meeting ticket placed on 5/22/2025, Duquesne Light Company- Did Not Attend Meeting- Violation Applied on Case 56926)</p>	<p>PEOPLES GAS COMPANY LLC: \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p>
57292	<p>Facility Owner: PECO</p> <p>Contractor/Excavator: WM GUNTER AND SONS INC</p> <p>Project Owner:</p>	<p><u>On 7/29/2025 12:00:00 PM at 107 HEARTHSIDE WAY, EAST NOTTINGHAM TWP, CHESTER</u> PECO provided additional information showing the fresh marks were part of an emergency ticket that was not located by PA One Call, or included on their AVR. Violation 10 -</p>	<p>PECO: \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>WM GUNTER AND</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>KEYSTONE CUSTOM HOMES Other: Verizon</p>	<p>Intentionally removed or tampered with a facility owner's marking is removed. PECO accepts the 2(5)(i) violation. ***** PECO disputing ***** The incident occurred on 7/29/2025, on 107 Hearthside Way, in East Nottingham Twp, Chester County.</p> <p>An electrical line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, "CONTRACTOR DUG ON MARKS WITH MECHANICAL MEANS AND HIT SECONDARY MAIN."</p> <p>WM Gunter And Sons Inc is the excavator. An AVR has not been filed as of 09/19/2025.</p> <p>Keystone Custom Homes is the project owner. An AVR has not been filed as of 09/19/2025.</p> <p>A damage report submitted by PECO shows mark out pictures on 7-24-2025, and post-damage photos on 7-29-2025. PECO lists the damage as occurring at 107 Hearthside Way, and this is the address listed on the ticket as well. This area is new construction, and the address number cannot be confirm but will be referred to as 107 Heathside Way. The earth is bare of grass/vegetation in the mark out photos, and there are no marks on the bare dirt in the vicinity of the damage. In the mark out photos there is no conduit run to the meter at the home being constructed, and in the post-damage photos there is conduit, which is connected to the meter on the home, in a trench running between the home and a bank of utility cabinets. The conduit was not present in the mark out photos. The damage occurred in this trench to an existing line, and not the new line being run to 107. In the mark out photos there are no marks in the vicinity of the damage, though one appears in the post-damage photo in the grass by the utility cabinets (see photo comparison). These new marks that appear in the post-damage photo are much brighter than the marks that were there in the mark out photos. The damage photos are 5 days after the mark out photos. The ticket for this location indicates to locate "FRONT OF LOT 4 & 10 FROM THE CURB INTO LOT 60 FT +/-". The damage is not over 60 feet from the curb.</p> <p>*There is no indication that the lines were marked prior to the damage occurring and the marks that are shown in the post-damage photos, and referenced in the AVR, "CONTRACTOR DUG ON MARKS" are indicated to be added after the damage occurred.*</p> <p>Ticket #20252032196 New – Excavation – Routine was entered on 7/22/25 at 11:49 AM. Verizon responded "Insufficient Information. Do not dig." on 8/11/2025. This was their only response.</p>	<p>SONS INC: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>KEYSTONE CUSTOM HOMES: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Verizon: \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations: Facility - PECO: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 10 – Intentionally removed or tampered with a facility owner’s markings. Recommendation: PUC Online Compliance Training is required.</p> <p>Excavator - WM Gunter And Sons Inc: 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 - Keystone Custom Homes: 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. Keystone Custom Homes was sent to education by the DPC in 2024 for case 32849. This requirement is still delinquent at the time this case was written.</p> <p>Facility (other) – Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20252032196 Recommendation: PUC Online Compliance Training is required.</p>	
58060	<p>Facility Owner: AQUA PA - SPACESAVER Contractor/Excavator: WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC Project Owner: Aqua PA Designer: GHD INC Other: SHEFFLER AND COMPANY INC</p>	<p><u>On 8/1/2025 10:00:00 AM at RT 6, MOUNT JEWETT BORO, MCKEAN</u> Aqua is no longer disputing as of 12/4/2025 *** Aqua is disputing. On 11/07/2025 DPI Maki asked for documentation of the communion with the excavator. Information due 11/17. *** The incident occurred on 8/01/2025 at 146 US Route 6 in Mt. Jewett Borough in McKean County.</p> <p>A water service line was pulled out of the water main line.</p> <p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC stated in their Alleged Violation Report (AVR) that “Wilson Excavating was installing new gas main for Aqua when an unmarked water service was struck with an excavator and pulled out of the water main. The line was owned by Aqua and was located at 146 US Route 6 in Mt Jewett. The facility owner was notified”. Reports were provided.</p> <p>Aqua stated in their AVR that “Aqua Contractor Wilson Excavating was installing a new water main for Aqua when an unmarked water service was struck with an excavator and pulled out of the water main. The line was located at 146 US Route 6 in Mt Jewett. Facility Owner was notified. There is limited mapping records and the roadway has rebar and metal mesh which is causing issues with signal transmittance for locating the lines</p>	<p>Aqua PA: \$750.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(i.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>correctly”. Reports were provided including the SUE documentation during the design phase is noted in Coordinate PA. This project has 2 phases. On 9/19/2025 DPI Maki sent an email to PA Aqua asking if there were any pictures of this incident. Aqua provided pictures the same day by email.</p> <p>VIOLATIONS Aqua PA is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities.</p>	
57211	<p>Facility Owner: PECO An Exelon Company Contractor/Excavator: Philadelphia Gas Works Other: Philadelphia City Water Department</p>	<p><u>On 8/4/2025 8:30:00 AM at GERMANTOWN AVE, PHILADELPHIA CITY, PHILADELPHIA</u> PGW accepts and is no longer disputing. **** PGW disputing ***** The incident occurred on 8/4/2025, at 8:30 AM, on Germantown Ave, in Philadelphia City, Philadelphia County.</p> <p>An electric line owned by PECO was damaged. Both PECO’s AVR, and the damage ticket submitted by PGW indicate that 911 was not contacted.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “PGW WORKING WITHOUT A PA ONE CALL DAMAGED THE PRIMARY CABLE AT 8:30 AM. PGW SUBMITTED AN EMERGENCY POC AT 9:50 AM. DAMAGE OCCURRED BECAUSE PGW WAS WORKING WITHOUT A POC.” A damage report was submitted showing 2 photos of the site and excavation, with a damage pylon being used to show where the damage occurred. PGW states the damage occurred at 8:30AM, then the emergency ticket was entered at 9:50 AM, and the photos of the site are timestamped at 11:28 AM, and are from USIC PECO’s locator. The emergency ticket also indicates it is to “repair gas line” using “power equip”.</p> <p>Philadelphia Gas Works is the excavator and project owner. An AVR has not been filed as of 09/17/2025.</p> <p>The information provided shows that PGW damaged a PECO line prior to calling in a PA One Call ticket.</p> <p>Ticket #20252161251 New – Excavation– Emergency was entered on 8/4/2025 at 9:50 AM with a response due within 2 hours: Philadelphia City Water Department responded they would mark by 8/5/2025 at 6:00PM, and responded Field Marked on 8/6/2025 at 11:57 AM.</p> <p>Violations: Excavator - Philadelphia Gas Works: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p>	<p>Philadelphia Gas Works: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Philadelphia City Water Department: \$2,000.00 Section 2(5)(vii) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<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>Recommendation: PUC Online Compliance Training is required.</p> <p>Facility (other) - Philadelphia City Water Department: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20252161251</p> <p>Recommendation: PUC Online Compliance Training is required.</p>	

Full Session

Case Number	Stakeholders	Summary	Violations & Recommendation
54823	<p>Facility Owner: PECO Contractor/Excavator: GLOBAL COMMUNICATIONS INFRASTRUCTURE INC Project Owner: COMCAST</p>	<p><u>On 5/2/2025 10:00:00 AM at 8303 WINDSOR DR, FALLS TWP, BUCKS</u> On 12/09/2025 The Damage Prevention Committee (DPC) voted to keep the Damage Prevention Investigator (DPI) recommendations as presented for Global Communications Infrastructure. The penalties were reduced by 50% before the case was heard by the DPC.</p> <p>*</p> <p>GLOBAL COMMUNICATIONS INFRASTRUCTURE INC is disagreeing. They state that "if anyone looks at the photos that were provided by USIC we were digging over 2 ft away from where the gas marks were. The gas line was nearer to where the electric marks were which we had located the gas. It's not our fault that they're gas service line was not installed in a straight line with whatever they used to locate. We very clearly hit the gas in a location that was outside 2 ft from the gas mark. It was in line with a power mark but again we had located power at that point and further down we had located the gas at a different missile pit that was in line with the gas. So we were digging safe because why would we look for a gas line where a power line was found when the power line was located where it was supposed to be and at a different missile pit the gas line was located where it was supposed to be. There is a reason that Peco is changing locators". No attachments were provided. On 10/03/2025 DPI Maki sent an email asking questions about this information and a physical address, since mail was returned. On 10/22/2025 GLOBAL COMMUNICATIONS INFRASTRUCTURE INC sent an email stating that “ we did not hit electric. we hit gas. as you can see the electric is on a path towards the cable ped and gas goes to the left of the ped. we potholed and found the electric. we were outside tolerance for gas. further down we had potholes for gas when we were within that tolerance. We are not required to pothole for gas outside the gas tolerance zone. But we did find electric and successfully avoided the electric. so again.</p>	<p>PECO: \$2,250.00 Section 2(5)(i.2) 1st Offense \$250.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>GLOBAL COMMUNICATIONS INFRASTRUCTURE INC: \$750.00 Section 5(16) 1st Offense \$500.00</p> <p>Section 5(17) 1st Offense \$250.00</p> <p>COMCAST: \$4,500.00 Section 2(5)(v) Subsequent \$1,000.00</p> <p>Section 6.1(7) Subsequent \$2,500.00</p> <p>Section 6.1(8) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>we are not required to spot utilites outside of their tolerance zone. especially if we found the utility that is supposed to be there. If we had been closer, we would have spotted both.</p> <p>*Please note that no questions about the best contact were not answered. No physical address was provided. On 10/23/2025 DPI Maki thanked Michael Nicholas SCIARROTTAS and once again asked for a physical address for GLOBAL COMMUNICATIONS INFRASTRUCTURE INC. Global sent an email stating the gas was over 2'away. DPI Maki is waiting for PECO to respond, since a picture shows that the damage is within 18" of the electric mark. On 10/24/2025 DPI Maki withdrew the violation of 5(11.2) to GLOBAL COMMUNICATIONS INFRASTRUCTURE INC, since PECO agreed that GCI was at least 2' away from PECO's gas facility.</p> <p>On 10/24/2025 DPI Maki sent an email to Global Communications Infrastructures stating that "After much consideration and communication with PECO, I have withdrawn the violation of 5(11.2) to GLOBAL COMMUNICATIONS INFRASTRUCTURE INC. I have also considered that this is a first-time violation for Global Communications Infrastructure Inc, so I am maintaining the violations for not submitting an AVR and not complying with all requests for information, but I have reduced both by half. The 5(16) violation was \$1000. Is reduced to \$500. The 5(17) violation was \$500. Is reduced to \$250. The required education is also maintained. A notice will be sent when the case is scheduled for the Damage Prevention Committee (DPC) meeting. Please let me know if you agree with this and do not want to have a meeting with the DPC. As it is right now, case 54823 will be scheduled for a DPC meeting and a notice will be sent".</p> <p>*****</p> <p>The incident occurred on 5/02/2025 at 8303 Windsor dr. in Falls Township in Bucks County.</p> <p>A ½” plastic gas service line owned by PECO was damaged.</p> <p>PECO the facility owner stated in their Alleged Violation Report (AVR) that “GLOBAL COMMUNICATIONS INFRASTRUCTURE INC was excavating under ticket number 20251135533 to install cable with a Missile when they damaged the 1/2" Plastic gas service 2' from the gas mark out, it was found that at the time of the locate the gas sketch and tap both have the gas service at 2' East of the East House the gas service was severed with the Missile 4' East of the East House, it was found that the gas service was marked accurate to the prints provided at the time of the locate. USIC report that was provided includes pictures. 911 was notified.</p> <p>Comcast the project owner did not submit an AVR. AVR was due by 6/04/2025. On 7/10/2025 DPI sent an email asking for information about Buckley. Information</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>is due back by 8/09/2025. On 7/11/2025 Comcast sent an email stating they do not have enough information about this incident. DPI sent a snip of the ticket naming Buckley/ Comcast as the project owner. On 7/22/2025 Comcast responded that they had a business partner working for them who damaged a PECO gas line. They added that there is no damage claim opened for Comcast and no information for them to submit an AVR. DPI responded with an email that as the Project Owner they are responsible for submitting an AVR. No information about Buckley was provided.</p> <p>GLOBAL COMMUNICATIONS INFRASTRUCTURE INC (GCI) did not submit an AVR. AVR was due by 6/04/2025. On 7/01/2025 DPI Maki sent an email to GCI asking who hired them to do the work. Response is due by 7/31/2025. No AVR or response has been received as of 8/22/2025. On 10/22/2025 mail was returned. This is the first letter that has been returned. DPI Maki sent an email, which was delivered (see receipt) to NSCIARROTTA@GMAIL.COM asking for a physical address for the company. DPI had also asked who hired GCI, with no response. *****</p> <p>Ticket 20251135533 was submitted by GLOBAL COMMUNICATIONS INFRASTRUCTURE INC on 4/23/2025 with a response due by 4/25/2025. The scheduled excavation is for 4/28/2025. Comcast had no response until 4/28/2025.</p> <p>VIOLATIONS</p> <p>PECO is in violation of: The incident occurred on 5/02/2025 at 8303 Windsor dr. in Falls Township in Bucks County.</p> <p>A ½” plastic gas service line owned by PECO was damaged.</p> <p>PECO the facility owner stated in their Alleged Violation Report (AVR) that “GLOBAL COMMUNICATIONS INFRASTRUCTURE INC was excavating under ticket number 20251135533 to install cable with a Missile when they damaged the 1/2" Plastic gas service 2' from the gas mark out, it was found that at the time of the locate the gas sketch and tap both have the gas service at 2' East of the East House the gas service was severed with the Missile 4' East of the East House, it was found that the gas service was marked accurate to the prints provided at the time of the locate. USIC report that was provided includes pictures. 911 was notified.</p> <p>Comcast the project owner did not submit an AVR. AVR was due by 6/04/2025. On 7/10/2025 DPI sent an email asking for information about Buckley. Information is due back by 8/09/2025. On 7/11/2025 Comcast sent an email stating they do not have enough information about this incident. DPI sent a snip of the ticket naming Buckley/ Comcast as the project owner. On 7/22/2025</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Comcast responded that they had a business partner working for them who damaged a PECO gas line. They added that there is no damage claim opened for Comcast and no information for them to submit an AVR. DPI responded with an email that as the Project Owner they are responsible for submitting an AVR. No information about Buckley was provided. On 8/25/2025 after the case was completed, Comcast submitted an AVR with no summary, no project information and the Comments that “no damage was done to Comcast”. Please note that on 7/10/2025 DPI Maki sent an email letting Comcast know that an AVR was required. See attachment named “DPI emails Comcast about Buckley and incident” .</p> <p>GLOBAL COMMUNICATIONS INFRASTRUCTURE INC (GCI) did not submit an AVR. AVR was due by 6/04/2025. On 7/01/2025 DPI Maki sent an email to GCI asking who hired them to do the work. Response is due by 7/31/2025. No AVR or response has been received as of 8/22/2025.</p> <p>*****</p> <p>Ticket 20251135533 was submitted by GLOBAL COMMUNICATIONS INFRASTRUCTURE INC on 4/23/2025 with a response due by 4/25/2025. The scheduled excavation is for 4/28/2025. Comcast had no response until 4/28/2025.</p> <p>VIOLATIONS PECO is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent offense. Section 2(5)(i.2) – Failed to document Communications between a Facility Owner and Excavator to ensure the excavator is aware of a facility owner’s inability to locate it’s facilities. Recommendation: The penalties are applied.</p> <p>GLOBAL COMMUNICATIONS INFRASTRUCTURE INC is in violation of: 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. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within 30 days of the receipt of the request. Section 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. 9) 4-19 Trenchless Excavation: Locate in the area of the entrance pit the trenchless excavation path and the exit pit when trenchless excavation is being used. 5-29. The trenchless excavation operator confirms and maintains the path and minimum clearances established by the project owner and the design engineer by tracking and recording the path of the trenchless excavation until complete. See also pictures that are included in the</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO report of the trenchless technology and proximity to the electric markings. Recommendation: The penalties are applied. Education is required.</p> <p>COMCAST is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike or damaging a facility owner’s line during excavation or demolition work activities or if a project owner believes a violation of this act has been committed in association or demolition. On 8/29/2025 Comcast submitted an AVR with comments that read" No damage was done to Comcast” . This is a subsequent offense. *Please note that on 7/10/2025 DPI Maki sent an email letting Comcast know that an AVR was required. See attachment named “DPI emails Comcast about Buckley and incident”.</p> <p>Section 6.1(8) - Project Owner failed to comply with all requests for information by the commission relating to the commission's enforcement authority under this act within 30 days of receipt of written request. This is a second offense. Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. This is a subsequent offense. Recommendation: The penalties are applied.</p>	
55893	<p>Facility Owner: New Hanover Township Authority Contractor/Excavator: J.W. Didado Electric Project Owner: Mid-Atlantic Interstate Transmission ("MAIT"), LLC Designer: Burns and McDonnell Other: Met-Ed/FirstEnergy Other: NEW HANOVER TOWNSHIP Other: SACKS AND SONS INC Other: UGI Other: Verizon</p>	<p><u>On 5/28/2025 2:45:00 PM at 2511 N CHARLOTTE ST, NEW HANOVER TWP, MONTGOMERY</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to keep the 2(5)(v) violation for New Hanover Township but reduce the penalty from \$250 to \$0. ***** New Hanover Disputing West Penn Power - 2(5)(v.1) - Failed to communicate directly with excavator within 2 hours of renotification for Ticket#20251484425-002 has been withdrawn. ***** The incident occurred on 5/28/2025 at 2:45 PM, on 2511 N Charlotte St, in New Hanover Twp, Montgomery County.</p> <p>A sewer line owned by New Hanover Twp Authority was damaged.</p> <p>New Hanover Twp Authority is the facility owner. Their Alleged Violation Report (AVR) states, “There was a sanitary sewer overflow event that occurred at 2511 North Charlotte Street on May 28, at approximately 2:45 PM, we received a call from a resident reporting a strong sewer odor in front of their property. Two members of our team were immediately dispatched to assess the situation. Upon arrival, they observed wastewater surfacing from the ground. Inspection of the manholes revealed that the upstream manhole was half full while the downstream manhole showed no flow, indicating a likely blockage or break in the line between the two locations.</p>	<p>J.W. Didado Electric: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Met-Ed/FirstEnergy: \$2,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p>NEW HANOVER TOWNSHIP: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p> <p>UGI: \$1,000.00 Section 2(5)(v) Subsequent \$1,000.00</p> <p>Verizon: \$1,000.00 Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavation confirmed that the sewer line had been compromised. Initial findings suggest that the contractor working on the Met-Ed Transmission Line Project may have damaged our pipe during installation. The utility pole in question is marked as Pole #156. A resident reported that the odor had been noticeable for one to two weeks, which, when considered alongside the observed manhole conditions, indicates that the backup developed gradually over that timeframe. It has since been confirmed that the utility pole was installed directly into our sewer line.</p> <p>PA One Call records show that requests were submitted in September and completed within the required three-day window. There have been no additional One Call requests in the area from that time to the unknown date when Met-Ed installed the pole. We've reached out to Met-Ed, their project manager (Burns & McDonnell), and the contractor (JW Didado Electric) to begin dialogue on the issue. However, none of the parties have acknowledged or accepted responsibility thus far.</p> <p>To date, costs incurred include \$5,800 for Gray Brothers Septic's pump-and-haul services, \$13,385 for a bypass rental pump from Blooming Glen, and \$53,257.50 for emergency response and permanent repair work by Sacks and Sons. Note these are estimated and not final costs. Estimated Township staff time adds another \$1,500 to \$2,500. This brings the total known cost of the response to date at between \$75,000 and \$100,000."</p> <p>J.W. Didado Electric is the excavator. An AVR has not been filed as of 8-11-2025.</p> <p>Mid-Atlantic Interstate Transmission ("MAIT"), Llc is the project owner. Their AVR states, "On March 14, 2025, JW Didado ("JWD"), excavator, submitted PA one call ticket 20250732944 to rebuild a transmission line for project owner Mid-Atlantic Interstate Transmission ("MAIT"), LLC. Ticket 20250732944 was part of complex project 20242401521. Prior to digging, the excavator inspected the excavation area on North Charlotte Street, New Hanover Township and did not see any visible markings from any facility owners. On April 25, 2025, JWD started excavation to install a new pole outside of Ringing Rocks Substation. On May 28, 2025, JWD was notified of a sewer leak near 2522 N Charlotte Street. JWD investigated the site and found an open pit full of water. The root cause of the dig in is that New Hanover Township did not mark the underground sewer facilities."</p> <p>Burns and McDonnell is the designer. An AVR has not been filed as of 8-11-2025.</p> <p>J.W.Didado entered 2 Routine Tickets for the excavation. One to cover Douglass Township, and another to cover New Hanover Township.</p> <p>Ticket #20250732944 which is for New Hanover Township, had a response due date of 3/18/2025 and a duration of 90 days. Verizon, UGI, and New Hanover</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>did not respond by the due date, but entered a final response after this date.</p> <p>The excavation was within the boundaries of this Ticket. The Ticket indicates a Depth of 20 feet. New Hanover Township responded “Clear” to this Ticket. New Hanover Township Authority responded “Field Marked”. No Renotify Ticket was found since the Ticket was entered on 3/18/2025 till the damage was reported on 5/28/2025.</p> <p>Ticket #20251043557 New – Excavation – Routine 4/14/25, 2:55 PM cover the damage location, and includes New Hanover Township, but the Ticket has a duration of 3 days, and depth of 3-4ft.</p> <p>Ticket # 20251484425 is an Emergency Ticket for the damage repair and was entered on 5/28/2025 at 4:31 PM by Sacks And Sons INC. 2 Renotify Tickets were entered for this Ticket.</p> <p>001- 5/28/2025 8:57 “ATTN MET ED YOU HAVE NOT RESPONDED. CREW IS ON SITE AND THIS IS AN EMERGENCY. PLEASE RESPOND TO MARK LINES AND STABILIZE POLE ASAP. THANK YOU”</p> <p>002- 5/29/25, 8:18 AM “ATTN UGI YOU RESPONDED FIELD MARKED. CALLER ADVISED CREW WAS AT SITE LAST NIGHT AND WILL BE BACK AT 9AM. THERE IS YELLOW MARK ON GUIDE RAIL NEAR DIG. NEED CONFIRMATION OF LOCATION OF LINES. PLEASE RETURN TO SITE AND REMARK OR CLARIFY MARKINGS ASAP.”</p> <p>Met Ed did not respond “Field Marked” until 5/30/2025 to all 3 Excavation-Emergency tickets.</p> <p>Both AVRs submitted show 5/28/2025 as the incident date. MAIT indicates that the pole at the damage location was installed on April 25, 2025. No AVR was submitted by the Excavator for either date.</p> <p>New Hanover Township Authority indicates in their AVR that they were unaware of any Tickets for the area of the damage since September 2024.</p> <p>Ticket#20250732944 the ticket was entered on 3/18/2025 and New Hanover Township Authority responded “Field Marked”. Further contact with them on Ticket#20250732944 to provide photos of the marks was initiated but no photos were provided and their response was, “We have satisfied our PA One Call obligation by responding to the ticket and field marking the utility on that date, in accordance with the location details provided by the excavator.” MAIT indicates that there were no marks on the ground when the pole was installed. No photos of the marks, or pole installation have been provided. The root cause of the damage cannot be determined.</p> <p>Violations:</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavator - J.W. Didado Electric: 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>Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket#20250732944 Recommendation: PUC Online Compliance Training is required.</p> <p>UGI: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket#20250732944 Recommendation: PUC Online Compliance Training is required.</p> <p>Facility(other)-New Hanover Township: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket#20250732944 Recommendation: PUC Online Compliance Training is required.</p> <p>Met-Ed: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20251484425 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket # 20251484425-001 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket # 20251484425-002 Recommendation: PUC Online Compliance Training is required.</p>	
56051	<p>Facility Owner: Aqua PA Contractor/Excavator: Hickman Sanitation Project Owner: Homeowner Other: Verizon</p>	<p><u>On 6/2/2025 9:30:00 AM at 419 COLLEGE AVE, WEST CHESTER BORO, CHESTER</u> On 12/09/2025: The Damage Prevention Committee (DPC) voted:</p> <p>Hickman Sanitation- 5(4)- Accept the violation and remove the penalty. 5(16)- Accept the violation and penalty. Keep education requirement.</p> <p>***** Hickman Sanitation is disputing. *****</p> <p>The incident occurred on 06/02/2025 at 9:30 AM, at 419 College Avenue, in West Chester Borough, Chester County.</p> <p>A water line owned by Aqua PA was damaged.</p> <p>Aqua PA, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator</p>	<p>Hickman Sanitation: \$1,000.00 Section 5(4) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Verizon: \$2,500.00 Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>hit a clearly marked water service". Photos were submitted.</p> <p>Hickman Sanitation is the excavator. An AVR has not been filed as of 08/05/2025.</p> <p>The homeowner was the project owner. An AVR has not been filed as of 08/05/2025.</p> <p>The submitted photos show the water line was properly marked. The water line was hit within the tolerance zone.</p> <p>Emergency ticket 20251501076 was requested on 05/30/2025 and had a response due date of 06/01/2025. - Verizon responded 06/02/2025.</p> <p>Violations:</p> <p>Hickman Sanitation-</p> <ul style="list-style-type: none"> - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. (Penalty removed) - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Verizon-</p> <ul style="list-style-type: none"> - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20251501076. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
55522	<p>Facility Owner: NATIONAL FUEL GAS</p> <p>Contractor/Excavator: Bob Cummins Construction</p> <p>Project Owner: BRADFORD CITY DPW</p>	<p><u>On 6/3/2025 7:00:00 AM at 82 POPLIN AVE, BRADFORD CITY, MCKEAN</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted on Bob Cummins Construction's violations to maintain the 5(2.1) and 5(16),and remove the 5(6)(i) violation. *****</p> <p>Bob Cummins Construction – disputing *****</p> <p>The incident occurred on 6/3/2025 at 7:00 AM, on 82 Poplin Ave, in Bradford City, Mckean County.</p> <p>A gas line owned by National Fuel Gas (NFG) Dist. Rc 35 was damaged. The facility owner was notified of the damage.</p> <p>NFG is the facility owner. Their Alleged Violation Report (AVR) states, "Excavator struck natural gas distribution main with powered equipment. Excavator working without a PA One Call Ticket. Please see attachments." Additional information provided in an email, "The first attachment is a screenshot of the emergency order that National Fuel received for the damage. The notification has the caller name "Max". I</p>	<p>Bob Cummins Construction: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>was advised that Max is a worker for Bob Cummins Construction. The other photos are license plates of the workers that were on site for the damage.”</p> <p>Bob Cummins Construction is the excavator. An AVR has not been filed as of 8-11-2025.</p> <p>Bradford City is the project owner. Their AVR states, “Cummins Constuction was digging out some concrete from the parking lot at the end of Poplin Ave in Bradford PA, when they started digging we heard a loud hiss start. Upon going over to look we seen that they hit what looked to be a gas main. We had them contact the gas company and they confirmed it was a 4-inch gas main. No pa 1 call was made and no markings were found anywhere on the ground.”</p> <p>PA One Call Compliance commented, Bob Cummings Construction has placed one call notifications with PA One Call in the past. Last Contact information matches the information provided above in Excavator information section.</p> <p>Pictures provided show excavated blacktop, mechanized equipment, and a damage marker.</p> <p>Violations:</p> <p>Excavator – Bob Cummins Construction: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. 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>	
55994	<p>Facility Owner: First Energy - West Penn Power Contractor/Excavator: Alex E Paris Contracting Company Inc. Project Owner: Pennsylvania American Water Company (PAWC)</p>	<p><u>On 6/17/2025 8:00:00 AM at CITATION DR, SOUTH PARK TWP, ALLEGHENY</u> On 12/9/2025 the DPC voted to remove 2(5)(v), but keep 2(5)(i) for First Energy's West Penn Power. *** First Energy's West Penn Power is disputing case 55994. Please note West Penn Power accepted the related case 55063.</p> <p>Damage occurred between 1694 and 1688 Citation Drive. Ticket 20251494310 does cover this intersection. USIC Damage Location shows a red dot at the damage site. Please note the telephone pole and brown roof line of house number 1688. USIC Damage report also notes the location was covered by ticket 20251494310. Complex meeting was held on 2/12/2025 and was attended by USIC. ***</p>	<p>First Energy - West Penn Power: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Incident occurred on June 17th, 2025, at 8am along Citation Drive, South Park Township, Allegheny County.</p> <p>An electric line was damaged.</p> <p>West Penn Power's Alleged Violation Report (AVR) states, "On May 29, 2025, Alex E Paris Contracting, Excavator, submitted PA One Call Update ticket 20251494310 to perform water service replacement at Kings Court , Allegheny County, South Park, PA. West Penn Power's (WPP), Contract locator, USIC marked the underground facilities at the address requested on the POCS ticket. On June 17, 2025, WPP was made aware of a damage event and located a damaged underground primary cable at 1676 Citation Drive. USIC investigated and determined that the Excavator damaged an underground WPP primary wire while excavating outside the requested area encompassed by the ticket.</p> <p>Alex E. Paris Contracting's AVR states, "The Excavator located the Comcast line on 5/29/25 and continued hydro excavating for the WP Power buried electric line. The line was never found while continuing to hydro excavate approximately 4' beyond the comcast line. The Locator from USIC is representing both utilities (Comcast and West Penn Power). USICs locator said that he didn't mark the electric line, and the Excavator Operator is stating there was a red mark there approximately 2' off from the comcast marking. No photos are available from USIC of their comcast markings and the Excavator only has a photo post hydro excavating. The line was damaged as AEP operator attempted to move rock/concrete from excavation as the pit being dug was for a water tie in location. The bucket of the excavator contacted the line. WP Power responded and put the customers back in service. They confirmed the primary was now de-energized but there was a secondary line in that same ditch. USIC attended the complex meeting and should have been aware of the work performed. As-builts and corridor provided for excavation area and specifically the tie in to existing water main at damage location. All other utilities were marked in April when the pre construction video was taken."</p> <p>PAWC's AVR states, "Alex Paris while digging to install water line hit and damaged an unmarked West Penn Power line. Based on the information received that the USIC Locator said that he did not mark the facility, PAWC is stating that the facility owner is at fault."</p> <p>Pictures show no electric mark outs at the damage site. Ticket 20250990798 covered Citation Drive and ticket 20251494310 covered Kings Ct.</p> <p>Ticket, 20251494310, response from West Penn Power: 0 KN WEST PENN POWER KN-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED 6/5/2025 10:16:32 AM MBR-WEBSVC</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>0 KN WEST PENN POWER KN-NO RESPONSE 6/3/2025 12:05:01 AM Auto-KARL</p> <p>Ticket 20250990798-001's response from West Penn Power: 1 KN WEST PENN POWER KN-NO RESPONSE 4/16/2025 12:51:22 PM Auto-KARL 1 KN WEST PENN POWER KN-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED 4/16/2025 12:56:36 PM MBR-WEBSVC</p> <p>Case is related to case 55063.</p> <p>Violations:</p> <p>West Penn Power Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20251494310. PUC compliance education is required. Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20251494310. PUC compliance education is required.</p>	
56169	<p>Facility Owner: AQUA PENNSYLVANIA INC Contractor/Excavator: PACT CONSTRUCTION INC Project Owner: BUCKS COUNTY WATER SEWER AUTHORITY Designer: Jones Engineering and Associates Other: SPRINGFIELD TOWNSHIP OF MONTGOMERY COUNTY</p>	<p><u>On 6/20/2025 10:00:00 AM at HULL DRIVE, SPRINGFIELD TWP, MONTGOMERY</u> On 12/9/2025 the DPC voted to remove all violations for BCWSA and Jones Engineering. *** BCWSA and Jones Engineering is disputing.</p> <p>Jones Engineering and 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. 20240943495. PUC compliance education is required.</p> <p>SECTION 4. It shall be the duty of each designer preparing a drawing which requires excavation or demolition work within this Commonwealth: (2) 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. This clause is not intended to prohibit designers from obtaining such information more than ninety days before final design is to be completed; however, they shall state in their requirements that such work is preliminary.</p> <p>Complex ticket, 20250871803, was placed by the excavator on 03/28/2025. First routine dig ticket, 20251330410, was placed on 5/13/2025 with a dig date proposed of 5/19/2025. Jones Engineering’s final design ticket, 20251394003, was placed 5/19/2025. Design documents only show preliminary design tickets. Email from Jones Engineering stated that the final design was completed on June 2nd, 2025. Three more additional dig tickets were placed prior to the final design being completed that had dig dates of 5/20/2025, 5/28/2025, and 5/28/2025.</p>	<p>AQUA PENNSYLVANIA INC: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>BUCKS COUNTY WATER SEWER AUTHORITY: \$0.00</p> <p>Jones Engineering and Associates: \$0.00</p> <p>SPRINGFIELD TOWNSHIP OF MONTGOMERY COUNTY: \$1,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Would Jones Engineering like to accept or dispute this to the DPC?</p> <p>BCWSA</p> <p>Section 6.1(3) – Released a project to bid or construction before final design was complete. 20240943495. PUC compliance education is required. Please reference above under Jones Engineering.</p> <p>Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required.</p> <p>6.1.(7) To submit a report of alleged violation to the commission through the One Call System not more than thirty days after striking or damaging a facility owner's line during excavation or demolition work activities, after a project owner's contracted excavator strikes or damages a facility owner's line during excavation or demolition activities or if the project owner believes a violation of this act has been committed in association with excavation or demolition. The report of alleged violation shall be in a form and manner as required by the commission.</p> <p>BCWSA was notified of the damaged line on emergency ticket, 20251711900, where BCWSA responded Field Marked at 6/20/2025. ***</p> <p>Incident occurred on June 20th, 2025, at 10am along Hull Drive, Springfield Township, Montgomery County.</p> <p>A water line was damaged.</p> <p>Aqua's Alleged Violation Report (AVR) states, "WATER SERVICE WAS MISMARKED AT 8308 HULL DR."</p> <p>Pact Construction's AVR states, "PACT One, LLC (PACT) crews during the course of sanitary sewer installation came into contact with and severed an incorrectly located/marked water service. Service line was exposed to be at approximately 10 feet away from any visible locates/markings."</p> <p>Pictures show that water marks were outside of the tolerance zone.</p> <p>No AVR has been submitted by Bucks County Water Sewer Authority as of 8/15/25. Bucks County Water Sewer was notified of the damage, and field marked the emergency ticket. Design plans show preliminary design ticket 20240943495. No final design ticket was placed within 10-90 days.</p> <p>Violations:</p> <p>Aqua</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required.</p> <p>Bucks County Water Sewer Authority Section 6.1(3) – Released a project to bid or construction before final design was complete. 20240943495. 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>Jones Engineering and 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. 20240943495. PUC compliance education is required.</p> <p>Springfield Township of Montgomery County Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251711900. PUC compliance education is required.</p>	
56676	<p>Facility Owner: Columbia Gas of PA - East</p> <p>Contractor/Excavator: 105 EXCAVATING INC</p> <p>Other: Brightspeed</p>	<p><u>On 6/30/2025 9:29:00 AM at 202 S. Carlisle Street, GREENCASTLE BORO, FRANKLIN</u> On Tuesday, December 9, 2025, at the DPC meeting, disputing was 105 Excavating Inc, and it was voted, for 5(2.1) accept the DPI’s recommendations. For 5(9) and 5(16) remove the penalties but keep the violations. *****</p> <p>Disputing- 105 Excavating Inc. is disputing all violations and penalties, see attached email *****</p> <p>The incident occurred on Monday, June 30, 2025, at 202 S. Carlisle Street, in Greencastle Borough, Franklin County.</p> <p>A gas line was damaged.</p> <p>Columbia Gas indicated in their Alleged Violation Report (AVR), 105 Excavating failed to place locate request before excavating. Columbia Gas explained, while a crew from 105 Excavating was excavating, they struck a 1-inch plastic gas service line that had been inserted into a steel casing. The excavator immediately contacted both 911 and Columbia Gas. Columbia Gas responded promptly, secured the area, and ensured the site was safe. Following a field investigation, it was determined that the crew had been digging based on outdated locate marks left by a previous contractor and did not have a valid PA One Call ticket at the time of the incident. The damaged line was identified as an idle service stub, which Columbia Gas subsequently isolated and cut off at the main. Damage Prevention personnel followed up with the contractor, emphasizing the importance of contacting 811 and obtaining a valid PA One Call ticket before beginning any excavation work. The contractor acknowledged the issue and immediately submitted a new ticket to complete the remaining work in compliance with regulations.</p>	<p>105 EXCAVATING INC: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(9) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$0.00</p> <p>Brightspeed: \$1,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>105 Excavating indicated in their AVR that they failed to place a locate request before their excavation. 105 Excavating explained, while excavating our crew struck a 1-inch plastic gas service line that had been inserted into a steel casing. The Foreman immediately contacted both 911 and Columbia Gas. Columbia Gas responded promptly, secured the area, and ensured the site was safe. Our company had been digging based on outdated locate marks left by a previous contractor and did not have a valid PA One Call ticket at the time of the incident. However we were in contact with the Municipality and Gas company throughout the project prior to the Incident. The damaged line was identified as an idle service stub, which Columbia Gas was unaware that this line still existed. We completely understand the importance of performing our PA One Calls and should have verified that we had our own Ticket called. Our Company acknowledged the issue and immediately submitted a new ticket to complete the remaining work.</p> <p>105 Excavation placed an Excavation Emergency ticket, 20251811890, on 6/30/2025 at 11:06am, type of work was excavating for sewer and water, and duration of 1 month. Brightspeed responded late to the emergency ticket, on 7/15/2025 at Clear No Facilities.</p> <p>105 Excavation did not submit their AVR within 30 days of striking the gas line, on 6/30/2025. Their AVR was submitted on 8/4/2025</p> <p>Violations:</p> <p>*105 Excavation, Inc is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 5(9) – Emergency notification does not meet the requirements of “emergency” as defined in Section 1 – Excavator Ticket. 20251811890 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>*Brightspeed is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20251811890 Recommendation: Penalty Applied</p>	
56688	Facility Owner: Peoples Gas Contractor/Excavator: Bob Cochran Concrete Construction Project Owner: Homeowner	<p><u>On 7/8/2025 12:39:00 PM at 357 ANDERSON AVE, INDIANA BORO, INDIANA</u> On 12/09/2025: The Damage Prevention Committee (DPC) voted:</p> <p>Bob Cochran Concrete Construction- 5(2.1)- Remove violation and penalty. 5(6)(i)- Remove violation and penalty. 5(8)- Keep violation and penalty. 5(16)- Keep violation and penalty. 5(21)- Remove violation and penalty.</p>	<p>Bob Cochran Concrete Construction: \$2,000.00 Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*****</p> <p>Bob Cochran Concrete Construction is disputing.</p> <p>*****</p> <p>The incident occurred on 07/08/2025, at 357 Anderson Avenue, in Indiana Borough, Indiana County.</p> <p>A gas line owned by Peoples Gas was damaged. 911 was not called. No Pa One Call ticket.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “CONTRACTOR HAD NO 1 CALL THAT I COULD FIND BUT IT WAS MARKED I ASSUME FROM A PREVIOUS 1 CALL. MARKS WERE CORRECT AND IN THE TOLERANCE ZONE. HE RIPPED A RETAINING WALL AND HIS BUCKET PULLED OUR SERVICE LINE”. The AVR noted that the equipment used was a backhoe/ track hoe.</p> <p>Bob Cochran Concrete Construction is the excavator. An AVR has not been filed as of 08/22/2025.</p> <p>The homeowner is the project owner. An AVR has not been filed as of 08/22/2025.</p> <p>No indication that 911 was called. Peoples Gas stated in their AVR that 911 was not called and none of the submitted photos show emergency services.</p> <p>PA One Call advised there were no PA One Call tickets, and they did not find a record of Bob Cochran Concrete Construction placing one call notifications in the past. Per Act 127 of 2024, section 5(21) The excavator is required to make a locate request to the One Call System prior to excavation or demolition work and to pay the applicable fee for the request.</p> <p>In the submitted photos, faded yellow gas mark outs can be seen. These markings were for a different ticket and stakeholder. However, the gas line was damaged can be seen within the tolerance zone of those previous gas mark outs. The yellow paint was an indication that there were gas lines in the immediate area, and a PA One Call ticket should have been requested.</p> <p>Violations:</p> <p>Bob Cochran Concrete Construction-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. - Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the 	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p> <p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>- Section 5(21) – Excavator failed to pay the annual fee for service provided by the One Call System.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
57020	<p>Facility Owner: Wyoming Valley Sanitary Authority</p> <p>Contractor/Excavator: PENN LINE SERVICE</p> <p>Project Owner: PennDOT</p> <p>Other: AT&T</p>	<p><u>On 7/8/2025 2:30:00 PM at SR2002 San Souci Parkway, Eastbound Lane, HANOVER TWP, LUZERNE</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to maintain ATT's violations and penalties as presented in the Investigation Report.</p> <p>*****</p> <p>ATT Disputing</p> <p>*****</p> <p>The incident occurred on 7/8/2025 at 2:30 PM, on Sr2002 San Souci Parkway, Eastbound Lane, in Hanover Twp, Luzerne County.</p> <p>A sewer line owned by Wyoming Valley Sanitary Authority was damaged. The facility owner was not notified of the damage.</p> <p>Wyoming Valley Sanitary Authority (WVSA) is the facility owner. Their Alleged Violation Report (AVR) states, “On 07/08/2025 (Tuesday) at approximately 2:30PM WVSA personnel notified engineering that they saw a guiderail contractor (Penn Line Enterprises) crew along the San Souci Parkway (SR2002) standing around as “water” spewed out of the ground. WVSA responded to the scene and discovered that in fact the guiderail crew had driven a post into the 24” force main and wastewater was coming out of the ground and running down the shoulder of the roadway towards WVSA Pump Station 20 (PS20). The location was in the eastbound lane just east of PS20. WVSA proceeded to shutdown (2) sanitary sewer pump stations to stop the wastewater from flowing out of the ground. After the situation was under control WVSA (Ralph Bush) went back to the damage area to talk to the guiderail crew. The contractor replacing guiderails was Penn Line Enterprises, Inc. who were working for PennDOT District 4 Maintenance Division. When asked if they did a PA-One-Call the onsite foreman stated that his supervisor said it was not necessary and also stated it was “above his pay grade”. WVSA responded to him “that it is the law and if a PA-One-Call had been placed this situation would have been avoided”. Ralph Bush then proceeded to place a No-One-Call ticket and a Damage Emergency ticket to document that WVSA 24” force main had been damaged by Penn Line Enterprises, Inc. The PA-One-Call operator did indeed verify that Penn Line Enterprises, Inc. did not place a PA-One-Call for the area they were performing the work. WVSA mobilized a contractor to make the repairs starting the next morning (07/09/2025). Penn Line Enterprises, Inc. was contacted to get the</p>	<p>PENN LINE SERVICE: \$3,000.00 Section 5(2.1) 2nd Offense \$1,500.00</p> <p>Section 5(6)(i) 2nd Offense \$500.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p> <p>PennDOT: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>AT&T: \$3,000.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>proper contact for filling a claim for the repair costs. Ralph Bush spoke with Carole Blake, Casualty Claims Manager, and she was aware of the situation and agreed to reimburse WVSA for the repair costs. The 24" force main was repaired and put back into service on 07/09/2025.”</p> <p>Penn Line Service is the excavator. Their AVR states, “replacing a guardrail post a struck a sewer line”.</p> <p>Photos provided show the site, damage, excavation and repair for this incident. The damage was caused by a post that was driven into the ground by powered equipment. No locate tickets were found for this location prior to the damage occurring.</p> <p>PennDOT is the project owner. An AVR has not been filed as of 08-15-2025.</p> <p>Ticket #20251893660 was a Damage emergency ticket. AT&T did not respond. Ticket #20251893724 was a No One Call emergency ticket. AT&T did not respond.</p> <p>Violations:</p> <p>Excavator – Penn Line Service Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. Recommendation: PUC Online Compliance Training is required.</p> <p>Project Owner – PennDOT: 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>AT&T: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20251893660 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20251893724 Recommendation: PUC Online Compliance Training is required.</p>	
56430	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: A. Folino Construction Project Owner: PennDOT Designer: PennDOT -</p>	<p><u>On 7/8/2025 8:10:00 PM at HAMIL RD, PENN HILLS MUNIC, ALLEGHENY</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to maintain Peoples Gas' 2(5)(i) violations and penalties as presented in the Investigation Report. The DPC voted to remove the 5(20) violation for A Folino. *****</p>	<p>Peoples Natural Gas: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>A. Folino Construction: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Placeholder Other: SAI ENGINEERS</p>	<p>A. Folino Disputing - The yellow marks indicate a “4” pe” line. “pe” is not recognized as an abbreviation by the Common Ground Alliance for an infrastructure material. Additionally, a metal line was located by A Folino under the 4" pe marking, but a renotify was not entered. SAI submitted AVR on behalf of PennDOT - Penalty withdrawn Peoples Gas - disputing ***** The incident occurred on 7/8/2025 at 8:10 PM, on Hamil Rd, in Penn Hills Munic, Allegheny 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, “A Folino working for PennDOT to do draining upgrades prior to milling and repaving struck and damaged a properly marked Peoples Gas plastic main line while using mechanized equipment in the tolerance zone. As shown in the pictures, a steel line was exposed under the peoples gas markings and a renotify was not called in and Peoples marked the line as 4in plastic line was damaged 20in away from the markings at the edge of the tolerance zone.”</p> <p>A Folino Construction is the excavator. Their AVR states, “A. Folino Construction was digging in front of 1017 Hamil Rd to prep to pour a new inlet when we hit a mismarked main gas line. The main gas line was mismarked by 27 inches. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs”.</p> <p>PennDOT is the project owner and designer, as listed on the Tickets and AVRs submitted. An AVR has not been filed as of 08-08-2025.</p> <p>Sai Engineers lists themselves as the Consultant Supervisor and Project Owner. Their AVR states, “A. Folino Construction was digging in front of 1017 Hamil Rd to prep to pour a new inlet when we hit a mismarked main gas line. The main gas line was mismarked by 27 inches. 911 was called and a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs. Peoples Gas had a crew come out and make the repairs.”</p> <p>Multiple photos of the site, marks, and damage (as indicated using Hit Kits) were submitted. The yellow marks indicate a “4” pe” line. “pe” is not recognized as an abbreviation by the Common Ground Alliance for an infrastructure material. A metal line is visible under the 4” line marked by Peoples Gas. A plastic line is visible within the excavated area, and is the line that was damaged. The distance from the yellow mark to the plastic gas line is indicated as 21” by Peoples Gas, and 23” by A. Folino. The Tolerance Zone from the mark is</p>	<p>PennDOT: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20”, which is determined as 18” plus 2” (half the pipe diameter). A. Folino did not call in a renotify Ticket for this site.</p> <p>Violations: Facility – Peoples Gas: 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 - A.Folino: Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. Recommendation: PUC Online Compliance Training is required.</p> <p>Project Owner - PennDOT: 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>	
56582	<p>Facility Owner: Municipal Authority of Westmoreland County</p> <p>Contractor/Excavator: East Coast Property Maintenance LLC</p> <p>Project Owner: Peoples Gas</p> <p>Designer: Peoples Gas (Placeholder)</p> <p>Other: South Greensburg Borough</p> <p>Other: THE EADS GROUP</p>	<p><u>On 7/9/2025 10:00:00 AM at LOCUST ST, SOUTH GREENSBURG BORO, WESTMORELAND</u> On 12/09/2025: The Damage Prevention Committee (DPC) voted:</p> <p>South Greensburg Borough- 2(5)(vii)- Keep violation and remove the penalty. Keep the education requirement. 2(5)(v)- Keep violation and remove the penalty. Keep the education requirement.</p> <p>***** South Greensburg Borough is disputing.</p> <p>***** The incident occurred on 07/09/2025 at 10:00 AM, on Locust Street, in South Greensburg Borough, Westmoreland County.</p> <p>A water line owned by Municipal Authority of Westmoreland County was damaged.</p> <p>Municipal Authority of Westmoreland County, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator, East Coast Property Management was working to install a new gas main of Project Owner, Peoples Gas along Locust St. in Greensburg. East Coast struck a mismarked Municipal Authority of Westmoreland County (MAWC) service line in the vicinity of 2315 Locust St. East Coast contacted MAWC to report the damage. MAWC responded and made the necessary repair.” Photos were submitted.</p> <p>East Coast Property Maintenance LLC is the excavator. An AVR has not been filed as of 09/12/2025.</p> <p>Peoples Gas, the project owner, submitted an AVR. Their AVR states, " East coast was digging to install</p>	<p>Municipal Authority of Westmoreland County: \$1,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>East Coast Property Maintenance LLC: \$1,500.00 Section 5(16) 2nd Offense \$1,500.00</p> <p>South Greensburg Borough: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p> <p>Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>new gas services and mains when they struck 2 unmarked 1" copper water lines. This service ran to 2315 locust st. There were no markings for this service. As they were digging out the hole for the water company, they struck another copper service line in the same ditch that was not marked." Photo was submitted.</p> <p>The submitted photos show that the water line was not accurately marked and the damage occurred outside of the tolerance zone.</p> <p>Routine ticket 20251744005 had a response due date of 06/25/2025. - South Greensburg Borough did not respond until 07/14/2025.</p> <p>Emergency ticket 20251903699 had a response due date of 07/09/2025. - South Greensburg Borough did not respond until 07/14/2025.</p> <p>Violations:</p> <p>Municipal Authority of Westmoreland County- - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>East Coast Property Maintenance LLC- - 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>South Greensburg Borough- - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20251744005. (Penalty removed per DPC vote.) - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20251903699. (Penalty removed per DPC vote.) Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
56596	<p>Facility Owner: Ashley Borough</p> <p>Contractor/Excavator: RLE Enterprises</p> <p>Project Owner: Pennsylvania American Water</p> <p>Designer: Pennsylvania American Water</p>	<p><u>On 7/10/2025 10:00:00 AM at MANHATTAN ST, ASHLEY BORO, LUZERNE</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to: Ashley Borough - 2(10) Keep violation and remove penalty, 2(5)(i.1) Keep violation and penalty RLE Enterprises - 5(5) and 5(16) - Removed violation and penalty PA American Water - 6.1(1) Keep violation and penalty ***** PAWC - Disputing RLE - Disputing Ashley Borough - Disputing *****</p>	<p>Ashley Borough: \$500.00 Section 2(5)(i.1) 2nd Offense \$500.00</p> <p>Section 2(10) 2nd Offense \$0.00</p> <p>RLE Enterprises: \$0.00</p> <p>Pennsylvania American Water: \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on 7/10/2025 at 10:00 AM, on Manhattan St, in Ashley Boro, Luzerne County.</p> <p>A sewer line owned by Ashley Borough was damaged.</p> <p>Ashley Borough is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 08-21-2025. They responded “Field Marked” on the original Routine Ticket# 20250491609 on 2/19/2025, and then Clear to the Update Ticket# 20251631674 on 6/16/2025.</p> <p>R L E Enterprises is the excavator. Their AVR was submitted on 9/15/2025 and states, “While digging for new water services on Manhattan St. our crew struck an unmarked sewer lateral for house #32 Manhattan St. RLE made repairs and restored the sewer lateral in a timely manner.” Additional information provided states, “There was a phone called placed to the Ashley borough public works manager and he directed us to fix the lateral.” “Also at the complex ticket meeting Ashley borough told us they would not be marking laterals as they did not know the locations or if owned by the homeowners.”</p> <p>Pennsylvania American Water is the project owner and designer. Their AVR states, “Contractor damaged a sewer lateral for #32 Manhattan St. RLE made the repairs.” No designs have been submitted showing sufficient quality levels of subsurface utility engineering or other similar techniques to properly determine the existence and positions of underground facilities.</p> <p>Images submitted show the site, location, and damage. There are no marks visible. The facility owner informed the excavator they would not be marking the line. Section 5(5) indicates “If the facility owner fails to respond to the excavator's timely request as provided under section 2(5) or the facility owner notifies the excavator that the line cannot be marked within the time frame and a mutually agreeable date for marking cannot be arrived at, the excavator may proceed with excavation as scheduled ...provided he exercises due care in his endeavors.”</p> <p>This case is related to case#53113 by Ticket #20250371529 and Ticket #20250491609.</p> <p>Violations: Facility – Ashley Borough: Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: PUC Online Compliance Training is required.</p>	<p>Section 6.1(1) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavator – RLE Enterprises: Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 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 – Pennsylvania American Water: Section 6.1(1) – Failed to utilize sufficient quality levels of subsurface utility engineering or other similar techniques to properly determine the existence and positions of underground facilities when designing known complex projects having an estimated cost of (\$400,000) or more. Recommendation: PUC Online Compliance Training is required.</p>	
56736	<p>Facility Owner: Blakely Borough Contractor/Excavator: Wright Electric Project Owner: Blakely Borough - placeholder</p>	<p>On 7/14/2025 8:00:00 PM at <u>WOODLAND DR, BLAKELY BORO, LACKAWANNA</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to remove the 2(5)(i) violation and penalty for Blakely Borough. ***** Blakely Borough disputing ***** The incident occurred on 7/14/2025 at 8:00 PM, on Woodland Dr, in Blakely Boro, Lackawanna County.</p> <p>A sewer line owned by Blakely Borough was damaged.</p> <p>Blakely Borough is the facility owner. Their Alleged Violation Report (AVR) states, “Wright Electric used a power auger and placed a utility pole directly through an 8” sanitary sewer line at 115 Woodland Dr. the entire area was properly marked. They used power equipment within the tolerance zone.” Blakely Borough lists no Project Owner on their AVR, but on Ticket #20251703348 they are listed under the section, “Work is Being Done For”.</p> <p>Wrights Electric is the excavator. An AVR has not been filed as of 08-21-2025.</p> <p>3 photos were submitted by Blakely Borough. All 3 show the area where the damage occurred, but no direct images of the damage line. The new pole is seen in the images, but is not within the tolerance zone of any green mark. The closest mark is blue, though no measuring device is used in the images to show distance. The new pole does not appear to be within the tolerance zone of the blue mark.</p> <p>Violations:</p> <p>Facility - Blakely Borough: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	<p>Blakely Borough: \$0.00</p> <p>Wright Electric: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: PUC Online Compliance Training is required.</p> <p>Excavator - Wrights Electric: waive an excavator's rights.</p> <p>Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Recommendation: PUC Online Compliance Training is required.</p>	
56640	<p>Facility Owner: Peoples Gas</p> <p>Contractor/Excavator: Mele & Mele & Sons</p> <p>Project Owner: Pittsburgh Water</p> <p>Other: Comcast</p> <p>Other: JOHNSON MIRMIRAN AND THOMPSON</p>	<p><u>On 7/15/2025 12:20:00 PM at NORTHUMBERLAND ST, PITTSBURGH CITY, ALLEGHENY</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to remove the 2(5)(i) violation and penalty for Peoples Gas.</p> <p>*****</p> <p>Peoples Natural Gas - Disputing *****</p> <p>The incident occurred on 7/15/2025 at 12:20 PM, on Northumberland St, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Peoples Gas Company was damaged. The facility and 911 were notified of the damage.</p> <p>Peoples Gas Company is the facility owner. Their Alleged Violation Report (AVR) states, "Mele and Mele and Sons working for Pittsburgh Water struck and damaged a Peoples Gas owned service line to 5565 Northumberland Street. The line was marked using measurements which were slightly off leading to the line being mismarked, however there are signs that Mele and Mele having exposed this facility prior to damage. The trench line for the new water line dug by Mele and Mele extends well past the damage and is directly over where the end of a new section of piping was installed."</p> <p>Mele And Mele And Sons is the excavator. Their AVR states, "Line was mis marked - 2.5 ft off mark. Outside of 18" threshold. At approximately 12:20pm during Excavation contractor encountered gas service line to 5565 Northumberland on public side of service. Line was damaged from excavator bucket. Gas service was 1.25 inch plastic, 30" in depth and 2.5 feet off of mark. Foreman called 911 and people's Gas immediately after strike. Fire department arrived at 12:45 pm verified site was safe and left shortly after. People's Gas arrived on site at 1:20pm and called for a repair crew to fix line. Repair crew arrived on site at 1:50pm. Repair crew evaluated damaged and called for parts. Parts arrived at 2:45pm, line was repaired using 1.25" pla gas line and 2 couplings. Repair crew off site and work resumed at 3pm."</p> <p>Pittsburgh Water is the project owner. Their AVR states the same summary information as the Excavator's AVR.</p> <p>Johnson Mirmiran And Thompson is the designer. Their AVR states the same summary information as the</p>	<p>Peoples Gas: \$0.00</p> <p>Pittsburgh Water: \$0.00</p> <p>Comcast: \$500.00 Section 2(5)(v.2) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavator's AVR plus the following, "Service line was not shown on the drawings due to not being locatable during design. PNG provided records do not show location of service lines."</p> <p>Ticket # 20251541869 had a response due date of 6/8/2025. Pittsburgh Water did not respond to the Ticket until 6/10/2025. Comcast responded on 6/6/2025 that they scheduled the marks by 6/9/25 but never entered a final respond to the Ticket.</p> <p>Pictures provided show a damaged gas line which is taped off at 12:24 PM on 7/15/2025. The excavated dirt is just down to the damaged line with no further excavation below the damaged line. The damaged line is then again shown at 1:46 PM on 7/15/2025 with additional excavation under the damaged line, and a newly installed pipe under the damaged line. The Excavator, Project Owner, and Designer's AVR all state that work did not start again till 3 PM on 7/15/2025. The damage is not within the tolerance zone of the yellow marks.</p> <p>Common Ground Alliance Best Practices 5.21- "The excavator notifies the facility owner/ operator directly or through the 811 center if an underground facility is not found where one has been marked or if an unmarked underground facility is found."</p> <p>Violations: Facility – Peoples Gas: 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) -Pittsburgh Water: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket # 20251541869 Violation withdrawn due to information provided.</p> <p>Facility (other) - Comcast: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket # 20251541869 Recommendation: PUC Online Compliance Training is required.</p>	
56725	Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: FRYER EXCAVATING Project Owner: PENNSYLVANIA AMERICAN WATER Designer: LENNON SMITH SOULERET ENGINEERING INC	<p><u>On 7/17/2025 10:44:00 AM at 4946 PARKVUE DR, WHITEHALL BORO, ALLEGHENY</u> On Tuesday, December 9, 2025, at the DPC meeting, PNG was disputing and it was voted to Accept the DPIs recommendations. ***** Dispute- Peoples Gas rejected the penalty and violation. See attachment. ***** The incident occurred on Thursday, July 17, 2025, at 4946 Parkvue Drive, in Whitehall Borough, Allegheny County</p>	PEOPLES GAS COMPANY LLC: \$250.00 Section 2(5)(vi) 1st Offense \$250.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas line was damaged.</p> <p>Peoples Gas stated in their alleged violation report (AVR), on 7/17/2025, Fryer Excavating working for PA American Water, when they struck a PNG unlocatable service line. PNG noted on one call ticket, (see attached-notes Peoples Gas from 20251694611) and advised contractor of no access to wire at 4946 Parkvue Drive, for company owned service line. Photos show contractor failed to use prudent techniques in area and trenched through. Contractor failed to renotify PNG of unlocatable service line not being found at the proposed marks in pink. After the damage, the contractor notified PNG and 911. PNG crews arrived onsite and made repairs.</p> <p>Fryer Excavating stated in their AVR, the gas line is at 24-inch of depth. While excavating all the services up to this point have been steel or inserted plastic. The provided pictures show a pink locate mark that specifies unknown over top of the steel line that was spotted with the use of a vac truck. Our crew did their due diligence to try and be as safe as possible. They continued to excavate and approximately 4-feet 6-inches away from the marks, the damage occurred which was a 1-inch plastic gas service.</p> <p>PA American Water stated in their AVR, the Fryer Excavating crew, while digging to lay a water main on Parkvue Drive, they hit and damaged a Peoples Gas service line that was 4-feet 6-inches off the mark. All the services have been steel or inserted plastic. The crew did their due diligence to try and be as safe as possible. They continued to excavate and approximately 4-feet 6-inches away the damage occurred, which was a 1-inch plastic gas service that was not marked.</p> <p>Violation:</p> <p>*Peoples Gas Company is in violation of section: 2(5)(vi) – Lines were not marked in compliance with the Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. Chapter 4 Locating and Marking, Sections: 4.03 Color Code, and 4.23 Trouble Locate (Unlocatable) Resolution Protocol.</p> <p>Recommendation: Penalty Applied</p>	
56856	<p>Facility Owner: Peoples Gas Company, LLC Contractor/Excavator: A. Folino Construction, Inc. Project Owner: Pittsburgh Water</p>	<p><u>On 7/21/2025 9:30:00 AM at PERRYSVILLE AVE, PITTSBURGH CITY, ALLEGHENY</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted to maintain Peoples Gas' 2(5)(i) violations and penalties as presented in the Investigation Report. ***** PNG disputing ***** The incident occurred on 7/21/2025 at 9:30 AM, on Perrysville Ave, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Peoples Gas was damaged.</p>	<p>Peoples Gas Company, LLC: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>A. Folino Construction, Inc.: \$500.00 Section 5(6)(i) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Peoples Gas is the facility owner. Their Alleged Violation Report (AVR) states, “On 7/21/2025, A Folino Construction was working to insall water lines when they exposed an unmarked PNG steel line. A folino though the line was dead and cut it using a saw. They struck 2" PL SL that was inserted in steel. unmarked.”</p> <p>A Folino Construction; the excavator and Pittsburgh Water; the project owner, stated in their AVR's, “A. Folino Construction was saw cutting in front of 3308 Perrysville Ave to prep for a water service line replacement when we hit an unmarked gas service line. 911 was called an a damage ticket was made through 811. Peoples Gas responded and claimed the line as theirs but were not sure what it did because they had no record of this line. After investigating it was determined there was a plastic gas service line sleeved through the old steel gas main. The gas service line was t'd off of the gas service line for 3308 Perrysville Ave and went though the old steel line down the sidewalk and to the abandoned house next door. Peoples Gas had a crew come out and make the repairs”.</p> <p>Pictures submitted show the location, excavation and damage. There is an excavator seen on site. Yellow marks are in the area, but the damaged gas line was not within the tolerance zone of a yellow mark. The damaged line is a metal line with plastic inserted inside, and has been cut through with a saw. The line is much lower than the concrete and was cut as an independent action, and not when the sidewalk was cut. A gas powered saw is seen at the site. No tickets are found to request a remark, or to determine the owner of the unmarked line prior to it being damaged.</p> <p>This case is related to the following cases by Ticket #20241994118 New – Excavation– Complex Project: 50944, 51995, 53126, 53218, 53282, 53459, 54774, 56240</p> <p>Violations:</p> <p>Peoples Gas – Facility Owner: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>A. Folino Construction - Excavator: 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>	
56887	<p>Facility Owner: PEOPLES GAS COMPANY LLC Contractor/Excavator: PA American Water Company Project Owner: PA American Water Company</p>	<p><u>On 7/22/2025 9:00:00 AM at 302 BORDER ST, SCOTT TWP, ALLEGHENY</u> On Tuesday, December 9, 2025, at the DPC meeting, disputing was PAWC only 5(20) and it was voted to remove the penalty and violation. ***** Dispute- PA American Water Company is only disputing section 5(20). See attached email *****</p>	<p>PA American Water Company: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Removed PAWC violation and penalty for 5(8). See attached email. *****</p> <p>PAWC accepts violation and penalty for 5(16). See attached email. *****</p> <p>The incident occurred on Tuesday, July 22, 2025, at 302 Border Street, in Scott Township, Allegheny County.</p> <p>Peoples Gas Company’s line was damaged.</p> <p>Peoples Gas stated in their Alleged Violation Report (AVR), that PA American Water Company (PAWC) failed to renotify of an unmarked or incorrectly marked facility, failed to provide the exact information of the worksite, and failed to call 911. Peoples Gas explained, PAWC struck and damaged a Peoples Gas mainline causing three customers to lose gas service. Peoples Gas marked the described area on the ticket, 20251902595, PLEASE MARK RIGHT OF WAY BETWEEN 209, 306, and 302. PAWC worked outside the described work area causing damage, see in the attached picture, 302 is the house in the rear of this ROW. Further, Peoples Gas responded “003 MARKED” to the One Call “KARL” System. If they had compared the responses with the markings in the field, they would have seen that Peoples Gas marking was incomplete. The yellow markings in the damage pictures are from Columbia Gas.</p> <p>Also, Peoples Gas explained in an email, Marcus (PNG DP Supervisors) received a call from PAWC stating they received his number from Jason at PAWC and was told to call him to report damaging a line. Upon arrival by Peoples Natural Gas employees, gas was leaking. There was no evidence of 911 being notified by PAWC and 911 was not onsite. Typically, when 911 is notified, our Operations Center will note this on the damage report. As you can see on the attached screenshot from the damage report, it states Marcus. reported the damage. Also, when Andrew of PAWC placed the ticket personally by web, he specially stated in two different areas of the ticket that are attached and highlighted for your reference (location information and remarks), “Please mark right of way between 209, 306, and 302”. This is completed when the address given is not accurate enough or fully describes the exact work site or location. The address supplied on the PA One Call (302 – which is the last house in the right of way), along with the description in the location information and remarks written by Andrew himself, of PAWC, specifically describes marking the right of way between three addresses, 209, 306, and 302. Andrew of PAWC failed to state they were working in the intersection of Boroview Avenue and Border Street, where the damage occurred. Andrew entered “No” for working in the intersection on ticket 20251902595. At a minimum, upon arrival at the worksite, the PAWC crew completing the work should have called in for a renotify one call ticket after walking the worksite if they decided the markings were incomplete or place a second PA One Call Ticket if they had to dig the intersection.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PAWC, the excavator and project owner, placed the Routine Ticket, 20251902595, on 7/9/2025, to replace a water service line, with Location Information as, Please Mark Right of Way Between 209, 306, and 302. PAWC was working in the area described, they mentioned “Right of Way” and “Between”. Sounds like a misunderstanding of where facilities should have been located and marked. “Right-of-Way” indicates locating facilities in the roadway and “Between” indicates to locate facilities in-between the houses. PAWC wanted to communicate with the Facility Owners to locate and mark in the street, between the houses.</p> <p>Both Peoples Gas and Columbia Gas responded to the ticket, 20251902595, as Field Marked. The photo shows Columbia Gas marked line in the street, and Peoples Gas markings in the grass between the houses. Photo shows excavation taking place just off the street, in front / between the houses. PAWC did place a Renotify ticket to notify Peoples Gas to remark in the street, in front / between the houses.</p> <p>The definition in Act 127, “Locate Request”, the last sentence states, “Locate requests submitted by an excavator performing work within the right-of-way of any State highway, either under contract to the Department of Transportation or under authority of a permit issued by the Department of Transportation, shall include the number of the Department of Transportation contract or permit.”</p> <p>Google definition: “Right-of-way can be land purchased by a government entity, like PennDOT, for highways, or land owned by a municipality for public pathways.”</p> <p>PAWC did not submit an AVR and there is no indication that 911 was called.</p> <p>Violations:</p> <p>*PA American Water Company is in violation of sections:</p> <p>5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid.</p> <p>5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.</p> <p>5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.</p> <p>Recommendation: PUC Compliance Education Required and Penalties Applied</p>	
56926	<p>Facility Owner: PEOPLES GAS COMPANY LLC</p> <p>Contractor/Excavator: MELE & MELE & SONS, INC.</p> <p>Project Owner: PITTSBURGH WATER</p> <p>Designer: JOHNSON</p>	<p><u>On 7/22/2025 2:20:00 PM at 1414 BENNINGTON AVE, PITTSBURGH CITY, ALLEGHENY</u> On Tuesday, December 9, 2025, at the DPC meeting, disputing was Duquesne Light, and it was voted to remove the penalty and education, but keep the violation.</p> <p>*****</p> <p>Disputing- Duquesne Light Company see attached letter</p> <p>*****</p>	<p>MELE & MELE & SONS, INC.: \$1,000.00 Section 5(4) 2nd Offense \$1,000.00</p> <p>DUQUESNE LIGHT COMPANY: \$0.00 Section 2(5)(viii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>MIRMIRAN & THOMPSON Other: DUQUESNE LIGHT COMPANY Other: PITTSBURGH CITY DEPT OF MOBILITY & INFRASTRUCTURE Other: Verizon PA LLC</p>	<p>The incident occurred on Tuesday, July 22, 2025, at 1414 Bennington Avenue, in Pittsburgh City, Allegheny County.</p> <p>Peoples Gas Company’s line was damaged.</p> <p>Mele & Mele & Sons, Inc. stated in their Alleged Violation Report (AVR), approximately 2:20pm during excavation, the Contractor struck a gas service at 1414 Bennington Street on the public side. The line was marked, and the Contractor did not hand dig. The Foreman called 911 and Peoples Gas. The Pittsburgh Fire Department responded arriving on site at 2:40pm, and Peoples Gas arrived at 2:50pm and called for a repair crew. The repair crew arrived at 4:00pm and repaired the line using PLA pipe and 2 couplings. The repair was completed before 4:30pm, and Peoples Gas left the work site.</p> <p>Peoples Gas stated in their AVR, Mele & Mele & Sons working for Pittsburgh Water, to install new water mains and service lines struck and damaged a properly marked Peoples Gas service line, while using mechanized equipment within the tolerance zone.</p> <p>Pittsburgh Water; the project owner and Johnson Mirmiran & Thompson; the designer, stated in their AVR’s approximately 2:20pm during excavation, the Contractor struck a gas service at 1414 Bennington Street on the public side. The line was marked, and the Contractor did not hand dig. The Foreman called 911 and Peoples Gas. The Pittsburgh Fire Department responded arriving on site at 2:40pm, and Peoples Gas arrived at 2:50pm and called for a repair crew. The repair crew arrived at 4:00pm and repaired the line using PLA pipe and 2 couplings. The repair was completed before 4:30pm, and Peoples Gas left the work site. Lines are shown on the bid documents.</p> <p>Photo attached showing damage occurred within the tolerance zone.</p> <p>20251421375- Complex Project Meeting ticket was placed on 5/22/2025. Duquesne Light Company- Did Not Attend Meeting. Attached is complex project meeting sign-in sheet.</p> <p>20252033839- Damage Emergency ticket placed on 7/22/2025. No Response from: Pittsburgh City Dept of Mobility & Infrastructure, and Verizon PA, LLC responded on 7/23/2025 as Field Marked.</p> <p>Violations:</p> <p>*Mele & Mele & Sons, Inc. is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Penalty Applied</p>	<p>PITTSBURGH CITY DEPT OF MOBILITY & INFRASTRUCTURE: \$2,500.00 Section 2(5)(vii) Subsequent \$2,500.00</p> <p>Verizon PA LLC: \$2,500.00 Section 2(5)(vii) Subsequent \$2,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*Duquesne Light Company is in violation of section: 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project. 20251421375 Recommendation: Penalty Applied</p> <p>*Pittsburgh City Dept of Mobility & Infrastructure is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20252033839 Recommendation: PUC Compliance Education Required and Penalty Applied</p> <p>*Verizon PA, LLC is in violation of section: 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20252033839 Recommendation: Penalty Applied</p>	
57155	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: Five Point Supply Project Owner: Peoples Gas Project Owner: Wilson Excavating Designer: Peoples Gas Other: Westmoreland County Municipal Authority</p>	<p>On 7/23/2025 9:32:00 PM at SR 0130, PENN TWP, WESTMORELAND On 12/9/2025 the Damage Prevention Committee (DPC) voted to remove the violation and penalties for Municipal Authority of Westmoreland County. ***** Westmoreland County Municipal Authority - Disputing **** The incident occurred on 7/23/2025, at 11:30 PM, on SR 0130, in Penn Twp, Westmoreland County.</p> <p>A gas line owned by Peoples Gas Company was damaged. The Alleged Violation Report's (AVR) submitted did not indicate that 911 was contacted.</p> <p>Peoples Gas is the facility owner, designer, and project owner. Their AVR states, "Wilson Excavating subcontracted [Five Point Supply] 5 points to saw cut the project. 5 points saw cut through a 1" pla service at 3418 Route 130 Harrison city. Peoples natural gas is the project owner."</p> <p>Five Point Supply is the excavator. An AVR has not been filed as of 09/15/2025.</p> <p>Wilson Excavating is a project owner as they contracted Five Point Supply for excavation. Their AVR states, "Wilson Excavating was performing work for Peoples Gas on Rt. 130 in Irwin near house #3418 when a subcontractor hired to saw cut damaged a marked Peoples gas line. The subcontractor was 5 Points. The line was a 1" gas service that was inserted into 1 1/4" steel and it was directly below the hard surface at 16". The subcontractor was saw cutting when they cut through the line. Wilson Excavating did not damage the line, our subcontract did."</p> <p>Images submitted show the site, marks, and damage. The line that was damaged was within the tolerance zone of the yellow marks.</p> <p>Ticket # 20251834693 New – Excavation – Routine 7/2/25: Westmoreland Co Muni Auth responded they</p>	<p>Five Point Supply: \$3,000.00 Section 5(4) 2nd Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Westmoreland County Municipal Authority: \$1,000.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>would mark by 7/9/2025, and responded “Field Marked” on 7/24/2025</p> <p>Ticket #20251834656 New – Excavation – Routine 7/2/25: Westmoreland Co Muni Auth responded they would mark by 7/7/2025, and responded “Field Marked” on 7/21/2025.</p> <p>Violations: Excavator – Five Point: 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>Facility (other) - Westmoreland Co Muni Auth: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket # 20251834693 Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket #20251834656 Recommendation: PUC Online Compliance Training is required.</p>	
57026	<p>Facility Owner: PECO Contractor/Excavator: C SHARKEY ENTERPRISES INC Project Owner: Homeowner</p>	<p><u>On 7/28/2025 3:49:00 PM at 405 PENN RD, LOWER MERION TWP, MONTGOMERY</u> On 12/09/2025 the Damage Prevention Committee (DPC) voted to Accept the Damage Prevention Investigator (DPI) recommendations for C. Sharkey Enterprises Inc. as they were presented to the DPC. * C SHARKEY ENTERPRISES INC is disputing. (Violation of 5(7) was withdrawn due to documentation they contacted USIC about the damage.) ***** The incident occurred on 7/28/2025 at 405 PENN RD in LOWER MERION TWP in Montgomery County. A ½” plastic gas service line was damaged. 911 was not notified. PECO AN EXELON COMPANY the facility owner stated in their Alleged Violation Report (AVR) that “Contractor failed to maintain mark out or call for renot, leading to damage of underground gas line”. USIC report lists that a vibratory plow was used to install irrigation. USIC also state that they were notified by Sharkey’s Enterprises about the damage. Pictures are included in the report. SHARKEYS ENTERPRISES the excavator did not submit an AVR.</p>	<p>C SHARKEY ENTERPRISES INC: \$1,500.00 Section 5(4) 1st Offense \$500.00 Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The submitted photos show the area where the damage occurred, using a "damage" pylon. The area has not yet been dug up, as the damage was caused by the trenching machine. After the damage occurred, the area was hand dug to locate the damaged line.</p> <p>*Ticket 20251964029 reads that Sharkey’s Enterprises will be installing a new water line for irrigation by trenching with a trenching machine.</p> <p>VIOLATIONS SHARKEYS ENTERPRISES is in violation of: 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. 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. (Withdrawn) Recommendation: The penalties are applied. Education is required.</p>	
57446	<p>Facility Owner: UGI Contractor/Excavator: Leeward Construction Project Owner: PENNSYLVANIA AMERICAN WATER Designer: PA American Water - Spacesaver Other: ZAYO</p>	<p><u>On 7/29/2025 10:40:00 AM at S LINCOLN AVE, SCRANTON CITY, LACKAWANNA</u> On 12/09/2025 The Damage Prevention Committee (DPC) voted to keep the violations and penalties as recommended by the Damage Prevention Investigator (DPI) for Leeward Construction.</p> <p>*</p> <p>Leeward Construction - Disputing. On 11/06/2025 DPI Maki sent details for the cited violations. Please also see AVR comments. *****</p> <p>The incident occurred on 7/29/2025 on South Lincoln Ave in Scranton City in Lackawanna County.</p> <p>A gas service line owned by UGI was damaged.</p> <p>PENNSYLVANIA AMERICAN WATER the project owner stated in their Alleged Violation Report (AVR) that "LEEWARD CONST WAS DIGGING EXCCAVATOR NOT USING SOFT DIG AND HIT GAS SERVICE @ 10:50 FIRE TRUCKS SHOWED UP @ 10:57 UGI WAS HERE @ 10:59 UGI HAD GAS OFF @ 11:08 UGI HAD IT FIXED @ 11:51 LEEWARD BACK TO WORK @12:10 PM 130-128 LINCOLN AVE " 911 was notified. Pictures were provided.</p> <p>UGI UTILITIES INC stated in their AVR that “Excavator struck and damaged a correctly marked gas service while digging in the tolerance zone”. 911 was notified. Reports and pictures were provided.</p> <p>Leeward Construction has not submitted an AVR as of 9/18/2025.</p>	<p>Leeward Construction: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>ZAYO: \$1,500.00 Section 2(5)(v) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>VIOLATIONS</p> <p>Leeward Construction is in violation of: 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. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: The penalties are applied. Education is required.</p> <p>Zayo Bandwidth Formerly PPL Telecom LLC is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Complex project ticket 20251821900 was submitted by Leeward Construction on 7/01/2025 with a response due by 7/09/2025 and the meeting to be held on 7/10/2025 at 9:00 a.m. Zayo Bandwidth Formerly PPL Telecom LLC did not respond “Clear” until 7/21/2025. This is a third offense. Recommendation: The penalties are applied. Education was recently completed.</p>	
57062	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: Excalibur Construction Project Owner: Scott Township - Allegheny County Designer: LENNON SMITH SOULERET ENGINEERING INC</p>	<p><u>On 7/29/2025 3:00:00 PM at BOWER HILL RD, SCOTT TWP, ALLEGHENY</u> On 12/09/2025: Scott Township was not in attendance at the Damage Prevention Committee (DPC) meeting. The DPC voted:</p> <p>Scott Township- Section 6.1(7) - Keep the violation and penalty. Add an additional \$250.00 penalty for disputing and not attending the DPC meeting.</p> <p>***** Scott Township is disputing.</p> <p>***** The incident occurred on July 29th, 2025, at 3:00 PM, on Bower Hill Road, in Scott Township, Allegheny County.</p> <p>A gas line owned by Peoples Gas Company was damaged. 911 was called.</p> <p>Peoples Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excalibur Construction working for Scott Township struck and damaged a Peoples Gas main line. This ticket was placed at the end of March and no updates were ever called in. In addition to not maintain the markings, there was clear evidence of underground facilities in the excavation as evidenced by a line marker and exposed piping.” Photos were submitted.</p> <p>Excalibur Construction is the excavator. An AVR has not been filed as of 09/19/2025.</p> <p>Scott Township is the project owner. An AVR has not been filed as of 09/19/2025.</p>	<p>Excalibur Construction: \$2,000.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Scott Township - Allegheny County: \$1,250.00 Section 6.1(7) 1st Offense \$1,250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The submitted photos included an image of the post locate mark outs. The gas line was marked using yellow paint and flags. There was a pipe emerging from the ground that was also painted yellow. Additionally, there is a yellow “Warning Gas Pipeline” marker next to the pipe. The photos of the damage show the paint and flags are no longer visible due to the ground being excavated. The yellow pipe and yellow marker did remain. The damage occurred within the tolerance zone.</p> <p>Violations:</p> <p>Excalibur Construction-</p> <ul style="list-style-type: none"> - Section 5(3) – Excavator failed to preserve mark-outs or request a remark. - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalties are applied. PUC compliance training education is required.</p> <p>Scott Township-</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
57065	<p>Facility Owner: PECO Contractor/Excavator: MCCAFFREY & SONS Project Owner: Homeowner Other: Comcast</p>	<p><u>On 7/30/2025 10:36:00 AM at 235 COLONIAL DRIVE, WARMINSTER TWP, BUCKS</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted on McCaffrey and Sons' violations to maintain the 5(4) and 5(8) violation and reduce the penalty for 5(16) from \$1000 to \$0, ***** MCCAFFREY & SONS - disputing ***** The incident occurred on 7/30/2025, at 10:36 AM, on 235 Colonial Drive, in Warminster Twp, Bucks County.</p> <p>A gas line owned by PECO was damaged. The facility was notified of the damage. There is no indication of 911 being contacted.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “Contractor digging with mechanical means inside of tolerance zone damage accurately marked .5" Gas service”. Images submitted show the damage occurred within the tolerance zone of a yellow mark.</p> <p>Mccaffrey & Sons is the excavator. An AVR has not been filed as of 09/08/2025. Tickets submitted for this site indicate power equipment is the method for excavation.</p> <p>Wenzel Pisch is the Homeowner / project owner. An AVR has not been filed as of 09/08/2025.</p>	<p>MCCAFFREY & SONS: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$0.00</p> <p>Comcast: \$4,000.00 Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(vii) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Ticket #20252111573 New – Damage – Emergency was prepared on 7-30-2025 at 10:33 AM. Comcast Cable Montgomery County responded Clear on 8/29/2025.</p> <p>Ticket # 20252052548 New – Excavation – Routine had a response due date of 7/28/2025. Comcast responded Clear on 8/29/2025.</p> <p>Violations: Excavator - Mccaffrey & Sons: 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>Facility (other) – Comcast: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket # 20252052548 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20252111573 Recommendation: PUC Online Compliance Training is required.</p>	
57706	<p>Facility Owner: UGI Utilities Inc. Contractor/Excavator: SPAZZOLIS CONSTRUCTION Project Owner: HOMEOWNER Other: CITY OF CARBONDALE</p>	<p><u>On 7/30/2025 12:40:00 PM at 69 Farview Street, CARBONDALE CITY, LACKAWANNA</u> City Of Carbondale - Disputing. They stated that they have reached out to maria from OneCall. On 10/31/2025 DPI Michael asked what new procedures are in place now that would ensure that all tickets are answered? No other information has been provided.</p> <p>On December 9, 2025, the DPC voted to uphold the violation for 2(5)(vii) but reduce the penalty to a warning (\$0) **** The incident occurred on 7/30/2025 oat 69 Fairview St. in Carbondale City in Lackawanna County.</p> <p>A Gas facility owned by UGI was struck, damaged and squeezed off.</p> <p>UGI UTILITIES INC stated in their Alleged Violation Report (AVR) that “Excavator struck and damaged a gas facility while digging without a one call. Excavator squeezed off the struck gas service after it was damaged prior to UGI or emergency personnel arriving”. 911 was called. Pictures were provided.</p> <p>SPAZZOLIS CONSTRUCTION has not submitted an AVR as of 9/19/2025.</p>	<p>SPAZZOLIS CONSTRUCTION: \$2,250.00 Section 5(16) 1st Offense \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(6)(i) 1st Offense \$250.00</p> <p>CITY OF CARBONDALE: \$0.00 Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Pictures provided show teeth marks at the site of excavation. See pictures 1000000109 and 1000000108 also see google image of 69 Fairview - for the extent of excavation.</p> <p>VIOLATIONS SPAZZOLIS CONSTRUCTION is in violation of: 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. Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Recommendation: The penalties are applied. Education is required.</p> <p>City of Carbondale is in violation of: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20252112721 was submitted by SPAZZOLIS CONSTRUCTION on 7/30/2025 at 13:28. City of Carbondale never responded. Recommendation: The penalty is applied. Education is required</p>	
57499	<p>Facility Owner: UGI Contractor/Excavator: Jer's Contracting Project Owner: Home Owner Other: Richmond Township Muni Auth</p>	<p><u>On 8/4/2025 9:57:00 AM at 248 NEWTOWN HILL RD, RICHMOND TWP, TIOGA</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted on Jer's Contracting's violations to remove the 5(4) violation, and keep the 5(16) violation and penalty. Education remains as required. ***** Jer's Contracting - Disputing ***** Richmond Township Muni Auth 2(5)(v) violation was reduced from \$500 to a warning of \$0. ***** The incident occurred on 8/4/2025, at 9:57 AM, on 248 Newtown Hill Rd, in Richmond Twp, Tioga County.</p> <p>A gas line owned by UGI was damaged.</p> <p>UGI is the facility owner. Their Alleged Violation Report (AVR) states, “A contractor struck and damaged a gas service with an auger. Gas flag was present on site, but marks were not maintained from original PA One Call.”</p> <p>Jer’s Contracting is the excavator. An AVR has not been filed as of 09/25/2025. The ticket they entered was marked on 7/3/2025, and the damage occurred on 8/4/2025. The images provided by UGI show the topsoil has been removed in the area where excavation is occurring. Yellow flags are visible but no marks on the soil remain beside the marks Jer’s placed for the</p>	<p>Jer's Contracting: \$1,000.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Richmond Township Muni Auth: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>construction project. An auger attachment is seen on an excavator at the site.</p> <p>Homeowner is the project owner. An AVR has not been filed as of 09/25/2025.</p> <p>Richmond Township Muni Auth responded “Conflict” to ticket #20251830671, but never entered a final response.</p> <p>Violations: Excavator - Jer’s Contracting: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line 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) - Richmond Township Muni Auth: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251830671 Recommendation: PUC Online Compliance Training is required.</p>	
57470	<p>Facility Owner: UGI Contractor/Excavator: Maiocco Excavating Other: City Of Carbondale Other: Comcast</p>	<p><u>On 8/13/2025 10:00:00 AM at 115 8TH AVE, CARBONDALE CITY, LACKAWANNA</u> On 12/9/2025 the Damage Prevention Committee (DPC) voted for City of Carbondale to keep the violation and education, and reduce the penalty from \$1000 to \$0. ***** City Of Carbondale - Disputing - One call indicates, "Our records show Michele Bannon contact us on January 30 because she did not see her tickets that needed to be responded to. She was using Web Ticket Response and was not changing the search criteria to see all tickets. We explained what criteria to us and suggested she use Online Ticket Management to respond to tickets." Incident occurred on 8/13/2025. Maiocco - 1.1 violation is reduced from \$1000 to a warning of \$0. Maiocco accepts **** The incident occurred on 8/13/2025, at 10:00 AM, on 115 8Th Ave, in Carbondale City, Lackawanna County. *This is a non-damage incident.* UGI is a facility owner. Their Alleged Violation Report (AVR) states, “Excavator was found digging with mechanized equipment without a One Call. The One Call number attached is the No One Call ticket called in by UGI.” Maiocco Excavating is the excavator. An AVR has not been filed as of 09/23/2025. The project owner and designer cannot be determined due to Maiocco Excavating not submitting an AVR, and their routine ticket states they are working for themselves.</p>	<p>Maiocco Excavating: \$1,000.00 Section 1.1 1st Offense \$0.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p> <p>City Of Carbondale: \$0.00 Section 2(5)(vii) 1st Offense \$0.00</p> <p>Comcast: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Maiocco was excavating without a PA One Call ticket. When questioned for their ticket they answered they did not have it on them and their boss will get back to him with it. After this encounter UGI entered a No One Call ticket at 10:28 AM. Maiocco Excavating then entered a ticket at 10:45 AM for an excavation to start at 11:00AM, which created a New– Excavation – Insufficient ticket due to the start date not meeting Act 127 of 2025 requirements. Maiocco Excavating stated to PA One Call that their crew was on site, they already started digging at the site, and will continue digging. Images submitted show the site, excavation, and equipment. A section of sidewalk has already been excavated in the images. No marks are seen in the images.</p> <p>Ticket #20252251709 New – No One Call– Emergency: City Of Carbondale did not respond.</p> <p>Ticket # 20252251848 Renotify – Excavation – Insufficient had a response due date of 8/16/2025. Comcast responded “Clear” on 8/29/2025.</p> <p>Violations: Excavator -Maiocco Excavating: Section 1.1 – Excavator did not begin within legal timeframe. Ticket # 20252251848 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. Facility (other) – Comcast: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. # 20252251848 Recommendation: PUC Online Compliance Training is required. Facility (other) – City Of Carbondale: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20252251709 Recommendation: PUC Online Compliance Training is required.</p>	