THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 284 Session of 2017

INTRODUCED BY BAKER, WATSON, MACKENZIE, HEFFLEY, D. COSTA, MOUL, STAATS, MILLARD, PHILLIPS-HILL, MURT, EVERETT, SCHEMEL, M. QUINN, IRVIN AND WARD, FEBRUARY 1, 2017

REFERRED TO COMMITTEE ON CONSUMER AFFAIRS, FEBRUARY 1, 2017

AN ACT

1 2	Amending the act of December 10, 1974 (P.L.852, No.287), entitled, as amended, "An act to protect the public health
3	and safety by preventing excavation or demolition work from
4	damaging underground lines used in providing electricity,
5	communication, gas, propane, oil delivery, oil product
6	delivery, sewage, water or other service; imposing duties
7	upon the providers of such service, recorders of deeds, and
8	persons and other entities preparing drawings or performing
9	excavation or demolition work; and prescribing penalties,"
10	further providing for title of act, for definitions,
11	providing for start date, further providing for duties of
12	facility owners, for duties of the One Call System, for
13	duties of designers, for duties of excavators, for duties of
14	project owners and for penalties, providing for Damage
15	Prevention Committee, for enforcement and for compliance and
16	further providing for One Call System authority and for
17	expiration.
18	The General Assembly of the Commonwealth of Pennsylvania
19	hereby enacts as follows:
20	Section 1. The title and section 1 of the act of December
21	10, 1974 (P.L.852, No.287), referred to as the Underground
22	Utility Line Protection Law, are amended to read:
23	AN ACT
24	To protect the public health and safety by preventing
25	excavation or demolition work from damaging underground

1 lines used in providing electricity, communication, gas, 2 propane, oil delivery, oil product delivery, sewage, 3 water or other service; imposing duties upon the providers of such service[, recorders of deeds,] and 4 persons and other entities preparing drawings or 5 6 performing excavation or demolition work; and prescribing 7 penalties. 8 Section 1. [As used in this act:] The following words and phrases when used in this act shall have the meanings given to 9 them in this section unless the context clearly indicates 10 11 otherwise: "Abandoned" means no longer in service and physically 12 13 disconnected from a line. 14 "Alleged violation" means an instance when a person by action or inaction fails to fulfill the obligations of this act. 15 16 "Business day" means any day except a Saturday, Sunday or legal holiday prescribed by statute. A business day begins at 17 18 12:00:00 a.m. and ends at 11:59:59 p.m. 19 ["Cartway" means that portion of a street which is improved 20 by surfacing with permanent or semipermanent material and is 21 intended for vehicular traffic.] 22 "Chairman" means the Chairman of the Pennsylvania Public_ 23 Utility Commission. "Commission" means the Pennsylvania Public Utility 24 Commission. 25 26 "Committee" means the Damage Prevention Committee established under section 7.8. 27 "Common Ground Alliance best practices" means the damage 28 prevention industry recommended standards issued by the Common 29 Ground Alliance, a not-for-profit corporation created pursuant 30

20170HB0284PN0270

- 2 -

1 to the issuance of the United States Department of

2 Transportation's Common Ground Task Force report in 1999.

3 "Complex project" means an excavation that involves more work 4 than properly can be described in a single locate request or any 5 project designated as such by the excavator <u>or facility owner</u> as 6 a consequence of its complexity or its potential to cause 7 significant disruption to lines or facilities and the public, 8 including excavations that require scheduling locates over an 9 extended time frame.

10 "Consumer Price Index" means the index of consumer prices 11 developed and updated by the Bureau of Labor Statistics of the 12 United States Department of Labor.

13 ["Continuing property records" means a record required 14 pursuant to 66 Pa.C.S. § 1702 (relating to continuing property 15 records).]

16 "Demolition work" means the partial or complete destruction 17 of a structure, by any means, served by or adjacent to a line or 18 lines.

19 ["Department" means the Department of Labor and Industry of 20 the Commonwealth.]

"Designer" means any architect, engineer or other person who or which prepares a drawing for a construction or other project which requires excavation or demolition work as herein defined. "Emergency" means a sudden or unforeseen occurrence involving a clear and immediate danger to life, property and the environment, including, but not limited to, serious breaks or defects in a facility owner's lines.

28 "Excavation work" means the use of powered equipment or 29 explosives in the movement of earth, rock or other material, and 30 includes, but is not limited to, anchoring, augering,

20170HB0284PN0270

- 3 -

backfilling, blasting, boring, digging, ditching, drilling, 1 2 driving-in, grading, plowing-in, pulling-in, ripping, scraping, 3 trenching and tunneling[, but]. The term does not include soft excavation technology such as vacuum, high pressure air or 4 water, tilling of soil for agricultural purposes to a depth of 5 less than eighteen inches[, the direct operations necessary or 6 7 incidental to the purposes of finding or extracting natural 8 resources, political subdivisions performing minor routine 9 maintenance up to a depth of less than eighteen inches measured 10 from the top of the edge of the cartway or the top of the outer edge of an improved shoulder, in addition to the performance of 11 incidental de minimis excavation associated with the routine 12 13 maintenance and the removal of sediment buildup, within the right-of-way of public roads or employes of the Department of 14 15 Transportation performing within the scope of their employment 16 work up to a depth of twenty-four inches beneath the existing surface within the right-of-way of a State highway.], work 17 18 performed by persons whose activities must comply with the 19 requirements of and regulations promulgated under the act of May_ 31, 1945 (P.L.1198, No.418), known as the Surface Mining 20 Conservation and Reclamation Act, the act of April 27, 1966 (1st 21 Sp.Sess., P.L.31, No.1), known as The Bituminous Mine Subsidence_ 22 and Land Conservation Act, or the act of September 24, 1968 23 24 (P.L.1040, No.318), known as the Coal Refuse Disposal Control Act, that relate to the protection of utility facilities or the 25 26 direct operations on a well pad following construction of the well pad and that are necessary for operations incidental to the 27 extraction of oil or natural gas. 28 29 "Excavator" means any person who or which performs excavation

30 or demolition work for himself or for another person.

20170HB0284PN0270

- 4 -

1 "Facility owner" means the public utility or agency,
2 political subdivision, municipality, authority, rural electric
3 cooperative or other person or entity who or which owns or
4 operates a line. [The term does not include the Department of
5 Transportation within a State highway right-of-way.] The term
6 does not include any of the following:

7 (1) A person serving the person's own property through the
8 person's own line, if the person does not provide service to any
9 other customer.

10 (2) A person using a line which the person does not own or 11 operate, if the use of the line does not serve more than a 12 single property.

13 "Final design" means the engineering and construction 14 drawings that are provided to a bidder or other person who is 15 asked to initiate construction on the bid date or the date the 16 project is set for construction in the absence of a bid.

17 "Fiscal year" means the fiscal year utilized by the

18 <u>commission</u>.

19 "Horizontal directional drilling" means the use of horizontal 20 boring devices that can be guided between a launch point and a 21 reception point beneath the earth's surface.

22 "Injury" means a bodily harm to a person who, as a result of
 23 the bodily harm, immediately receives medical attention away

24 from the scene of the incident.

25 <u>"Lawful start date" means the scheduled start date as</u> 26 provided under section 1.1.

27 "Line" or "facility" means an underground conductor or 28 underground pipe or structure used in providing electric or 29 communication service, or an underground pipe used in carrying, 30 gathering, transporting or providing natural or artificial gas,

20170HB0284PN0270

- 5 -

petroleum, propane, oil or petroleum and production product, 1 2 sewage, water or other service to one or more transportation 3 carriers, consumers or customers of such service and the appurtenances thereto, regardless of whether such line or 4 structure is located on land owned by a person or public agency 5 6 or whether it is located within an easement or right-of-way. The 7 term shall include unexposed storm drainage and traffic loops 8 that are not clearly visible. [The term shall not include crude 9 oil or natural gas production and gathering lines or facilities 10 unless the line or facility is a regulated onshore gathering line as defined in regulations promulgated after January 1, 11 12 2006, by the United States Department of Transportation pursuant 13 to the Pipeline Safety Act of 1992 (Public Law 102-508, 49 14 U.S.C. § 60101 et seq.), if the regulated gathering line is 15 subject to the damage prevention program requirements of 49 CFR 16 § 192.614.]

17 "Locate request" means a communication between an excavator 18 or designer and the One Call System in which a request for 19 locating facilities is processed. Locate requests submitted by 20 an excavator performing work within the right-of-way of any 21 State highway, either under contract to the Department of Transportation or under authority of a permit issued by the 22 23 Department of Transportation, shall include the number of the 24 Department of Transportation contract or permit.

["Minor routine maintenance" means shaping of or adding dust palliative to unpaved roads, removal and application of patches to the surface or base of flexible base, rigid base or rigid surface roads by either manual or mechanized method to the extent of the existing exposed base material, crack and joint sealing, adding dust palliative to road shoulders, patching and

20170HB0284PN0270

- 6 -

cutting of shoulders and shoulder bases by either manual or
 mechanized methods to the extent of the existing exposed base,
 and cleaning of inlets and drainage pipes and ditches.]

"One Call System" means the communication system established 4 within this Commonwealth to provide a single nationwide toll-5 6 free telephone number or 811 number for excavators or designers or any other person covered by this act to call facility owners 7 8 and notify them of their intent to perform excavation, 9 demolition or similar work as defined by this act. The One Call 10 System shall be incorporated and operated as a nonprofit 11 corporation pursuant to 15 Pa.C.S. Pt. II Subpt. C (relating to 12 nonprofit corporations).

13 "Operator" means any individual in physical control of 14 powered equipment or explosives when being used to perform 15 excavation or demolition work.

16 "Person" means an individual, partnership, corporation, 17 political subdivision, a municipal authority, the Commonwealth 18 and its agencies and instrumentalities, or any other entity. 19 "Powered equipment" means any equipment energized by an 20 engine or motor and used in excavation or demolition work. 21 ["Preconstruction request" means a notification to facility

22 owners regarding a complex project.]

23 <u>"Preconstruction meeting" means a scheduled event held by the</u>
24 <u>excavator, designer, project owner and facility owner, or an</u>
25 <u>agent of the excavator, designer, project owner and facility</u>
26 <u>owner, prior to the commencement of excavation or demolition</u>
27 <u>work in a complex project.</u>

28 "Project owner" means any person who or which engages an 29 excavator for construction or any other project which requires 30 excavation or demolition work.

20170HB0284PN0270

- 7 -

["Secretary" means the Secretary of Labor and Industry of the
 Commonwealth.

3 "Site" means the specific place denoted on the locate request where excavation or demolition work is being or is planned to be 4 performed. A site should be denoted as a clearly defined, 5 bounded area, including relevant identifiable points of 6 7 reference such as the specific address with a specific 8 description as to the portion of the property, including descriptions such as front, back, left side, right side and 9 direction such as N, S, E, W or variants. Where possible, the 10 points should also reference, without limitation, the size and 11 12 radius or circumference of the excavation, utility pad or 13 pedestal numbers, utility pole numbers, landmarks, including 14 trees, fountains, fences, railroads, highway and pipeline 15 markers, and latitude and longitude.]

16 <u>"Report of alleged violation" means a recorded account of an</u>
17 <u>alleged violation.</u>

18 "Subsurface utility engineering" or "SUE" means those techniques set forth in the American Society of Civil Engineers 19 20 (ASCE) most recently published standard CI/ASCE 38-02, or its 21 successor document as determined by the One Call System. 22 "Tolerance zone" means the horizontal space within eighteen 23 inches of the outside wall or edge of a line or facility. 24 "Traffic loop" means a device that detects metal objects such 25 as cars and bicycles based on the change in inductance that they 26 induce in the device.

27 <u>"Well pad" means area, under the control of an oil or natural</u> 28 <u>gas company, occupied by equipment or facilities necessary or</u> 29 <u>required for the drilling, production or plugging of an oil or</u> 30 <u>natural gas well.</u>

20170HB0284PN0270

- 8 -

1	"Work site" means the specific place denoted on the locate
2	request where excavation or demolition work is being or is
3	planned to be performed. A work site should be denoted as a
4	clearly defined, bounded area, including relevant identifiable
5	points of reference such as the specific address with a specific
6	description as to the portion of the property, including
7	descriptions such as front, back, left side, right side and
8	direction such as N, S, E, W or variants. Where possible, the
9	points should also reference, without limitation, the size and
10	radius or circumference of the excavation, utility pad or
11	pedestal numbers, utility pole numbers, landmarks, including
12	trees, fountains, fences, railroads, highway and pipeline
13	markers, and latitude and longitude.
14	Section 2. The act is amended by adding a section to read:
15	Section 1.1. The lawful start date shall be three business
16	days through ten business days following notification to the One
17	<u>Call System.</u>
18	Section 3. Sections 2, 3, 3.1, 4, 5 and 6.1 of the act are
19	amended to read:
20	Section 2. <u>(a)</u> It shall be the duty of each facility owner:
21	(1) To be a member of and give written notice to the One
22	Call System. Such notice shall be in a form acceptable to the
23	One Call System and include:
24	(i) the legal name of the facility owner and their official
25	mailing address;
26	(ii) the names of the counties and municipalities, down to
27	and including wards in Philadelphia, Pittsburgh, Allentown and
28	Erie, in which its lines are located and other related
29	information as may be required by the One Call System regarding
30	the location of a member's facilities;
20170HB0284PN0270 - 9 -	

1 (iii) the facility owner's address (by street, number and 2 political subdivision)[,] and the telephone number and fax 3 number, if available, to which inquiries may be directed as to 4 the location of such lines;

(iv) the street identifications or like information within 5 each of the municipalities in which its lines are located. This 6 7 information shall be in a form acceptable to the One Call 8 System. Upon acceptance of the information from a facility owner, the One Call System shall provide the facility owner with 9 10 notification within the boundaries described. All facility 11 owners shall agree to indemnify and hold harmless the One Call 12 System for any errors and omissions on the part of the facility owner or the excavator or designer providing the information as 13 14 the agent of the facility owner; and

15 any other information required by the One Call System. (V) 16 To provide the One Call System, within five business (2)days, with any revised information required under this section. 17 18 (4) Not more than ten business days after receipt of a 19 request from a designer who identifies the work site of 20 excavation or demolition work for which he is preparing a drawing, to initially respond to his request for information as 21 to the position and type of the facility owner's lines at such 22 23 work site based on the information currently in the facility 24 owner's possession or to mark the plans which have been provided 25 to it by the designer by field location or by another method 26 agreed to by the designer, excavator and facility owner, or their agent. The facility owner shall so advise the person 27 28 making the request of the facility owner's status at the work 29 site through the One Call System.

30 (5) After receipt of a timely request from an excavator or 20170HB0284PN0270 - 10 - operator who identifies the <u>work</u> site of excavation or demolition work he intends to perform and not later than the business day prior to the [scheduled] <u>lawful start</u> date of excavation:

(A) To mark, stake, locate or otherwise provide the 5 (i) 6 position of the facility owner's underground lines at the work site within eighteen inches horizontally from the outside wall 7 8 of such line in a manner so as to enable the excavator, where appropriate, to employ prudent techniques, which may include 9 10 hand-dug test holes, to determine the precise position of the 11 underground facility owner's lines. This shall be done to the 12 extent such information is available in the facility owner's records or by use of standard locating techniques other than 13 14 excavation. Standard locating techniques shall include, at the utility owner's discretion, the option to choose available 15 16 technologies suitable to each type of line or facility being located at the work site, topography or soil conditions or to 17 18 assist the facility owner in locating its lines or facilities, 19 based on accepted engineering and operational practices. 20 Facility owners shall make reasonable efforts during the excavation phase to locate or notify excavators of the existence 21 and type of abandoned lines [that remain on the continuing 22 23 property records of the facility owners].

(B) To maintain existing records of main lines abandoned on
or after the effective date of this clause and to mark, locate
or identify the main lines if possible, based upon the existing
records. The records shall include written or electronic
documents or drawings in the possession of the facility owner
that show the location of an existing line or facility.
(i.1) To[, where contained on its continuing property

20170HB0284PN0270

- 11 -

records,] identify the location of an actually known facility's 1 2 point of connection to its facilities, where the point of 3 connection is not owned or operated by the facility owner. A facility owner may identify the location of a known facility 4 connected to its facilities, but not owned or operated by the 5 facility owner, as a helpful guide to the excavator or owner. 6 7 The identification shall not be deemed to impose any liability 8 upon the facility owner for the accuracy of the other facility's identification. 9

10 To[, at its option,] timely elect to excavate around (ii) its facilities in fulfillment of this subparagraph, at its 11 12 option.

13 (iii.1) To propose mutually agreeable scheduling by which 14 the excavator, facility owner or designer may locate the facilities. 15

16 (v) To respond to all notices through the One Call System, provided the request is made in the time frame set forth under 17 18 this act. The response shall be made not later than the end of 19 the second business day following receipt of the notification by 20 the One Call System, excluding the business day upon which the notification is received, or not later than the day prior to the 21 [scheduled] lawful start date of excavation if the excavator 22 23 specifies a later date or, in the case of an emergency, to 24 respond through the One Call System as soon as practicable 25 following receipt of notification of the emergency by the One 26 Call System.

27 (v.1) To, if a facility owner failed to respond to an 28 original, proper, nonemergency locate request from the One Call_ 29 System or to a renotification under section 5(20), communicate directly to the excavator within two hours after renotification 30 20170HB0284PN0270

- 12 -

of the information about its facility location and, if necessary
 and possible, go to the proposed work site to mark, stake or
 locate its underground lines or to verify to the excavator that
 the facility owner's underground lines are not within the area
 of the proposed work site.

In marking the approximate position of underground 6 (vi) 7 lines or facilities, [the facility owner shall] to follow the 8 Common Ground Alliance Best Practices for Temporary Marking set forth in ANSI standard Z535.1. Should the Common Ground Alliance 9 10 Best Practices be amended, the amended guidelines shall be applied and followed. If the Common Ground Alliance Best 11 Practices no longer publishes guidelines for temporary markings 12 13 or if the responsibility for publishing the guidelines is 14 transferred to or assumed by another entity, the facility owner 15 shall follow the quidelines approved by the One Call System's 16 board of directors.

(vii) To respond to emergency notifications as soon as practicable following receipt of notification of such emergency. The response by the facility owner shall be consistent with the nature of the emergency information received by the facility owner.

(viii) To participate in preconstruction meetings for a complex project or as described in [clause (3) of section 5] section 5(3).

(ix) If notification is received pursuant to [clause (8) of section 5] <u>section 5(8)</u>, to give priority to responding to notification as an emergency.

(9) If a facility owner fails to become a member of the One
Call System in violation of this act and a line or lines of such
nonmember facility owner are damaged by an excavator by reason

20170HB0284PN0270

- 13 -

of the excavator's failure to notify the facility owner because the facility owner was not a member of the One Call System serving the location where the damage occurred, such facility owner shall have no right of recovery from the excavator of any costs associated with the damage to its lines. The right herein granted shall not be in limitation of any other rights of the excavator.

8 (10) [To submit an incident report to the department not 9 more than ten business days after receipt of notice that the 10 facility owner's lines have been damaged by excavation or 11 demolition activities that resulted in personal injury or in 12 property damage to parties other than the affected excavator or facility owner. In addition, the incident report may likewise be 13 14 furnished to the Pennsylvania Public Utility Commission and the 15 Pennsylvania Emergency Management Agency pursuant to memoranda 16 of understanding negotiated between these agencies and the 17 department, which shall, at a minimum, provide for a common 18 reporting format for incident reports. The department shall 19 furnish to the One Call System, upon reasonable request, 20 statistical data pertaining to the number of incident reports 21 filed with the department and the type, number and results of investigations for violations of this act.] To submit a report 22 of alleged violation to the commission through the One Call_ 23 24 System not more than thirty business days after receipt of notice that the facility owner's lines have been damaged by 25 excavation or demolition work or if the facility owner believes 26 a violation of this act has been committed in association with 27 excavation or demolition work. The report of alleged violation 28 29 shall be in a form and manner as required by the commission. No report may be required where the cost to repair the damage to 30

- 14 -

the facility owner's lines is less than two thousand five_ 1 hundred dollars (\$2,500), unless the same person damaged the 2 3 facility owner's lines two or more times within a six-month period. 4 5 To comply with all requests for information by the (11)6 [department] <u>commission</u> relating to the [department's] 7 commission's enforcement authority under this act within thirty 8 days of the receipt of the request. (12) To participate in the One Call System's Member Mapping 9 10 Solutions as determined by the One Call System's board of 11 directors. 12 (b) The following provisions shall apply to a line or 13 facility installed prior to the effective date of this 14 subsection: (1) The One Call System may require the mapping of the line 15 16 or facility only if the facility owner has existing maps of the line or facility and the existing maps meet the requirements of 17 18 the One Call System's Member Mapping Solutions. 19 (2) The facility owner has the burden of proving the line or facility was not subject to the requirements of this act at the 20 21 time the line or facility was installed. 22 Section 3. It shall be the duty of the One Call System [to 23 do the following]: 24 To assign one or more serial numbers and the date that (1.1)25 the work site may legally be excavated and to log the entire voice transaction on logging recorders in appropriate digital 26 form and maintain these logs for five years. All records shall 27 28 be indexed and available to the parties involved at a reasonable 29 cost and at reasonable times set by the One Call System. 30 (1.2) [Perform] <u>To perform</u> the obligations, as set forth 20170HB0284PN0270 - 15 -

under this section, on behalf of the facility owner, excavator 1 2 or designer as established by the board of directors of the One 3 Call System.

[Provide] To provide access to municipal lists 4 (1.3)provided to the One Call System for those interested parties. 5 6 This list shall contain facility owners having lines in the municipality, including wards as indicated in [subclause (ii) of 7 8 clause (1) of section 2] section 2(a)(1)(ii), and to maintain, for each municipality, a list containing the information as 9 10 required to be submitted by the facility owner. Such list shall be updated as revised information is received from the facility 11 12 owner within five business days.

13 [(2) To make such lists under clause (1.3) available for public inspection via the county recorder of deeds without 14 15 charge. A maximum copy fee of no more than twenty-five dollars 16 (\$25) may be charged per county list. Each facility owner change shall be forwarded, at no charge, to the respective county 17 18 recorder of deeds for public access. The recorder of deeds shall make such list available for public inspection based on the most 19 20 current information provided to it by the One Call System.] 21 [Not more than ten business days after the receipt of a (3) clear and specific request from the department, to provide 22 23 access to or photocopies of specific One Call System response 24 records, tickets or other like information relating to matters 25 under investigation by the department pursuant to its enforcement authority under this act.] To, per memoranda of 26 understanding between the commission and the One Call System, 27 28 provide reports of alleged violations and other information, 29 such as photographs, photocopies and drawings, that are submitted with the report of alleged violation. The One Call 30 20170HB0284PN0270

- 16 -

System shall provide access to or photocopies of One Call System 1 response records, tickets or other similar information related 2 3 to matters covered by this act under investigation by the commission, pursuant to its enforcement authority under this 4 act. The One Call System may provide reports of alleged 5 violations to the Pennsylvania Emergency Management Agency, per_ 6 7 memoranda of understanding. 8 (4) To determine the maximum geographic area that shall

9 constitute a valid single notification and to determine when 10 multiple notifications shall be required of any person, 11 including the method, the type and the number of notifications 12 in a complex project.

13 (5) If approved by the board of directors of the One Call 14 System, to offer a service for the application and obtaining of 15 State or municipal permits for excavation work. Issuance of the 16 required permits shall be the responsibility of the appropriate 17 State or municipal agency which has jurisdiction over the type 18 of excavation work being performed.

19 (6) Pursuant to policies adopted by the One Call System's 20 board of directors, to provide a secure repository for and 21 access to subsurface utility engineering data received from 22 project owners to affected facility owner members.

(7) To inquire, when an excavator has notified the One Call System of the existence of a release of natural gas or other hazardous substance or of potential danger to life, health or property, whether the excavator has notified the 911 system. If the 911 system has not been notified, the One Call System shall notify the excavator of the excavator's responsibility to notify the 911 system and shall make a record of the conversation.

30 (8) To notify the facility owner as soon as possible that an

20170HB0284PN0270

- 17 -

1 excavator has identified an unmarked or incorrectly marked 2 facility and of the facility owner's responsibilities under 3 section 2(a)(5)(v.1).

4 Section 3.1. (a) The duties of the One Call System are 5 those duties as set forth in section 3. Duties assigned to other 6 parties in other sections of this act shall be the duties of 7 those parties and shall not be imputed to the One Call System, 8 including the duty to provide accurate information to the One 9 Call System concerning proposed excavation and the duty to 10 locate facilities at a work site.

(b) The One Call System shall not be liable for damages to the person or the person's property arising out of its nonnegligent actions in furtherance of the duties imposed under this act and shall be liable only if the failure to comply was the proximate cause of any damages claimed.

16 (c) (Reserved).

(d) The One Call System shall be governed by a board of directors[,] to be chosen by the facility owners. No less than twenty percent of the seats on the board shall be held by municipalities or municipal authorities. The board shall include all of the following:

(1) The [Chairman of the Pennsylvania Public Utility
Commission] <u>chairman</u> or his designee.

24 (2) The Director of the Pennsylvania Emergency Management25 Agency or his designee.

26 [(3) The Secretary of Labor and Industry or his designee.]

27 (4) The Secretary of Transportation or his designee.

28 (5) An excavator or excavation industry representative.

29 (6) A designer or designer industry representative.

30 (e) Operation costs for the One Call System shall be shared,

20170HB0284PN0270

- 18 -

in an equitable manner for services received, by facility owner 1 2 members as determined by the One Call System's board of 3 directors. Political subdivisions with a population of less than two thousand people or municipal authorities having an aggregate 4 5 population in the area served by the municipal authority of less 6 than five thousand people shall be exempt from the payment of 7 any service fee. The One Call System may be reimbursed for its 8 costs in providing this service from the contractor fees.

9 (f) All fees shall be set by the board of directors and 10 shall be based on the latest annual audited cost factors of the 11 One Call System. Fees shall be set and adjusted to a rate not 12 more than five percent above the audited cost factor plus the 13 current average published Consumer Price Index for Pennsylvania. 14 Costs of capital improvements may be added, if the improvement 15 receives a majority vote of the board of directors.

[(g) An excavator, designer or operator who proposes to commence excavation or demolition work and requests information of the One Call System shall be charged a fee for the service received from the One Call System. The fee shall be used to offset the operation cost levied on the political subdivision and municipal authority members in lieu of additional fees charged for locations under this act.]

23 (f.1) An excavator, designer or operator who proposes to 24 commence excavation or demolition work and requests information from the One Call System shall pay to the One Call System an 25 26 annual fee for the service provided by the One Call System under section 3. The fee shall be set by the One Call System board of 27 28 directors and shall be used to offset a portion of the operation_ 29 costs of the One Call System and a portion of the operation costs levied on the One Call System's political subdivision and 30

20170HB0284PN0270

- 19 -

1 <u>municipal authority members. Failure to pay the fee shall</u>
2 <u>constitute a violation of this act and shall subject the</u>
3 <u>excavator, designer or operator to the enforcement authority of</u>
4 the commission for the nonpayment.

(h) Any request for information shall be reviewed and
provided as determined in accordance with the procedure
established by the One Call System's board of directors.
Section 4. It shall be the duty of each designer preparing a
drawing which requires excavation or demolition work within

10 [the] this Commonwealth:

11 (2) To request the line and facility information prescribed by [section 2, clause (4)] section 2(a)(4) from the One Call 12 13 System not less than ten nor more than ninety business days 14 before final design is to be completed. This clause is not 15 intended to prohibit designers from obtaining such information 16 more than ninety days before final design is to be completed; however, they shall state in their requirements that such work 17 18 is preliminary.

19 (2.1) To forward a copy of the project plans to each 20 facility owner who requests a copy. If a designer is unable to 21 provide a copy because of security of the project or proprietary 22 concerns regarding the design or the project, the designer shall 23 negotiate in a timely manner with the facility owner the means 24 of obtaining the necessary data.

(3) To show upon the drawing the position and type of each facility owner's line, derived pursuant to the request made as required by clause (2), and the name of the facility owner as shown on the list referred to in section 3.

29 (4) To make a reasonable effort to prepare the construction30 drawings to avoid damage to and minimize interference with a

20170HB0284PN0270

- 20 -

1 facility owner's facilities in the construction area by
2 maintaining the clearance as provided for in the applicable
3 easement condition or an eighteen-inch clearance of the facility
4 owner's facilities if no easement restriction exists.

5 (5) A designer shall be deemed to have met the obligations 6 of clause (2) if he calls the One Call System and shows, as 7 proof, the serial number of one call notice on drawings. The 8 designer shall also show the toll-free number of the One Call 9 System on the drawing near his serial number.

10 (6) If, after receiving information from the facility 11 owners, the designer decides to change the <u>work</u> site of a 12 proposed excavation, the obligations imposed by this section 13 shall apply to the new work site.

14 (7) The designer who has complied with the terms of this act 15 and who was not otherwise negligent shall not be subject to 16 liability or incur any obligation to facility owners, operators, 17 owners or other persons who sustain injury to person or property 18 as a result of the excavation or demolition planning work of the 19 designer.

20 (8) To submit a report of alleged violation to the commission through the One Call System not more than thirty 21 business days from the time the designer becomes aware that a 22 23 violation of this act may have been committed in association 24 with excavation or demolition work. The report of alleged violation shall be in a form and manner as required by the 25 26 commission. 27 (9) To request line and facility information required under_ 28 section 2(a)(4) from the One Call System and to pay the 29 applicable fee for the request.

30 Section 5. It shall be the duty of each excavator who

20170HB0284PN0270

- 21 -

1 intends to perform excavation or demolition work within this
2 Commonwealth:

3 (2.1) To request the location and type of facility owner lines at each work site by notifying the facility owner through 4 5 the One Call System. Notification shall be not less than three nor more than ten business days in advance of beginning 6 7 excavation or demolition work. No work shall begin earlier than 8 the [scheduled excavation] lawful start date which shall be on or after the third business day after notification. The 9 [scheduled excavation] lawful start date shall exclude the date 10 upon which notification was received by the One Call System and 11 notification received on a Saturday, Sunday or holiday, which 12 13 shall be processed on the following business day. In the case of a complex project, notification shall not be less than ten 14 15 business days in advance of the beginning of excavation or 16 demolition work.

17 (2.2) To provide the One Call System with [specific] <u>exact</u> 18 information to identify the <u>work</u> site so that facility owners 19 might provide indications of their lines. An excavator shall be 20 deemed to have met the obligations of clause (2.1) if he calls 21 the One Call System, provides the <u>work</u> site and other required 22 information and receives a serial number.

23 (3) In a complex project or if an excavator intends to 24 perform work at multiple work sites or over a large area, [he 25 shall] to take reasonable steps to work with facility owners, including scheduling and conducting a preconstruction meeting, 26 so that they may locate their facilities at a time reasonably in 27 28 advance of the actual start of excavation or demolition work for 29 each phase of the work. A preconstruction meeting may take place 30 at any time prior to the commencement of excavation or

20170HB0284PN0270

- 22 -

demolition work, and the excavator, facility owners and 1 2 designer, or their agents, shall attend the meeting. Notice of 3 the meeting shall be given sufficiently in advance so as to permit attendance, either in person or electronically, by the 4 5 excavator, facility owners and designer, or their agents, and 6 shall include information sufficient to identify the scope of work. If the excavator does not believe that a preconstruction 7 8 meeting is necessary under the circumstances of this [paragraph] clause it shall indicate such belief in its notice, but any 9 10 facility owner with facilities at the work site may request a meeting with the excavator, and a meeting shall be held between 11 12 the facility owner and the excavator. After commencement of excavation or demolition work, the excavator shall be 13 14 responsible for protecting and preserving the staking, marking 15 or other designation until no longer required for proper and 16 safe excavation or demolition work at or near the underground facility[,] or by contacting the One Call System to request that 17 18 the facilities be marked again in the event that the previous 19 markings have been compromised or eliminated.

(3.1) To comply with the requirements established by the One
Call System as determined by the board of directors regarding
the maximum area that a notification may cover.

23 (4) To exercise due care[;] and to take all reasonable steps 24 necessary to avoid injury to or otherwise interfere with all lines where positions have been provided to the excavator by the 25 facility owners pursuant to [clause (5) of section 2] section 26 2(a)(5). Within the tolerance zone the excavator shall employ 27 28 prudent techniques, which may include hand-dug test holes, to 29 ascertain the precise position of such facilities. If insufficient information to safely excavate is available 30

20170HB0284PN0270

- 23 -

1 pursuant to [clause (5) of section 2] section 2(a)(5), the 2 excavator shall employ like prudent techniques which shall be 3 paid for by the project owner pursuant to clause (15) [of this 4 section].

(5) If the facility owner fails to respond to the 5 6 excavator's timely request as provided under [clause (5) of 7 section 2] section 2(a) (5) or the facility owner notifies the 8 excavator that the line cannot be marked within the time frame 9 and a mutually agreeable date for marking cannot be arrived at, 10 the excavator may proceed with excavation as scheduled, but not earlier than the lawful dig date, provided he exercises due care 11 in his endeavors, subject to the limitations contained in this 12 clause and clauses (2.1) through (4) and (20). 13

14 (6) To inform each operator employed by the excavator at the 15 work site of such work of the information obtained by the 16 excavator pursuant to clauses (2.1) through (5), and the 17 excavator and operator shall:

(i) Plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner's facilities in the construction area. Excavation or demolition work which requires temporary or permanent interruption of a facility owner's service shall be coordinated with the affected facility owner in all cases.

(ii) After consulting with a facility owner, provide such
support and mechanical protection for known facility owner's
lines at the construction work site during the excavation or
demolition work, including during backfilling operations, as may
be reasonably necessary for the protection of such lines.

(7) To report immediately to the facility owner any break orleak on its lines, or any dent, gouge, groove or other damage to

20170HB0284PN0270

- 24 -

such lines or to their coating or cathodic protection, made or
 discovered in the course of the excavation or demolition work.
 The One Call System board of directors may adopt procedures to
 permit reporting under this clause through the One Call System.

5 To immediately notify 911 and the facility owner if the (8) 6 damage results in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health or 7 8 property. The excavator shall take reasonable measures, based on its knowledge, training, resources, experience and understanding 9 10 of the situation, to protect themselves and those in immediate danger, the general public, the property and the environment 11 until the facility owner or emergency responders have arrived 12 13 and completed their assessment and shall remain on the work site 14 to convey any pertinent information to responders that may help 15 them to safely mitigate the situation.

(9) The time requirements of clause (2.1) shall not apply to
a facility owner or excavator performing excavation or
demolition work in an emergency, as defined in section 1;
nonetheless, all facility owners shall be notified as soon as
possible before, during or after excavation or demolition work,
depending upon the circumstances.

(11) [An excavator shall] <u>To</u> use the color white to mark a proposed excavation <u>work</u> site when exact <u>work</u> site information cannot be provided.

(11.1) To assist a facility owner in determining involvement
of a facility owner's lines by disclosing additional available
information requested by the facility owner, including
dimensions and the direction of proposed excavations.
(11.2) If using horizontal directional drilling (HDD), at a

30 minimum, to utilize the best practices published by the HDD

20170HB0284PN0270

- 25 -

1 Consortium.

2 (12) The following standards shall be applied in determining 3 whether an excavator shall incur any obligation or be subject to 4 liability as a result of an excavator's demolition <u>work</u> or 5 excavation work damaging a facility owner's facilities:

6 (i) The excavator who has complied with the terms of this 7 act and who was not otherwise negligent shall not be subject to 8 liability or incur any obligation to facility owners, operators, 9 project owners or other persons who sustain injury to person or 10 property as a result of the excavator's excavation or demolition 11 work damaging a facility owner's lines.

12 Where an excavator has failed to comply with the terms (ii) 13 of this act or was otherwise negligent, and the facility owner or designer has misidentified, mislocated or failed to identify 14 15 its facilities pursuant to this act, then in computing the 16 amount of reimbursement to which the facility owner is entitled, the cost of repairing or replacing its facilities shall be 17 18 diminished in the same proportion that the facility owner's or 19 designer's misidentification, mislocation or failure to identify 20 the facilities contributed to the damage. Should the facility owner or designer not have misidentified, mislocated or failed 21 to identify its facilities pursuant to this act, there shall be 22 23 no diminution of the facility owner's right of recovery.

(13) If, after receiving information from the One Call
System or directly from a facility owner, the excavator decides
to change the location, scope or duration of a proposed
excavation, the obligations imposed by this section shall apply
to the new location.

29 (14) If an excavator removes its equipment and vacates a
30 [worksite] work site for more than two business days, [he shall]

20170HB0284PN0270

- 26 -

1 <u>to</u> renotify the One Call System unless other arrangements have 2 been made directly with the facility owners involved in his 3 [worksite] work site.

When the information required from the facility owner 4 (15)under [clause (5) (i) of section 2] section 2(a) (5) (i) cannot be 5 provided or, due to the nature of the information received from 6 7 the facility owner, it is reasonably necessary for the excavator 8 to ascertain the precise location of any line or abandoned or unclaimed lines by prudent techniques, which may include hand-9 10 dug test holes, vacuum excavation or other similar devices, the 11 excavator shall promptly notify the project owner or the project 12 owner's representative, either orally or in writing. If oral 13 notification is given, the notice shall be reduced to writing 14 within a reasonable time by the project owner or excavator. 15 After giving such notice, the excavator shall be entitled to 16 compensation from the project owner for this additional work as provided in the latest edition of the Pennsylvania Department of 17 18 Transportation Form 408 specifications for extra work performed 19 on a force account basis. The provisions of this subsection 20 shall not be deemed to limit any other rights which the excavator has under its contract with the project owner or 21 otherwise. Provisions in any contract, public or private, which 22 23 attempt to limit the rights of excavators under this section 24 shall not be valid for any reason, and any attempted waiver of 25 this section shall be void and unenforceable as against public policy and any such attempted waiver shall be reported to the 26 27 [department] commission.

(16) [To submit an incident report to the department not more than ten business days after striking or otherwise damaging a facility owner's line during excavation or demolition

20170HB0284PN0270

- 27 -

activities that resulted in personal injury or property damage 1 2 to parties other than the affected excavator or facility owner. 3 In addition, the incident report may be furnished to the Pennsylvania Public Utility Commission and the Pennsylvania 4 Emergency Management Agency pursuant to memoranda of 5 6 understanding negotiated between these agencies and the 7 department.] To submit a report of alleged violation to the commission through the One Call System not more than ten 8 business days after striking or damaging a facility owner's line 9 10 during excavation or demolition or if the excavator believes a 11 violation of this act has been committed in association with 12 excavation or demolition work. The report of alleged violation 13 shall be in a form and manner as required by the commission. 14 To comply with all requests for information by the (17)15 [department] commission relating to the [department's] 16 commission's enforcement authority under this act within thirty 17 days of the receipt of the request. 18 (18)To, if it chooses to do so and if working for a 19 facility owner, a municipality or a municipal authority, 20 delegate the power to discharge the duties set forth in clauses 21 (2.1) and (2.2) to its project owner, with the project owner's 22 consent. If the power is delegated pursuant to this clause, both 23 the excavator and the project owner shall be responsible for 24 providing the required notices. 25 To ensure the accuracy of any information provided to (19)26 the One Call System pursuant to this section. 27 (20) To renotify the One Call System of an unmarked or

28 <u>incorrectly marked facility, if an original, proper,</u>

29 nonemergency locate request has been made to the One Call System

30 and, upon initial arrival at the proposed work site, it is

20170HB0284PN0270

- 28 -

apparent to the excavator that there is an unmarked or 1 incorrectly marked facility. An excavator may not begin 2 excavating in the affected area of the work site until after 3 receiving sufficient information from the facility owner to 4 safely excavate. If the facility owner fails to provide 5 sufficient information to the excavator within three hours after 6 7 the excavator has notified the One Call System of the unmarked 8 or incorrectly marked facility, the excavator may proceed with excavation subject to the limitations under clause (5). 9 10 (21) To make a locate request to the One Call System prior to excavation or demolition work and to pay the applicable fee 11 12 for the request. 13 Section 6.1. It shall be the duty of each project owner who 14 engages in excavation or demolition work to be done within this 15 Commonwealth: To utilize sufficient quality levels of subsurface 16 (1)utility engineering or other similar techniques whenever 17 practicable to properly determine the existence and positions of 18 19 underground facilities when designing known complex projects 20 having an estimated cost of four hundred thousand dollars 21 (\$400,000) or more. 22 To timely respond to notifications received from (2)23 excavators pursuant to [clause (15) of section 5] section 5(15). 24 To not release to bid or construction any project until (3) 25 after final design is completed. 26 To participate in design and preconstruction meetings (4) either directly or through a representative. 27 28 (5) To furnish the pertinent data obtained through 29 subsurface utility engineering to the One Call System in a mutually agreeable format. 30

20170HB0284PN0270

- 29 -

1 (6) For new construction and where practicable in the 2 opinion of the project owner, to install color-coded permanent 3 markers to indicate the type and location of all laterals 4 installed by the project owner.

5 (7) To submit a report of alleged violation to the commission through the One Call System not more than ten 6 7 business days after striking or damaging a facility owner's line 8 during excavation or demolition work activities, after a project owner's contracted excavator strikes or damages a facility 9 10 owner's line during excavation or demolition activities or if the project owner believes a violation of this act has been 11 12 committed in association with excavation or demolition. The 13 report of alleged violation shall be in a form and manner as

14 required by the commission.

15 Section 4. Section 7.2 of the act is repealed: 16 [Section 7.2. (a) Any person violating any of the provisions of this act, except clauses (1) and (2) of section 2, 17 18 commits a summary offense and shall, upon conviction, be 19 sentenced to pay a fine of not less than two thousand five 20 hundred dollars (\$2,500) nor more than fifty thousand dollars (\$50,000) or undergo imprisonment for not more than ninety days, 21 or both. The Attorney General of the Commonwealth or any 22 23 district attorney may enforce the provisions of this act in any 24 court of competent jurisdiction. The department, in consultation with the Attorney General, may also enforce the provisions of 25 26 this act in any court of competent jurisdiction. A facility owner may petition any court of competent jurisdiction to enjoin 27 28 any excavation or demolition work conducted in violation of this 29 act. Local law enforcement or emergency management personnel may, in the interest of public safety, order excavators on a 30

20170HB0284PN0270

- 30 -

site to stop further excavation if the excavation is being
 conducted in violation of this act.

3 (b) Fines levied under subsection (a) shall be determined4 according to the following schedule:

5 (1) Where violations result in property damage that does not 6 exceed three thousand dollars (\$3,000), the fine shall not 7 exceed five thousand dollars (\$5,000).

8 (2) Where violations result in property damage of more than 9 three thousand dollars (\$3,000), the fine shall not exceed ten 10 thousand dollars (\$10,000).

(3) For violations which result in personal injury or death,the fine shall not exceed fifty thousand dollars (\$50,000).

13 (c) The following factors shall be considered in determining14 the fine to be assessed:

15 (1) The degree of the party's compliance with the statute 16 prior to date of the violation.

17 (2) The amount of personal and property damage caused by the 18 party's noncompliance.

19 (3) The degree of threat to the public safety and 20 inconvenience caused by the party's noncompliance.

(4) The party's plans and procedures to insure futurecompliance with statutes and regulations.

23 (c.1) In addition to any other sanctions provided by this 24 act, the department shall have the authority to issue warnings and orders requiring compliance with this act and may levy 25 26 administrative penalties for violations of this act. Any warning, order or penalty shall be served on the person or 27 28 entity violating the act at their last known address. The 29 department shall consider the factors set forth in subsection 30 (c) in determining the administrative penalty to be assessed.

20170HB0284PN0270

- 31 -

Any party aggrieved by the imposition of an order or administrative penalty imposed by the department may appeal such order or penalty as provided in 2 Pa.C.S. Ch. 5 Subch. A (relating to practice and procedure of Commonwealth agencies) and Ch. 7 Subch. A (relating to review of Commonwealth agency action).

7 (c.2) Administrative penalties imposed by the department 8 under subsection (c.1) shall be determined according to the 9 following schedule:

10 (1) Any person or entity violating the provisions of clauses 11 (1) and (2) of section 2 may be subject to an administrative 12 penalty not to exceed five hundred dollars (\$500) per day. Each 13 day of noncompliance shall constitute a separate violation.

14 (2) Any person or entity receiving three or more warnings in 15 a calendar year may be subject to an administrative penalty not 16 to exceed five hundred dollars (\$500).

17 (3) Where violations result in property damage that does not 18 exceed ten thousand dollars (\$10,000), the administrative 19 penalty may not exceed one thousand dollars (\$1,000).

20 (4) Where violations result in property damage of more than 21 ten thousand dollars (\$10,000), the administrative penalty may 22 not exceed five thousand dollars (\$5,000).

(5) For violations that result in personal injury or death,
the administrative penalty may not exceed ten thousand dollars
(\$10,000).

(d) All fines and penalties recovered under this section shall be payable to the Attorney General, district attorney or the department, whichever brought the action, and collected in the manner provided for by law. Administrative penalties collected by the department may be expended by the department

20170HB0284PN0270

- 32 -

for costs related to its enforcement activities and to sponsor
 damage prevention activities of the One Call System.

3 (e) The provisions of this act shall not affect any civil 4 remedies for personal injury or property damage, except as 5 otherwise specifically provided for in this act.

The secretary or his designee shall have the authority 6 (f) 7 to issue subpoenas, upon application of an attorney responsible 8 for representing the Commonwealth in actions before the department, for the purpose of investigating alleged violations 9 10 of this act. The department shall have the power to subpoena witnesses and compel the production of books, records, papers 11 12 and documents as it deems necessary or pertinent to an 13 investigation or hearing.]

Section 5. The act is amended by adding sections to read: <u>Section 7.8. (a) The Damage Prevention Committee shall be</u> <u>established as follows:</u>

17 <u>(1) The committee shall consist of the following members</u> 18 appointed by the commission:

19 <u>(i) The chairman, or his designee from the commission's</u> 20 professional staff.

21 (ii) The president of the One Call System, or his designee

22 from the One Call System professional staff.

23 (iii) One representative from each of the following non-

24 <u>municipally owned or affiliated facility owner industries:</u>

25 <u>electric</u>, natural gas or petroleum pipelines, telephone, water

26 or wastewater and cable television, nominated by facility owners

27 or affiliated organizations.

28 (iv) Three representatives of excavators, nominated by

29 excavators or affiliated organizations.

30 (v) One representative of municipal governments, nominated

20170HB0284PN0270

- 33 -

1	by municipal governments or affiliated organizations.
2	(vi) One representative of municipal authorities, nominated
3	by municipal authorities or affiliated organizations.
4	(2) A person appointed to the committee must have expertise
5	within the operation of this act.
6	(3) A nomination under clause (1)(iii), (iv), (v) and (vi)
7	shall be forwarded to the secretary of the commission. The
8	executive director of the commission shall provide recommended
9	candidates to the commission for approval.
10	(4) Except for an unexpired term or for committee members
11	under clause (1)(i) and (ii), the following shall apply:
12	(i) An appointment to the committee shall begin January 1.
13	(ii) Except for initial terms under clause (5), a committee
14	member's term shall be for a term of three years.
15	(5) The initial term of committee members shall be as
16	<u>follows:</u>
17	(i) Two representatives of facility owners shall serve three
18	years, one representative shall serve two years and two
19	representatives shall serve one year.
20	<u>(ii) One representative of excavators shall serve three</u>
21	years, one representative shall serve two years and one
22	representative shall serve one year.
23	(iii) The representative of municipal governments shall
24	<u>serve two years.</u>
25	(iv) The representative of municipal authorities shall serve
26	three years.
27	(6) The commission member shall serve as the chairman of the
28	committee and shall be a nonvoting member, except if the
29	chairman's vote is necessary to break a tie. The chairman's
30	attendance shall not be counted to establish a quorum.
20170HB0284PN0270 - 34 -	

1	(7) At least six members of the committee who are present
2	shall constitute a quorum for the transaction of business. A
3	simple majority vote of the committee members present at a
4	meeting shall be deemed to be the position of the committee.
5	(b) The committee shall meet regularly to carry out the
6	following purposes:
7	(1) Review a report of an alleged violation of this act and
8	damage prevention investigator findings and recommendations.
9	(2) Issue a warning letter to a person as deemed appropriate
10	by the committee or as recommended by the damage prevention
11	<u>investigator.</u>
12	(3) Issue an informal determination that imposes an
13	administrative penalty.
14	(4) Require a person to attend a damage prevention
15	educational program.
16	(5) Issue an informal determination that modifies or
17	dismisses a recommendation of committee staff.
18	(c) The following shall apply to alleged violations:
19	(1) A person determined, in a report issued by a damage
20	prevention investigator, to have committed an alleged violation
21	shall do one of the following:
22	(i) Provide a written acknowledgment of the findings and
23	administrative penalty contained in the report issued by the
24	damage prevention investigator to the committee.
25	(ii) Appear before the commission to present its position.
26	(2) A person who is subject to an informal determination of
27	the committee may accept or reject the result. If an informal
28	determination is rejected, the matter shall be returned to the
29	damage prevention investigator for further action, if
30	appropriate, including referring the matter to the commission
20170HB0284PN0270 - 35 -	

1	prosecutor staff for the purpose of issuing a formal complaint.
2	(d) Except for alleged violations involving injury or death,
3	the provisions of subsection (c) may be applied in advance or
4	instead of filing a formal complaint against a person
5	determined, in a report issued by a damage prevention
6	investigator, to have committed an alleged violation. An
7	informal determination of the committee shall be binding on the
8	commission unless the person rejects the informal determination.
9	(e) The committee shall have the following additional
10	<u>duties:</u>
11	(1) Upon the request of the commission, the committee shall
12	hold a special meeting to advise the commission on a matter
13	related to damage prevention for underground facilities under
14	this act.
15	(2) As soon as practicable after establishment, the
16	committee, with input from the One Call System, shall develop
17	and implement bylaws. The bylaws shall:
18	(i) Establish a schedule for the frequency of regular
19	meetings.
20	(ii) Delineate the committee's practice and procedure
21	concerning the performance of duties assigned under this act and
22	commission orders and regulations.
23	(iii) Be approved by the commission.
24	(f) Except for willful misconduct, members of the committee
25	shall be immune, individually and jointly, from civil liability
26	for an act or omission done or made in performance of the
27	members' duties while serving as members of the committee.
28	(g) The commission shall have the following powers to carry
29	out the purposes of this act:
30	(1) To employ individuals.

20170HB0284PN0270

1 <u>(2) To issue orders.</u>

2	(3) To promulgate regulations. If the commission promulgates
3	regulations that limit reporting to a specific type of incident,
4	including contact with a line, damage to a line or line coating,
5	personal injury, third-party damage and failure to comply with
6	this act, the commission may consider the resources available
7	for enforcement and other factors.
8	(4) For one year following the effective date of this
9	section, to promulgate temporary regulations. Regulations under
10	this clause shall:
11	(i) Expire no later than two years following the effective
12	date of this section.
13	(ii) Be exempt from all of the following:
14	(A) Sections 201, 202 and 203 of the act of July 31, 1968
15	(P.L.769, No.240), referred to as the Commonwealth Documents
16	Law.
17	(B) The act of June 25, 1982 (P.L.633, No.181), known as the
18	Regulatory Review Act.
19	Section 7.9. Program costs for commission enforcement of
20	this act shall be included in the commission's proposed budget
21	and shall be subject to the review and approval of the Governor
22	and the General Assembly as described under 66 Pa.C.S. § 510(a)
23	(relating to assessment for regulatory expenses upon public
24	utilities). The assessment of the commission's program costs for
25	commission enforcement of this act shall not include Federal and
26	State funds provided for the enforcement of this act and shall
27	be allocated in the following manner:
28	(1) Eighty percent of the program costs shall be included
29	within the amount assessed to public utilities under 66 Pa.C.S.
30	<u>§ 510.</u>

20170HB0284PN0270

1	(2) Twenty percent of the program costs shall be assessed as
2	a fee upon the One Call System, with the fee to be paid to the
3	commission. The One Call System's board of directors shall
4	determine the manner in which the fee may be recovered from
5	facility owners, excavators, designers and other involved
6	persons, provided that the One Call System's board of directors'
7	manner of recovery may not include facility owners that are
8	public utilities.
9	Section 7.10. (a) The commission may issue a warning and
10	order requiring compliance with this act and may levy an
11	administrative penalty for a violation of this act. A warning,
12	order or penalty shall be served on the person or entity
13	violating this act at the person's last known address. A party
14	aggrieved by the imposition of an order or administrative
15	penalty imposed by the commission may appeal the order or
16	penalty as provided under 2 Pa.C.S. Chs. 5 Subch. A (relating to
17	practice and procedure of Commonwealth agencies) and 7 Subch. A
1 0	
18	(relating to judicial review of Commonwealth agency action).
18 19	(relating to judicial review of Commonwealth agency action). (b) The following shall apply:
19	(b) The following shall apply:
19 20	(b) The following shall apply: (1) A person or entity violating this act may be subject to:
19 20 21	 (b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand
19 20 21 22	 (b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or
19 20 21 22 23	 (b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or (ii) if the violation results in injury, death or property
19 20 21 22 23 24	(b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or (ii) if the violation results in injury, death or property damage of twenty-five thousand dollars (\$25,000) or more, an
19 20 21 22 23 24 25	(b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or (ii) if the violation results in injury, death or property damage of twenty-five thousand dollars (\$25,000) or more, an administrative penalty of not more than fifty thousand dollars
19 20 21 22 23 24 25 26	<pre>(b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or (ii) if the violation results in injury, death or property damage of twenty-five thousand dollars (\$25,000) or more, an administrative penalty of not more than fifty thousand dollars (\$50,000).</pre>
19 20 21 22 23 24 25 26 27	<pre>(b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or (ii) if the violation results in injury, death or property damage of twenty-five thousand dollars (\$25,000) or more, an administrative penalty of not more than fifty thousand dollars (\$50,000). (2) The commission and committee shall consider the</pre>
19 20 21 22 23 24 25 26 27 28	(b) The following shall apply: (1) A person or entity violating this act may be subject to: (i) an administrative penalty of not more than two thousand five hundred dollars (\$2,500) per violation; or (ii) if the violation results in injury, death or property damage of twenty-five thousand dollars (\$25,000) or more, an administrative penalty of not more than fifty thousand dollars (\$50,000). (2) The commission and committee shall consider the following factors in determining the administrative penalty to

1	prior to the date of the violation.	
2	(ii) The amount of injury or property damage caused by the	
3	party's noncompliance.	
4	(iii) The degree of threat to the public safety and	
5	inconvenience caused by the party's noncompliance.	
6	(iv) The party's proposed modification to internal practices	
7	and procedures to ensure future compliance with statutes and	
8	regulations.	
9	(v) The degree of the party's culpability.	
10	(vi) Other factors as may be appropriate considering the	
11	facts and circumstances of the incident.	
12	(c) An administrative penalty recovered under this section	
13	shall be payable to the commission and collected in the manner	
14	provided for by law.	
15	(d) This act shall not affect a civil remedy for personal	
16	injury or property damage, except as provided for under this	
17	<u>act.</u>	
18	(e) The commission may issue a subpoena, on application of	
19	an attorney responsible for representing the Commonwealth in	
20	actions before the commission, for the purpose of investigating	
21	an alleged violation of this act. The commission shall have the	
22	power to subpoena witnesses and compel the production of books,	
23	records, papers and documents.	
24	(f) No provision of this act shall be construed or	
25	interpreted to do any of the following:	
26	(1) Affect the ability of a district attorney or the	
27	Attorney General to investigate or file a claim for the same	
28	<u>conduct.</u>	
29	(2) Deprive a governmental agency, including a law	
30	enforcement agency, the Auditor General and a district attorney,	
201	201704002840N0270 20	

20170HB0284PN0270

- 39 -

1 of any jurisdictional power or duty.

2 (q) A facility owner may petition a court of competent jurisdiction to enjoin excavation or demolition work conducted_ 3 in violation of this act. Local law enforcement or emergency 4 management personnel may, in the interest of public safety, 5 order an excavator on a work site to stop further excavation if 6 7 the excavation is being conducted in violation of this act. 8 Section 6. Section 8 of the act is amended to read: 9 Section 8. The One Call System shall have the authority to 10 design, establish and administer a voluntary payment dispute 11 resolution process which may be used by excavators, facility 12 owners, designers, project owners and other involved persons. The process shall provide for dispute resolution panels selected 13 14 from among a list of representatives of stakeholder groups, including facility owners, excavators, designers and regulators. 15 16 The process established under this section may not be used to settle or resolve alleged violations of this act nor may involve 17 18 any issues related to the [department's] commission's 19 enforcement activities. 20 Section 7. Section 39 of the act, amended November 4, 2016 21 (P.L.1209, No.160), is amended to read: 22 Section 39. This act shall expire on December 31, [2017] 23 2022. 24 Section 8. This act shall take effect as follows: 25 The following provisions shall take effect (1)26 immediately: The addition of section 7.9 of the act. 27 (i) 28 (ii) This section. 29 (2) The remainder of this act shall take effect in 180 30 days. 20170HB0284PN0270 - 40 -