SESSION 1999

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HOUSE BILL 1032* Committee Substitute Favorable 4/27/99

Short Title: Underground Utility Damage Amend.

(Public)

Sponsors:

Referred to:

April 14, 1999

1		A BILL TO BE ENTITLED
2	AN ACT TO AM	IEND THE UNDERGROUND DAMAGE PREVENTION ACT.
3	The General Ass	embly of North Carolina enacts:
4	Section	n 1. Article 8 of Chapter 87 of the General Statutes reads as rewritten:
5		"ARTICLE 8.
6		"UNDERGROUND DAMAGE PREVENTION.
7	"§ 87-100. Shor	t title.
8	This Article s	hall be known as the "Underground Damage Prevention Act".
9	"§ 87-101. Defin	
10	As used in thi	s Article:
11	(1)	"Association" means an association, sponsored by utility owners, that
12		will provide for receipt of notification of excavation operations in a
13		defined geographical area, and that will maintain the records of the
14		notifications.
15	(2)	"Damage"includes the substantial weakening of structural or lateral
16		support of an underground utility, penetration or destruction of
17		protective coating, housing, or other protective device of an
18		underground utility, and the partial or complete severance of an
19		underground utility.

1	<u>(2a)</u>	"Emergency" means a sudden or unexpected occurrence involving an
2		imminent danger, demanding immediate action to prevent or mitigate
3		loss of, or damage to, life, health, property, or essential service.
4	(3)	"Excavate" or "excavation" means an operation for the purpose of the
5		movement or removal of earth, rock, or other materials in or on the
6		ground by use of equipment operated by means of mechanical power
7		and/or an operation by which a structure or mass of material is wrecked,
8		razed, moved, or removed by means of any tools, equipment, or
9		discharge of explosives. This term includes road construction but does
10		not include road maintenance activities within rights-of-way of a
11		highway, including those maintenance activities defined by the rules
12		and regulations of the North Carolina Department of Transportation.
13	(4)	"Highway" has the meaning set out in G.S. 20-4.01 as the same shall be
14		amended from time to time.
15	<u>(4a)</u>	"Inclement weather" means an act of God that creates a weather
16		condition that prevents the placement of temporary markings as required
17		<u>by G.S. 87-102.</u>
18	(5)	"Location of underground utilities" means a strip of land not wider than
19		the width of the underground utility plus two and one-half (2 1/2) feet 24
20		inches on either side of the outside edge of the underground utility.
21	<u>(5a)</u>	"Member" means a utility owner who is a member of the notification
22		center established in G.S. 87-101.1.
23	<u>(5b)</u>	"Notification center" means the notification center established in G.S.
24		<u>87-101.1.</u>
25	(6)	"Person"means a corporation, individual, copartnership, company,
26		association, or any combination of individuals or organizations doing
27		business as a unit, any subdivision or instrumentality of the State, and
28		includes any officer, agent, trustee, receiver, assignee, lessee, or
29		personal representative of any of the above entities.
30	(7)	"Person financially responsible" means that person who ultimately
31		receives the benefits of any completed excavation activities, including a
32		person owning or leasing real property or holding an easement or
33		interest in an easement.
34	(8)	"Public spaces" means any area owned by the State or any of its political
35		subdivisions or dedicated for public use.
36	(9)	"Road construction" means the actual building of a new highway; or the
37		paving, grading, widening, relocation, reconstruction, or other major
38		improvement of a substantial portion of an existing highway.
39	(10)	"Road maintenance" means preservation, including repairs and
40		resurfacing of a highway, not amounting to road construction.
41	(11)	"Street" has the meaning set out in G.S. 20-4.01 as the same shall be
42		amended from time to time.

1 2 3	(12) "Underground utility" means any underground line, system or facili used for producing, storing, conveying, transmitting, or distributir communication or telecommunication, electricity, gas, petroleum ar
4	petroleum products, coal slurry, hazardous liquids, water und
5	pressure, steam, or sanitary sewage, but not including traffic sign
6	control cables and vehicle detection cables of the North Carolin
7	Department of Transportation.
8	(13) "Utility owner" means any person who owns or operates an undergrour
9	utility.
10	(14) "Work day" means every day except Saturday, Sunday, national leg
11	holidays and State legal holidays.
12	" <u>§ 87-101.1. Establishment of notification center.</u>
13	(a) Utility owners shall establish a single notification center to provide for the
14	receipt of notification of excavation operations throughout the State and to maintain
15	database, provided by its members, that includes the geographic areas in which i
16	members desire transmissions of notices of proposed excavations, and which has the
17	capability to transmit notices of proposed excavations to its members by teletyp
18	telecopy, electronic mail, facsimile, or telephone.
19	(b) The notification center shall be operated as a nonprofit corporation, and exce
20	as provided in G.S. 87-107(a), each utility owner shall be a member of that corporation
21	by using and participating in the notification system. The membership of the corporation
22	shall elect a board of directors, through which the notification center shall perform i
23	duties.
24	(c) In order to fund the operation of the notification system, the notification center
25	through its board of directors, may assess each member an amount reflecting the cost
26	that member's participation in the system.
27	(d) The board of directors of the notification center shall provide the Governor, the
28	President Pro Tempore of the Senate, and the Speaker of the House of Representative
29	with an annual progress report on the operation of the notification system provided for
30	this Article by March 1 of each year.
31	"§ 87-102. Notice required prior to excavation.
32	(a) Except as provided in G.S. 87-106, before commencing any excavations
33	highways, public spaces or in private easements of a utility owner, a person planning
34	excavate shall notify each utility owner having underground utilities located in the propose
35	area to be excavated, the notification center or a unit of local government that has elected
36	not to be a member pursuant to the provisions of G.S. 87-107(a) either orally or
37	writing, not less than two nor more than 10 working days prior to starting, of his intent
38	excavate.
39	(b) The written or oral notice required in subsection (a) shall contain:
40	(1) The name, address, and telephone number of the person filing the
41	notice;
42	(2) The name, address, and telephone number of the person doing the
43	excavating;

1	(2) The	anticipated starting data of the execution.
1		e anticipated starting date of the excavation;
2 3		e anticipated duration of the excavation; e type of excavation to be conducted;
4		e location of the proposed excavation; and
5	`	ether or not explosives will be usedused; and
6		ether or not boring, drilling, tunneling, ramming, or punching will
7		e place.
8		ce required by this section is made by telephone, an adequate record
9	shall be made of the	notification by the utility owners or the utility association and the person
10	-	on, by the notification center or the unit of local government to
11	document complianc	
12		hall be valid for 10 working days from the time of notification. Two
13		re the end of the 10 working days, or at any time when the
14		location markings on the ground become illegible or are destroyed,
15		equest a remarking of the underground utility locations. The utility
16		he locations as soon as possible after such a request, but in any event
17	•	be completed within 48 hours after the request to remark is received,
18	barring inclement we	
19	"§ 87-103. Effect of	
20		zing excavation operations and issued pursuant to law or ordinance
21	-	rson of the responsibility of complying with this Article.
22	_	nents of person doing excavation.
23	· · · · ·	provided in G.S. 87-106, no person may excavate in a highway, a
24		vate easement of a utility owner without first having given the notice
25	-	02 to the utility owners. <u>G.S. 87-102.</u>
26		to the notification requirements, each person excavating shall:
27		n the excavation to avoid damage and to minimize interference with
28		lerground utilities in and near the construction area, to the best of his
29 20		ities; abilities.
30		intain a clearance between an underground utility and the cutting
31 32	-	e or point of any mechanized equipment, taking into account the
32 33		own limit of control of that cutting edge or point, as is reasonably
33 34	1	uired to avoid damage; and <u>damage</u>.
34 35	· · ·	the reasonable steps to protect any underground utility lines when
33 36		avating within 24 inches of either side of the outside edges of the
30 37		<u>rked location of a utility owner's underground facilities, as defined in</u> 5. 87-101(5). This protection shall include hand-digging, air-jetting,
37		vacuum excavation, or other means of safe excavation designed to
38 39		id damage to the facility marked until that facility is exposed or is
39 40		ermined to be below the proposed excavation. If a proposed
40 41		avation lies adjacent or parallel to an existing facility and within or
42		tially within the 24-inch area, the existing facility shall be exposed
43	_	or to beginning the excavation. Once the facility is exposed and the
15	pin	a to beginning the excutation. Once the facility is exposed and the

1	location markings are found to be correct, the excavation may proceed
2	with mechanized equipment.
3	(3) Provide support for the underground utilities in or near the construction
4	area, including backfill, as may be reasonably required by the utility
5	owner for the protection of the underground utilities.
6	"§ 87 the excavation.
7	The person financially responsible shall provide to the person responsible for doing
8	the excavating, the names of all underground utility owners in the area of the proposed
9	excavation. The names of the utility owners may be obtained from the County Register of
10	Deeds or the Building Inspection Department of the political subdivision in which the
11	excavating is taken place, if there is one.
12	" <u>§ 87-105.1. Requirements of notification center.</u>
13	(a) The notification center or a unit of local government that has elected not to be
14	a member pursuant to the provisions of G.S. 87-107(a) shall, upon receiving notice of the
15	intent to excavate, notify all utility owners whose underground lines are located in the
16	area of the proposed excavation. The notification center or the unit of local government
17	shall also indicate the names of those utilities being notified to the person intending to
18	excavate.
19	(b) If the notification required by this act is made by telephone, a voice recording
20	of the notification shall be maintained by the notification center to document compliance
21	with the notification requirement and those records shall be maintained for at least 48
22	months.
23	(c) The notification center shall provide statewide operations coverage and a
24	single, nationally accessible toll-free telephone number to receive and record the
25	information provided by excavators and to respond to information requests from
26	excavators. A unit of local government that has elected not to be a member pursuant to
27	the provisions of G.S. 87-107(a) shall provide operations coverage and a single,
28	nationally accessible toll-free telephone number to receive and record the information
29	provided by excavators and to respond to information requests from excavators.
30	"§ 87-106. Exceptions. Exemptions.
31	The following excavations are exempted from the notification requirements of this
32	Article:
33	(1) Tilling of soil for agricultural purposes;
34	(2) Excavation by a utility owner, by the State or its subdivisions or
35	agencies, or by anyone contracting with any of these entities to perform
36	the excavation, owner or road maintenance activities by the Department
37	of Transportation described in G.S. 87-101(3) on or within an easement,
38	right-of-way, or property owned or controlled by any of these entities,
39	where:
40	a. Only the facilities of the utility owner doing the excavating are
41	permitted; or
42	b. All persons having an interest in the excavation and the
43	underground utilities that may be damaged during the excavation

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1	have agreed in writing to provide the equivalent of the
2	notification required by this Article among themselves; or
3	where only the facilities of the utility owner doing the excavating are
4	permitted:
5	(3) The replacement of a pole as long as the replacement pole is within
6	three feet of the original pole and within the line of existing poles. This
7	exception shall not apply to poles at highway intersections or at the
8	crossings of highways and permanently marked transmission
9	underground <u>utilities. utilities; and</u>
10	(4) In the case of an <u>emergency emergency</u> , involving danger to life, health,
11	or property requiring immediate correction, or in order to continue the
12	operation of a major industrial plant, or in order to assure the continuity
13	of utility services, excavations immediately required to repair or
14	maintain the needed service may be made, without using explosives, if
15	notice is given to the utility owner or association notification center as
16	soon as is reasonably possible; except that the prohibition against the
17	use of explosives shall not apply to the North Carolina Department of
18	Transportation. Performance of emergency excavation shall not relieve
19	the excavator of person financially responsible from liability for
20	damages.
21	"§ 87-107. Duties of the utility owners.
22	(a) Every utility owner having underground utility lines, including units of local
23	government, shall be a member of the notification center. A unit of local government
24 25	may elect not to be a member of the notification center if it agrees to receive notice of the
25 26	<u>intent to excavate and agrees to notify utility owners within its jurisdiction.</u> (b) Each utility owner, or his designated representative including an association,
20 27	
21	raprogentative notified of an intent to execute shall before the proposed start of
20	representative, notified of an intent to excavate shall, before the proposed start of
28 20	excavating (unless another period is agreed to by the person conducting the excavation
29	excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the
29 30	excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession
29 30 31	excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner:
29 30 31 32	excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which
29 30 31 32 33	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and
29 30 31 32 33 34	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location
29 30 31 32 33 34 35	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and
29 30 31 32 33 34 35 36	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and (3) Any other information that would assist in locating and avoiding
29 30 31 32 33 34 35 36 37	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and (3) Any other information that would assist in locating and avoiding damage to the underground utilities, including providing temporary
29 30 31 32 33 34 35 36 37 38	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and (3) Any other information that would assist in locating and avoiding damage to the underground utilities, including providing temporary markings when necessary indicating the location of the underground
 29 30 31 32 33 34 35 36 37 38 39 	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and (3) Any other information that would assist in locating and avoiding damage to the underground utilities, including providing temporary markings when necessary indicating the location of the underground utility in locations where permanent utility markers do not exist.
29 30 31 32 33 34 35 36 37 38 39 40	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and (3) Any other information that would assist in locating and avoiding damage to the underground utilities, including providing temporary markings when necessary indicating the location of the underground utility in locations where permanent utility markers do not exist. "§ 87-108. Absence of utility location.
 29 30 31 32 33 34 35 36 37 38 39 	 excavating (unless another period is agreed to by the person conducting the excavation and the utility owner or their representatives), provide the following information to the person excavating to the extent such information is reflected by records in the possession of and reasonably available to the utility owner: (1) The location and description of all of the underground utilities which may be damaged as a result of the excavation; and (2) The location and description of all utility markers indicating the location of the underground utilities; and (3) Any other information that would assist in locating and avoiding damage to the underground utilities, including providing temporary markings when necessary indicating the location of the underground utility in locations where permanent utility markers do not exist.

43 underground utility, then the person excavating is free to proceed with the excavation.

Neither the excavator nor the person financially responsible for the excavation will be liable to the nonresponding or improperly responding utility owner for damages to that utility owner's facilities if the person doing the excavating shall exercise due care to protect existing underground utilities when there is evidence of the existence of those underground utilities near the proposed excavation site.

6 "§ 87-109. Recording requirements for associations.-the notification center.

7 An association-<u>The notification center</u> shall record with the Register of Deeds of each 8 county in which participating utility owners own or operate underground utilities, a 9 notarized document providing the telephone number and address of the association, 10 <u>notification center</u>, a description of the geographical area served by the association, 11 <u>notification center</u>, and a list of the names and addresses of the utility owners receiving 12 these services from the association.-<u>notification center</u>.

13 "§ 87-110. Recording requirements for utility owners.

(a) Each utility owner having underground utilities in North Carolina shall record a notarized document containing the name of the utility owner and the title, address, and telephone number of its representatives designated to receive the written or oral notice of intent to excavate, with the Register of Deeds of each county in which the utility owner owns or operates underground facilities. This document shall be executed by an officer of the utility owner or in the case of a governmental entity, the authorized official.

20 (b) Any change or modification of the information recorded by a utility owner, 21 pursuant to subsection (a) of this section, shall be made by recording the corrected 22 information with the Register of Deeds of each county to which the change or 23 modification applies, in the manner required by subsection (a) of this section within five 24 days of the change made to the utilities.

(c) For purposes of the recordings required by subsections (a) and (b) of this section, recordings by an association the notification center pursuant to G.S. 87-109 shall satisfy the recording requirements for each utility owner who is a member of the association notification center while that utility owner remains a member of the association.notification center.

(d) Upon receipt of the documents recorded pursuant to subsections (a), (b), or (c)
of this section, the Register of Deeds shall place the documents in the Grantor's Index
under the heading "Underground Utilities". The registration fee imposed by Chapter 161
of the General Statutes shall apply to these documents.

34 "§-87edepartments.

A copy of any document or modification or change in the information in that document recorded pursuant to G.S. 87-109 or G.S. 87-110 shall be filed with any county or municipal inspection department having jurisdiction over any area where the underground utilities are located. Such inspection departments shall maintain these filings in alphabetical order in an accessible form.

40 "§ 87-112. Color-coding.

41 When the location of an underground utility is marked with <u>stakes-stakes</u>, <u>flags</u>, <u>or</u> 42 <u>paint</u>, or by other physical means, pursuant to this Article, the utility owner shall use

<u>temporary</u> colored <u>markers-markings</u> following the American Public Works Association
 Uniform Color Code for Utilities.

3 "§ 87-113. Notification required when damage done.

4 (a) The person doing an excavation that results in any known damage to an 5 underground utility shall, immediately after the discovery of the damage, notify the utility 6 owner of the location and nature of the damage and shall allow the utility owner 7 reasonable time to repair the damage before completing the excavation in the immediate 8 area of the damaged underground utility.

9 (b) The person responsible for conducting any excavation that results in damage to 10 an underground utility where the damage may endanger life, health, or property shall, immediately after the discovery of the damage, take action to protect the public and 11 12 property, notify the utility owner, notify the police or fire departments, and take any other actions to minimize the hazards until the arrival of the utility owner's personnel, the 13 14 police, or the fire department. The excavator shall delay any backfilling in the immediate 15 area of the damaged underground utility until authorized by the utility owner unless it is necessary to prevent injury or property damage to others. Repair of any damage shall be 16 17 performed by the utility owner or by qualified personnel authorized by the utility owner.

18 "**§ 87-114. Homeowners.**

This Article does not require utility notification before a property owner digs in any area on his own property with nonmechanized equipment nor prior to tilling the soil for agricultural, gardening or landscaping purposes. Mechanized equipment may be used, without utility notification, in any area on the owner's property with the exception of recorded underground utility easements which describes the location of the easement with specificity.

25 "<u>§ 87-115. Requests for survey locates and design locates.</u>

26 The information required for requests for facility locates in conjunction with survey or 27 design activities shall be the same as specified in G.S. 87-102. The utility owners 28 receiving requests for survey locate or design locate work shall respond to the request 29 within 10 working days.

30 "<u>§ 87-116. Civil penalties.</u>

31	<u>(a)</u>	A person who violates the provisions of G.S. 87-102(a), 87-104(b), or 87-
32	<u>107(a) is s</u>	subject to a civil penalty as follows:
33		(1) Upon the first violation by that person, two hundred fifty dollars
34		<u>(\$250.00);</u>
35		(2) Upon the second violation occurring within the same 12-month period
36		as the first violation, five hundred dollars (\$500.00); and
37		(3) Upon the third violation occurring within the same 12-month period as
38		the first violation, one thousand dollars (\$1,000).
39	<u>(b)</u>	An action under this section may be initiated by any person making a
40	<u>complaint</u>	in writing, verifying by oath and having reason to believe that a violation has
41	occurred.	

1	(c) Prosecution of violations shall be brought by the district attorney for the
2	prosecutorial district in which the violation arose or in the county in which the defendant
3	resides or in which the defendant's principal place of business is located.
4	(d) All civil penalties recovered under this section shall be remitted to the Civil
5	Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.
6	(e) The civil penalties provided for in this section do not apply to the State of
7	North Carolina or to units of local government.
8	" <u>§ 87-117. High-speed locate.</u>
9	If the utilities in conflict with a proposed excavation have been located in accordance
10	with G.S. 87-102 and a change in plans is necessitated by unforeseen conditions, a
11	request for a "high-speed locate" to be made within four hours can be made for the
12	alternate contiguous location. The high-speed locate shall be paid for by the person
13	making the request at a price established by the notification center. Persons desiring to
14	obtain high-speed locates shall register with the notification center in January of each
15	year."
16	Section 2. This act becomes effective July 1, 2000.
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