1 AN ACT relating to natural gas pipeline safety.

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Be it enacted by the General Assembly of the Commonwealth of Kentucky:

3 → Section 1. KRS 278.992 is amended to read as follows:

(1) Any person who violates any minimum safety standard adopted by the United States Department of Transportation pursuant to the federal pipeline safety laws, 49 U.S.C. secs. 60101 et seq., as amended or any amendments thereto, or any regulation adopted and filed pursuant to KRS Chapter 13A by the Public Service Commission governing the safety of pipeline facilities or the transportation of gas as those terms are defined in the Natural Gas Pipeline Safety Act, shall be subject to a civil penalty to be assessed by the Public Service Commission not to exceed the maximum civil penalty as contained in 49 C.F.R. sec. 190.223, as *amended* [of December 31, 2011], for a violation of any provision of 49 U.S.C. secs. 60101 et seq., or any regulation or order issued thereunder, for each violation for each day that the violation persists. Any civil penalty assessed for a violation may be compromised by the commission. In determining the amount of the penalty, or the amount agreed upon in compromise, the appropriateness of the penalty to the size of the business of the person charged, the gravity of the violation, and the good faith of the person charged in attempting to achieve compliance, after notification of the violation, shall be considered. The amount of the penalty, when finally determined, or the amount agreed upon in compromise, may be deducted from any sums owing by the Commonwealth of Kentucky to the person charged or may be recovered in a civil action in the Franklin Circuit Court. (2) Any person who willfully and knowingly defaces, damages, removes, or destroys any pipeline sign or right-of-way marker required by the Natural Gas Pipeline Safety Act or any regulation or order issued pursuant to it shall, upon conviction, be subject for each offense to a fine of not more than five thousand dollars (\$5,000), imprisonment for a term not to exceed one (1) year, or both.

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1 → Section 2. KRS 367.4903 is amended to read as fol	llows:
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- 2 As used in KRS 367.4903 to 367.4917:
- 3 (1) "Underground facility" means an underground line or system used for producing,
- 4 storing, conveying, transmitting, or distributing telecommunications, electricity,
- gas, petroleum, petroleum products, cable television, hazardous liquids, water,
- 6 steam, or sewerage, including storm drainage;
- 7 (2) "Damage" means weakening of structural or lateral support or penetration of a
- 8 facility coating, housing, or other protective device. It also means the partial or
- 9 complete dislocation or severance of underground facilities or rendering any
- underground facility permanently inaccessible by the placement of a permanent
- structure having one (1) or more stories;
- 12 (3) "Demolition" means any operation by which a structure or mass of material is
- wrecked, razed, moved, or removed by means of mechanized equipment, or
- discharge of explosives;
- 15 (4) "Excavator" means any entity or individual, other than those exempted by KRS
- 16 367.4915, engaged in excavation, demolition, or timber harvesting using
- 17 mechanized equipment;
- 18 (5) "Operator" means any entity or individual owning or operating underground
- facilities to serve the public;
- 20 (6) "Excavation" means any activity that results in the movement, placement, probing,
- boring, or removal of earth, rock, or other material in or on the ground by the use of
- any tools or equipment, by the discharge of explosives, or by the harvesting of
- 23 timber using mechanized equipment. Forms of excavating include but are not
- limited to auguring, backfilling, digging, ditching, drilling, driving, grading, piling,
- pulling-in, ripping, scraping, trenching, and tunneling. Driving wooden stakes by
- use of hand tools to a depth of six (6) inches or less below existing grade shall not
- 27 constitute excavation;

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1	(7)	"Emergency" means there exists substantial likelihood that loss of life or property,
2		the inability to restore interrupted utility service, an imminent danger to health or
3		the environment, or the blockage of public transportation facilities will result before
4		procedures required under KRS 367.4909 to 367.4913 can be completed;
5	(8)	"Protection notification center" means an operator-provided notification center
6		through which an excavator can contact the operator to enable the operator to
7		provide the excavator with the approximate location of underground facilities;
8	(9)	"Kentucky Contact Center" means Kentucky Underground Protection, Inc.,
9		organized as a nonprofit corporation and a multimember protection notification
10		center providing a single telephone contact number and designated by the Kentucky
11		Public Service Commission to be the sole recipient of 811 dialed calls through
12		which an excavator may contact all Kentucky Contact Center members and all
13		affected operators may receive information to enable them to provide the excavator
14		with the approximate location of underground facilities;
15	(10)	"Routine road maintenance" means preservation, including road repairs and
16		resurfacing, and the replacement of signs, posts, and guardrails at the exact same
17		location when no additional penetration of existing grade is necessary, but does not
18		include road construction, installation of signs, posts, and guardrails, or any activity
19		that requires penetration of existing grade;

20 (11) "Approximate location," when referring to an underground facility, means:

- (a) For underground metallic facilities and underground nonmetallic facilities with metallic tracer wire, a distance not to exceed the combined width of the underground facility plus eighteen (18) inches measured from the outer edge of each side of the underground facility; or
- 25 For nonmetallic facilities without metallic tracer wire, the underground (b) 26 facility shall be located as accurately as possible from field location records 27 and shall require notification from the operator of the inability to accurately

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1		locate the facility;
2	(12)	"Working day" means a twenty-four (24) hour period commencing from the time of
3		receipt of the notification by the Kentucky Contact Center except Saturday, Sunday,
4		and holidays established by federal or state statute;
5	(13)	"Nonintrusive excavating" means excavation using hand tools or equipment that
6		uses air or water pressure as the direct means to break up soil for removal by hand
7		tools or vacuum excavation;
8	(14)	"Mechanized equipment" means mechanical power equipment, including trenchers,
9		bulldozers, power shovels, augers, backhoes, scrapers, drills, cable and pipe plows,
10		skidders, and yarders;
11	(15)	"Normal excavation locate request" means a notification made to a protection
12		notification center where a request for locating utility facilities is processed;
13	(16)	"Emergency locate request" means a notification made to a protection notification
14		center by an excavator to alert facility owners or operators of the need to begin
15		immediate excavation in response to an emergency;
16	(17)	"Design information request" means a notification made to a protection notification
17		center by a person providing professional services and making a request in
18		preparation for bidding, preconstruction engineering, or other advance planning
19		efforts. A design information request may not be used for excavation purposes:
20		and]
21	(18)	"Large project" means an area of excavation occurring on or after July 1, 2016,
22		measuring more than two thousand (2,000) feet in length. Multiple excavation
23		notifications in an area may be considered together in determining if the
24		excavations are part of a large project; and
25	<u>(19)</u>	"Commission" means the Kentucky Public Service Commission.
26		→ Section 3. KRS 367.4909 is amended to read as follows:

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(1) Each operator shall provide protection notification center access to excavators.

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1	(2)	Volu	intary operator membership in the Kentucky Contact Center shall satisfy the
2	1	requi	irement of subsection (1) of this section.
3	(3)	Each	operator member of the Kentucky Contact Center shall provide and update as
4	1	need	ed to the Kentucky Contact Center the general location of its underground
5	1	facili	ities, the operator identity and business address, and emergency notification
6	1	telep	hone numbers.
7	<u>(4)</u>	Each	n operator shall report to the commission excavation damage to an
8	<u>!</u>	unde	erground facility used in the transportation of gas or hazardous liquid within
9	<u>1</u>	thirt	y (30) calendar days of being informed of the damage. Each report of
10	9	exca	vation damage shall be made by electronic mail or as otherwise prescribed by
11	<u>!</u>	the c	commission.
12	<u>(5)</u> [(4))]	An operator shall respond to facility locate requests as follows:
13	((a)	To a normal excavation locate request within two (2) working days after
14			receiving notification from an excavator, excluding large projects.
15	((b)	To an emergency locate request as quickly as possible but not to exceed forty-
16			eight (48) hours after receiving notification from an excavator;
17	((c)	To a design information request within ten (10) working days after receiving
18			notification from the person making the request; and
19	((d)	To a large project request within five (5) working days from the later of
20			receiving notification from an excavator or the scheduled excavation start date
21			for that location.
22	<u>(6)</u> [(5))]	An operator shall, upon receiving an emergency locate request or a normal
23	(exca	vation locate request:
24	((a)	Inform the excavator of the approximate location and description of any of the
25			operator's facilities that may be damaged or pose a safety concern because of
26			excavation or demolition;
27	((b)	Inform the excavator of any other information that would assist in locating

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1		and avoiding contact with or damage to underground facilities;
2	(c)	Unless permanent facility markers are provided, provide temporary markings
3		to inform the excavator of the ownership and approximate location of the
4		underground facility; and
5	(d)	Notify the requesting party if underground facilities are not in conflict with the
6		excavation or demolition.
7	<u>(7)</u> [(6)]	Upon receiving a design information request, an operator shall contact the
8	pers	on making the request within the time period specified in subsection $(5)[(4)]$ of
9	this	section. The operator shall:
10	(a)	Designate with temporary underground facility markers the location of all
11		underground facilities owned by the operator within the area of the design
12		information request as defined in KRS 367.4903;
13	(b)	Provide to the person making the design information request a description of
14		all underground facilities owned by the operator in the area of the design
15		information request and the location of the facilities, which may include
16		drawings marked with a scale, dimensions, and reference points for
17		underground utilities already built in the area or other facility records that are
18		maintained by the operator; or
19	(c)	Allow the person making the design information request or an authorized
20		person to inspect the drawings or other records for all underground facilities
21		with the proposed area of excavation at a location that is acceptable to the
22		operator.
23	<u>(8)</u> [(7)]	An operator may reject a design information request based upon security
24	cons	siderations or if producing the information will place the operator at a
25	com	petitive disadvantage, pending the operator obtaining additional information
26	conf	irming the legitimacy of the notice. The operator shall notify the person making

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the design information request and may request additional information.

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1	<u>(9)[(8)]</u>	Temporary underground facility markers shall c	onsist of paint, chalk, flags,
2	stake	es, or any combination thereof and shall conform	to the following standards of
3	the A	American Public Works Association uniform color	code:
4	(a)	Electric power distribution and transmission	Safety Red
5	(b)	Municipal electric systems	Safety Red
6	(c)	Gas distribution and transmission	High visibility safety yellow
7	(d)	Oil distribution and transmission	High visibility safety yellow
8	(e)	Dangerous materials, product lines	High visibility safety yellow
9	(f)	Telecommunication systems and cable television	Safety alert orange
10	(g)	Temporary survey markings	Safety pink
11	(h)	Police and fire communications	Safety alert orange
12	(i)	Water systems	Safety precaution blue
13	(j)	Sewer and storm drainage systems	Safety green
14	(k)	Proposed excavation or construction boundaries	White
15	(1)	Reclaimed water, slurry, and irrigation facilities	Purple
16	<u>(10)</u> [(9)]	If extraordinary circumstances exist, an operator	shall notify the excavator of
17	the o	operator's inability to comply with this section.	Extraordinary circumstances
18	inclu	ide extreme weather conditions, force majeure, o	lisasters, or civil unrest that
19	mak	e timely response difficult or impossible.	
20	<u>(11)</u> [(10)]	All underground facilities installed after Janua	ry 1, 2013, shall include a
21	mear	ns to accurately identify and locate the undergroun	nd facilities from the surface.
22	This	subsection does not apply to the repair of existing	facilities.
23	→ Se	ection 4. KRS 367.4911 is amended to read as follows:	lows:
24	(1) (a)	Each excavator, or person responsible for an exc	avation, planning excavation
25		or demolition work shall, not less than two (2)	full working days nor more
26		than ten (10) full working days prior to com	mencing work, notify each
27		affected operator of the excavator's intended	work and work schedule.

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1			Contacting the applicable protection notification centers shall satisfy this
2			requirement.
3		(b)	An excavator may commence work before the two (2) full working days
4			provided for in paragraph (a) of this subsection have elapsed if all affected
5			operators have notified the person that the location of all the affected
6			operators' facilities have been marked or that they have no facilities in the area
7			of the proposed excavation, demolition, or timber harvesting.
8	(2)	Loca	ate requests are valid for twenty-one (21) calendar days from the day of the
9		initia	al request.
10	(3)	Each	n excavator shall provide each applicable protection notification center with
11		adeq	uate information regarding:
12		(a)	The name of the individual making the notification;
13		(b)	The excavator's name, address, and a telephone number;
14		(c)	The excavation or demolition site location or locations, each of which shall
15			not exceed two thousand (2,000) feet in length unless the excavator and
16			operator agree to a larger area, the city or community, county and street
17			address, including the nearest cross street;
18		(d)	The type and extent of excavation or demolition to be performed;
19		(e)	A contact name and telephone number of the person responsible for the work
20			to be performed.
21	(4)	If m	ore than one (1) excavator will operate at the same site, each excavator shall
22		notif	by the protection notification centers individually. Notification by an excavator
23		will	serve as notification for any of that excavator's employees. Failure by an
24		exca	vator to notify the protection notification center does not relieve individual
25		empl	loyees of responsibility.

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The underground facility location provided by each operator;

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(5)

(a)

The excavator shall inform and provide to excavation or demolition site employees:

1		(b)	Any related safety information provided by each operator; and
2		(c)	The locate request identification number assigned by each protection
3			notification center.
4	(6)	The	excavator shall protect and preserve temporary underground facility markers
5		until	the scheduled excavation or demolition is completed.
6	(7)	If, a	fter the two (2) day period provided by KRS 367.4909(5)[(4)](a), the excavator
7		finds	s evidence of an unmarked underground facility at the site, he shall immediately
8		notif	fy the protection notification center.
9	(8)	The	excavator shall contact the protection notification center to request remarking
10		two	(2) working days in advance of the expiration of each twenty-one (21) day
11		perio	od while excavation or demolition continues or if:
12		(a)	The markings of any underground facility have been removed or are no longer
13			visible; or
14		(b)	The excavator has changed the work plan or location previously filed.
15	(9)	(a)	Each excavator who conducts or is responsible for any excavation or
16			demolition that results in underground facility damage shall cease excavation
17			or demolition activities and notify all affected operators of the location and
18			nature of the underground facility damage.
19		(b)	If the underground facility damage causes concern for public or workplace
20			safety, the excavator shall notify appropriate public safety agencies of the
21			location and nature of the safety concern.
22		(c)	If the underground facility damage results in the escape of any flammable,
23			toxic, or corrosive gas or liquid, the excavator shall cease excavation or
24			demolition activities and immediately report to the appropriate authorities by
25			calling the 911 emergency telephone number.
26	(10)	Whe	en excavation or demolition is necessary within the approximate location of the

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underground facility, the excavator shall hand-dig or use nonintrusive means to

- 1 avoid damage to the underground facility.
- Upon request by an operator or when the proposed excavation location cannot be accurately identified, an excavator shall mark the boundaries of the location to be excavated using the procedure set forth in KRS 367.4909(9)[(8)](k). After marking the boundaries, the excavator shall contact the protection notification center or centers. The requirements of KRS 367.4909(5)[(4)] to (10) are reestablished upon the operator receiving notification of this marking from the protection notification
- 8 center or centers. This marking shall not alter, or relieve the excavator from
- 9 complying with, the requirements of KRS 367.4905 to 367.4917.
- Section 5. KRS 367.4917 is amended to read as follows:
- 11 (1) An excavator who fails to comply with any provision of KRS 367.4911, or an operator who fails to comply with any provision of KRS 367.4909, shall be guilty of
- endangering underground facilities and may be subject to a fine of two hundred and
- 14 fifty dollars (\$250) for the first offense, no more than one thousand dollars (\$1,000)
- for the second offense within one (1) year, and no more than three thousand dollars
- 16 (\$3,000) for the third and any subsequent offense.
- 17 (2) A protection notification center that fails to comply with any provision of KRS
- 18 367.4913 shall be subject to a fine of one thousand dollars (\$1,000) for each
- 19 offense.
- 20 (3) A person that knowingly provides false notice to a utility notification center of an
- emergency as defined in KRS 367.4903 shall be subject to a fine of one thousand
- dollars (\$1,000) for each offense.
- 23 (4) Any person who violates any provision of the Underground Facility Damage
- 24 Prevention Act of 1994, KRS 367.4901 to 367.4917, that involves damage to a
- 25 facility containing any flammable, toxic, corrosive, or hazardous material or results
- in the release of any flammable, toxic, corrosive, or hazardous material shall be
- subject to a fine not to exceed one thousand dollars (\$1,000) for each offense. The

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1		pena	alties of this subsection are not in conflict with and are in addition to civil
2		dam	ages for personal injury or property damage.
3	(5)	(a)	Except as provided in subsection (6) of this section, all fines recovered for a
4			violation of this section shall be paid to the general fund of the state, county,
5			city, or fire protection agency which issued the citation.
6		(b)	In the event that more than one (1) government agency was involved, the court
7			shall direct an apportionment of the fines.
8		(c)	Failure to comply with the provisions of the Underground Facility Damage
9			Prevention Act of 1994, KRS 367.4901 to 367.4917, may be determined at the
10			conclusion of an investigation and shall be based on evidence available to
11			state, county, or city officials, law enforcement, or fire protection agencies
12			which issue the citation.
13	<u>(6)</u>	The	commission shall have statewide authority to enforce and assess civil
14		<u>pena</u>	alties provided for in this section and to seek injunctive relief for any violation
15		<u>that</u>	results in damage to an underground facility used to transport gas or
16		<u>haza</u>	ardous liquid subject to the federal pipeline safety laws, 49 U.S.C. secs. 60101
17		<u>et</u> s	seq. Once the commission initiates an investigation or undertakes an
18		<u>enfo</u>	preement action against a person for an alleged violation, no other state,
19		<u>cour</u>	nty, city, or fire protection agency shall initiate or continue any enforcement
20		<u>actio</u>	on against the person for the same alleged violation. Any action to recover
21		<u>pena</u>	alties assessed pursuant to this subsection shall be brought in the Franklin
22		<u>Circ</u>	cuit Court. All penalties recovered by the commission shall be paid into the
23		State	e Treasury and credited to the account of the commission.
24	<u>(7)</u>	The	commission may promulgate administrative regulations in accordance with
25		KRS	S Chapter 13A to enforce the Underground Facility Damage Prevention Act
26		<u>of 1</u>	994. The commission shall exercise its authority under the Underground
27		Faci	ility Damage Prevention Act of 1994 in accordance with the rules and

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- 1 procedures set forth in KRS Chapter 278 and all applicable administrative
- 2 <u>regulations promulgated by the commission.</u>

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