130th General Assembly Regular Session 2013-2014

Am. Sub. S. B. No. 378

Senator Coley

Cosponsors: Senators Peterson, Hite, Eklund, Hughes, Kearney, LaRose, Patton, Sawyer, Schiavoni, Seitz, Uecker Representatives Stautberg, Burkley, Conditt, Dovilla, Grossman, Hackett,

Perales, Sheehy, Strahorn

A BILL

То	amend sec	tions 378	1.25 and 4	905.26 a	nd to enact	1
	sections	3781.34,	3781.341,	3781.342	, 3781.343,	2
	3781.36,	3781.38,	4905.041,	4913.01,	4913.03,	3
	4913.05,	4913.07,	4913.09, 4	913.13,	4913.15,	4
	4913.151,	4913.152	, 4913.16,	4913.17	, 4913.171,	5
	4913.19,	4913.20,	4913.21, 4	913.22,	4913.23,	6
	4913.25,	4913.251,	4913.252,	4913.26	, 4913.27,	7
	4913.29,	4913.30,	4913.31, 4	913.43,	4913.45,	8
	4913.47,	4913.50,	and 4913.5	2 of the	Revised Code	9
	regarding	the enfo	rcement of	the law	governing the	10
	protectio	on of unde	rground ut	ility fa	cilities.	11

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3781.25 and 4905.26 be amended and12sections 3781.34, 3781.341, 3781.342, 3781.343, 3781.36, 3781.38,134905.041, 4913.01, 4913.03, 4913.05, 4913.07, 4913.09, 4913.13,144913.15, 4913.151, 4913.152, 4913.16, 4913.17, 4913.171, 4913.19,154913.20, 4913.21, 4913.22, 4913.23, 4913.25, 4913.251, 4913.252,164913.26, 4913.27, 4913.29, 4913.30, 4913.31, 4913.43, 4913.45,17

 4913.47, 4913.50, and 4913.52 of the Revised Code be enacted to
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 read as follows:
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Sec. 3781.25. As used in sections 3781.25 to <u>3781.32</u> <u>3781.38</u> 20 of the Revised Code: 21

(A) "Protection service" means a notification center, but not 22 an owner of an individual utility, that exists for the purpose of 23 receiving notice from persons that prepare plans and 24 specifications for or that engage in excavation work, that 25 distributes this information to its members and participants, and 26 that has registered by March 14, 1989, with the secretary of state 27 and the public utilities commission of Ohio under former division 28 (F) of section 153.64 of the Revised Code as it existed on that 29 date. 30

(B) "Underground utility facility" includes any item buried 31 or placed below ground or submerged under water for use in 32 connection with the storage or conveyance of water or sewage; 33 electronic, telephonic, or telegraphic communications; television 34 signals; electricity; crude oil; petroleum products; artificial or 35 liquefied petroleum; manufactured, mixed, or natural gas; 36 synthetic or liquefied natural gas; propane gas; coal; steam; hot 37 water; or other substances. "Underground utility facility" 38 includes all operational underground pipes, sewers, tubing, 39 conduits, cables, valves, lines, wires, worker access holes, and 40 attachments, owned by any person, firm, or company. "Underground 41 utility facility" does not include a private septic system in a 42 one-family or multi-family dwelling utilized only for that 43 dwelling and not connected to any other system. 44

(C) "Utility" means any owner or operator, or an agent of an
owner or operator, of an underground utility facility, including
any public authority, that owns or operates an underground utility
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facility. "Utility" does not include the owners of the following 48 types of real property with respect to any underground utility 49 facility located on that property: 50 (1) The owner of a single-family or two-, three-, or 51 four-unit residential dwelling; 52 (2) The owner of an apartment complex; 53 (3) The owner of a commercial or industrial building or 54 complex of buildings, including but not limited to, factories and 55 shopping centers; 56 (4) The owner of a farm; 57 (5) The owner of an exempt domestic well as defined in 58 section 1509.01 of the Revised Code. 59 (D) "Approximate location" means the immediate area within 60 the perimeter of a proposed excavation site where the underground 61 62 utility facilities are located. (E) "Tolerance zone" means the site of the underground 63 utility facility including the width of the underground utility 64 facility plus eighteen inches on each side of the facility. 65 (F) "Working days" excludes Saturdays, Sundays, and legal 66 holidays as defined in section 1.14 of the Revised Code and 67 "hours" excludes hours on Saturdays, Sundays, and legal holidays. 68 (G) "Designer" means an engineer, architect, landscape 69 architect, contractor, surveyor, or other person who develops 70 plans or designs for real property improvement or any other 71 activity that will involve excavation. 72 (H) "Developer" means the person for whom the excavation is 73 made and who will own or be the lessee of any improvement that is 74 the object of the excavation. 75 (I) "Excavation" means the use of hand tools, powered 76 equipment, or explosives to move earth, rock, or other materials 77

in order to penetrate or bore or drill into the earth, or to 78 demolish any structure whether or not it is intended that the 79 demolition will disturb the earth. "Excavation" includes such 80 agricultural operations as the installation of drain tile, but 81 excludes agricultural operations such as tilling that do not 82 penetrate the earth to a depth of more than twelve inches. 83 "Excavation" excludes any activity by a governmental entity which 84 does not penetrate the earth to a depth of more than twelve 85 inches. "Excavation" excludes coal mining and reclamation 86 operations regulated under Chapter 1513. of the Revised Code and 87 rules adopted under it. 88

(J) "Excavation site" means the area within which excavation will be performed.

(K) "Excavator" means the person or persons responsible for making the actual excavation.

(L) "Interstate gas pipeline" means an interstate gas
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pipeline subject to the "Natural Gas Pipeline Safety Act of 1968,"
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82 Stat. 720, 49 U.S.C. 1671, as amended.
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(M) "Interstate hazardous liquids pipeline" means an
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interstate hazardous liquids pipeline subject to the "Hazardous
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Liquid Pipeline Safety Act of 1979," 93 Stat. 1003, 49 U.S.C.
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2002, as amended.
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(N) "Special notification requirements" means requirements
for notice to an owner of an interstate hazardous liquids pipeline
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or an interstate gas pipeline that must be made prior to
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commencing excavation and pursuant to the owner's public safety
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program adopted under federal law.

(0) "Commercial excavator" means any excavator, excluding a 105utility as defined in this section, that satisfies both of the 106following: 107

(1) For compensation, performs, directs, supervises, or is 108

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responsible for the excavation, construction, improvement, 109 renovation, repair, or maintenance on a construction project and 110 holds out or represents oneself as qualified or permitted to act 111 as such; 112

(2) Employs tradespersons who actually perform excavation,
 construction, improvement, renovation, repair, or maintenance on a
 construction project.

(P) "Person" has the same meaning as in section 1.59 of the 116Revised Code and also includes a public authority. 117

(Q) "Positive response system" means an automated system
facilitated by a protection service allowing a utility to
communicate to an excavator the presence or absence of any
conflict between the existing underground utility facilities and
the proposed excavation site.

(R) "One_call notification system" means the software or 123
communications system used by a protection system to notify its 124
membership of proposed excavation sites. 125

(S) "Project" means any undertaking by a private party of an 126improvement requiring excavation. 127

(T) "Public authority" has the same meaning as in section 128153.64 of the Revised Code. 129

(U) "Improvement" means any construction, reconstruction, 130
improvement, enlargement, alteration, or repair of a building, 131
highway, drainage system, water system, road, street, alley, 132
sewer, ditch, sewage disposal plant, water works, and all other 133
structures or works of any nature. 134

(V) "Emergency" means an unexpected occurrence causing a
disruption or damage to an underground utility facility that
requires immediate repair or a situation that creates a clear and
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imminent danger that demands immediate action to prevent or
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mitigate loss of or damage to life, health, property, or essential	139
public services.	140
(W) "Nondestructive manner" means using low-impact, low-risk	141
technologies such as hand tools, or hydro or air vacuum excavation	142
equipment.	143
(X) "Cable service provider" has the same meaning as in	144
section 1332.01 of the Revised Code.	145
(Y) "Electric cooperative" and "electric utility" have the	146
same meanings as in section 4928.01 of the Revised Code.	147
Sec. 3781.34. (A) There is hereby created the underground	148
technical committee.	149
(B) The committee shall consist of four members from the	150
stakeholder group of the commercial excavator industry, in	151
accordance with division (C) of this section, and one member from	152
each of the following stakeholder groups:	153
(1) The natural gas transmission pipeline industry, appointed	154
by the president of the senate;	155
(2) The natural gas distribution industry, appointed by the	156
speaker of the house of representatives;	157
(3) Electric utilities, appointed by the governor;	158
(4) Electric cooperatives, appointed by the speaker of the	159
house of representatives;	160
(5) A statewide organization representing independent oil and	161
gas producers, appointed by the president of the senate;	162
(6) The telephone industry, appointed by the governor;	163
(7) Cable service providers, appointed by the president of	164
the senate;	165
(8) Locators of underground utility facilities, appointed by	166

the speaker of the house of representatives;	167
(9) Municipal corporations, appointed by the governor;	168
(10) The department of transportation, appointed by the	169
governor;	170
(11) The general public, appointed by the governor;	171
(12) The hazardous liquids pipeline industry, appointed by	172
the governor;	173
(13) Designers, developers, or surveyors, appointed by the	174
governor.	175
(C) The president of the senate, the speaker of the house of	176
representatives, the minority leader of the senate, and the	177
minority leader of the house of representatives shall each appoint	178
one of the members from the stakeholder group of the commercial	179
excavator industry.	180
(D) The terms of office for members initially appointed shall	181
be staggered at two, three, and four years and determined by lot,	182
except that the stakeholder group of the commercial excavator	183
industry shall have only one member with an initial two-year term.	184
The term of office for each member subsequently appointed shall be	185
four years.	186
(E) Each member may be reappointed for an unlimited number of	187
times.	188
(F) If a vacancy occurs during a member's term of office, a	189
new member shall be appointed in the same manner as the original	190
appointment.	191
sec. 3781.341. A member of the underground technical	192
<u>committee who has a conflict of interest in a particular review</u>	193
under section 4913.15 of the Revised Code shall declare the	194
conflict to the committee and recuse self from committee	195

Revised Code;

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discussions and voting regarding that review. 196 **sec. 3781.342.** (A) The underground technical committee may 197 conduct meetings in person, by teleconference, or by video 198 conference. 199 (B) The committee shall establish a primary meeting location 200 that is open and accessible to the public. 201 (C) Before convening a meeting by teleconference or video 202 conference, the committee shall send, via electronic mail, 203 facsimile, or United States postal service, a copy of 204 meeting-related documents to each committee member. 205 (D) The minutes of each meeting shall specify who was 206 attending by teleconference, who was attending by video 207 conference, and who was physically present. Any vote taken in a 208 meeting held by teleconference that is not unanimous shall be 209 recorded as a roll call vote. 210 Sec. 3781.343. A member of the underground technical 211 committee is not subject to the disclosure requirements of 212 sections 102.02 and 102.021 of the Revised Code by virtue of 213 membership on the committee. 214 **sec. 3781.36.** (A) The underground technical committee shall 215 do the following: 216 (1) Coordinate with the public utilities commission in 217 carrying out its duties under Chapter 4913. of the Revised Code; 218 (2) Provide subject matter expertise when requested during 219 inquiries conducted under section 4913.09 of the Revised Code; 220 (3) Review reports in accordance with section 4913.15 of the 221

(4) Make recommendations under sections 4913.15 and 4913.16	223
of the Revised Code;	224
(5) Perform any additional duties as may be required under	225
this chapter.	226
(B) The committee shall meet as necessary to carry out its	227
duties and meet the time-period requirements of division (B) of	228
section 4913.15 of the Revised Code, but not less than once every	229
three months. A majority of committee members constitutes a	230
quorum.	231
Sec. 3781.38. Every member of the underground technical	232
committee shall be immune, individually and jointly, from civil	233
liability for any act or omission done or made in performance of	234
the member's duties while serving as a member of the committee,	235
but only in the absence of willful misconduct.	236
Sec. 4905.041. (A) The public utilities commission has	237
exclusive jurisdiction to enforce, in accordance with Chapter	238
4913. of the Revised Code, section 153.64, divisions (A) and (B)	239
of section 3781.26, sections 3781.27 and 3781.28 to 3781.32, and	240
Chapter 4913. of the Revised Code.	241
(B) The commission's enforcement authority described in	242
division (A) of this section is limited to actions specifically	243
authorized by Chapter 4913. of the Revised Code.	244
(C) Nothing in this section or Chapter 4913. of the Revised	245
Code gives the commission or the underground technical committee,	246
created under section 3781.34 of the Revised Code, the authority	247
to determine the civil liability of any person for any compliance	248
failure as that term is defined in section 4913.01 of the Revised	249
Code.	250

sec. 4905.26. Upon complaint in writing against any public 251

utility by any person, firm, or corporation, or upon the 252 initiative or complaint of the public utilities commission, that 253 any rate, fare, charge, toll, rental, schedule, classification, or 254 service, or any joint rate, fare, charge, toll, rental, schedule, 255 classification, or service rendered, charged, demanded, exacted, 256 or proposed to be rendered, charged, demanded, or exacted, is in 257 any respect unjust, unreasonable, unjustly discriminatory, 258 unjustly preferential, or in violation of law, or that any 259 regulation, measurement, or practice affecting or relating to any 260 service furnished by the public utility, or in connection with 261 such service, is, or will be, in any respect unreasonable, unjust, 262 insufficient, unjustly discriminatory, or unjustly preferential, 263 or that any service is, or will be, inadequate or cannot be 264 obtained, and, upon complaint of a public utility as to any matter 265 affecting its own product or service, if it appears that 266 reasonable grounds for complaint are stated, the commission shall 267 fix a time for hearing and shall notify complainants and the 268 public utility thereof. The notice shall be served not less than 269 fifteen days before hearing and shall state the matters complained 270 of. The commission may adjourn such hearing from time to time. 271

The parties to the complaint shall be entitled to be heard, 272 represented by counsel, and to have process to enforce the 273 attendance of witnesses. 274

This section does not apply to matters governed by Chapter2754913. of the Revised Code.276

Sec. 4913.01. As used in this chapter:

(A) "Aggrieved person" means a person with duties and278obligations under sections 153.64, 3781.27, and 3781.28 to 3781.32279of the Revised Code and divisions (A) and (B) of section 3781.26280of the Revised Code and who is directly involved with or impacted281by the alleged compliance failure, as identified in the request282

for inquiry, of another person with duties and obligations under	283
sections 153.64, 3781.27, and 3781.28 to 3781.32 of the Revised	284
Code and divisions (A) and (B) of section 3781.26 of the Revised	285
Code.	286
(B) "Compliance failure" means a failure to comply with any	287
provision of sections 153.64, 3781.27, and 3781.28 to 3781.32 of	288
the Revised Code and divisions (A) and (B) of section 3781.26 of	289
the Revised Code.	290

(C) "Designer," "developer," "excavation," "excavator,"291"one-call notification system," "person," "protection service,"292"underground utility facility", and "utility" have the same293meanings as in section 3781.25 of the Revised Code.294

Sec. 4913.03. (A) Each utility, excavator, developer, and	295
designer who participates in the one-call notification system	296
shall register with the public utilities commission and pay a	297
safety registration not to exceed fifty dollars annually, which	298
the commission may lower if the commission determines lowering the	299
registration to be necessary. The commission shall administer and	300
oversee the registration process. Failure to register shall result	301
in a fine of not more than two thousand five hundred dollars.	302

(B) The commission shall deposit all safety registrations and303fines collected under this section in the underground facilities304protection administrative fund created under section 4913.30 of305the Revised Code.306

Sec. 4913.05. (A) Beginning January 1, 2016, an aggrieved	307
person may request an inquiry with the staff of the public	308
utilities commission seeking the imposition, in accordance with	309
this chapter, of a fine or penalty on the person responsible for	310
the alleged compliance failure described in division (A) of	311
section 4913.01 of the Revised Code. The person shall make the	312

request not later than ninety days after discovering the alleged	313
compliance failure. The request shall not, by itself, cause the	314
creation of a formal proceeding at the commission.	315
(B) A request made under this section shall state, at a	316
minimum and with particularity, the name of the person responsible	317
for the alleged compliance failure, the date of the compliance	318
failure, the nature of the compliance failure, the location of the	319
compliance failure, and any other information that the requestor	320
considers relevant.	321
(C) The staff shall, not later than ten business days after	322
receiving a request under this section, notify the person	323
responsible for the alleged compliance failure that the request	324
was made.	325
Sec. 4913.07. If a request for an inquiry is made under	326
section 4913.05 of the Revised Code, the person responsible for	327
the alleged compliance failure may, not later than thirty days	328
after being notified under that section, respond to the request,	329
providing any information that the person considers relevant to	330
the request. The response may include an admission of the	331
compliance failure.	332
Sec. 4913.09. (A) The staff of the public utilities	333
commission shall conduct an inquiry upon receiving a request made	334
under section 4913.05 of the Revised Code. The inquiry shall be	335
limited to whether there was a compliance failure.	336
(B) During an inquiry conducted under this section, the staff	337
shall examine relevant facts regarding the alleged compliance	338
failure and may request records verification, informal meetings,	339
teleconferences, photo documentation, and any other documentation	340
or information relevant to the inquiry.	341

Sec. 4913.13. The staff of the public utilities commission	342
shall make a report of each inquiry conducted under section	343
4913.09 of the Revised Code available to the underground technical	344
committee, created under section 3781.34 of the Revised Code. The	345
report shall contain any admission made under section 4913.07 of	346
the Revised Code by the person who is the subject of the inquiry.	347
This report shall not contain a recommendation as to the	348
imposition of a fine or penalty or as to whether no enforcement	349
action should be taken.	350
Sec. 4913.15. (A) The underground technical committee shall	351
review every report of the staff of the public utilities	352
commission made available under section 4913.13 of the Revised	353
Code or submitted under section 4913.16 of the Revised Code.	354
(B) Not later than ninety days after the committee obtains	355
the staff's report under section 4913.13 of the Revised Code, the	356
committee shall do any of the following:	357
(1) Make a written recommendation to the commission as to the	358
imposition of a fine, a penalty, or a combination of fines and	359
penalties, in accordance with section 4913.151 of the Revised	360
<u>Code;</u>	361
(2) Determine that no enforcement action should be taken and	362
notify the commission in writing of the determination;	363
(3) Request a hearing under section 4913.19 of the Revised	364
<u>Code.</u>	365
(C) There shall be a majority vote of the full committee,	366
with at least one of the commercial-excavator stakeholders voting	367

(1) Recommend a fine, penalty, or a combination of fines and 369 penalties under this section or section 4913.16 of the Revised 370 <u>Code;</u> 371

with the majority, for the committee to do any of the following:

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(2) Determine, under this section or section 4913.16 of the	372
Revised Code, that no enforcement action should be taken;	373
(3) Request a hearing under section 4913.19 of the Revised	374
Code.	375
If the committee fails to achieve the required majority for	376
any action described in division (C) of this section, it shall	377
notify the commission.	378
Sec. 4913.151. In determining a fine or penalty	379
recommendation as required under section 4913.15 or 4913.16 of the	380
Revised Code:	381
(A) If the compliance failure is the first for the person	382
responsible, the underground technical committee may recommend a	383
penalty of a training requirement, an education requirement, or	384
another nonmonetary penalty, or may recommend a fine not exceeding	385
two thousand five hundred dollars, or may recommend a combination	386
of this fine and these penalties.	387
(B) If the compliance failure is a subsequent compliance	388
failure for the person responsible, the committee may recommend a	389
penalty of a training requirement, an education requirement, or	390
another nonmonetary penalty, or may recommend a fine not exceeding	391
five thousand dollars, or may recommend a combination of this fine	392
and these penalties.	393
(C) Any penalty recommended under this section shall be	394
appropriately related to enforcement of the provisions enumerated	395
in division (A) of section 4905.041 of the Revised Code.	396
Sec. 4913.152. The underground technical committee may	397
communicate with persons who have knowledge or information	398
concerning the alleged compliance failure as part of the	399
committee's review under section 4913.15 of the Revised Code and	400

to assist the committee in making recommendations under that

section and section 4913.16 of the Revised Code.

Sec. 4913.16. (A)(1) If the underground technical committee	403
votes during the ninety-day time period as required under division	404
(B) of section 4913.15 of the Revised Code but fails to achieve	405
the required majority as described in division (C) of that	406
section, no enforcement action shall be taken.	407
(2) If the committee, during the ninety-day time period,	408
fails to vote on any action as required under division (B) of	409
section 4913.15 of the Revised Code, the staff of the public	410
utilities commission shall make a recommendation as to a fine or	411
penalty or no enforcement. The staff shall cause the initial	412
report made available under section 4913.13 of the Revised Code to	413
be amended to add the recommendation, and shall submit the amended	414
report to the committee.	415
(B) Not later than thirty days after the committee receives	416
an amended report under division (A)(2) of this section, the	417
committee shall do any of the following, subject to division (C)	418
of section 4913.15 of the Revised Code:	419
(1) Make a written recommendation to the commission as to the	420
imposition of a fine, penalty, or a combination of fines and	421
penalties in accordance with section 4913.151 of the Revised Code;	422
(2) Determine that no enforcement action should be taken and	423
notify the commission in writing of the determination;	424
(3) Request a hearing under section 4913.19 of the Revised	425
Code.	426
(C)(1) If the committee votes during the thirty-day time	427
period as required under division (B) of this section but fails to	
	428
achieve the required majority as described in division (C) of	429
section 4913.15 of the Revised Code, no enforcement action shall	430
<u>be taken.</u>	431

(2) If the committee fails to vote on any action as required	432
under division (B) of this section, the commission shall impose a	433
fine or penalty consistent with section 4913.151 of the Revised	434
Code or take no enforcement action. The commission shall inform	435
the committee of its decision.	436
Sec. 4913.17. (A) Based upon the number and type of	437
compliance failures committed by a person, the underground	438
technical committee may find, as part of the committee's review	439
under section 4913.15 of the Revised Code, that the person is a	440
<u>persistent noncomplier.</u>	441
(B) The committee shall report a finding made under division	442
(A) of this section to the staff of the public utilities	443
commission.	444
(C) There shall be a majority vote of the full committee,	445
with at least one of the commercial-excavator stakeholders voting	446
with the majority, for the committee to make a finding under	447
division (A) of this section.	448
Sec. 4913.171. If the underground technical committee reports	449
that a person responsible for a compliance failure has been found	450
to be a persistent noncomplier under section 4913.17 of the	451
Revised Code, the public utilities commission may impose a fine on	452
the person not exceeding ten thousand dollars. A penalty	453
recommended by the committee under section 4913.15 or 4913.16 of	454
the Revised Code may also be imposed by the commission.	455
Sec. 4913.19. In lieu of making a recommendation of a fine or	456

penalty or a no-enforcement determination, the underground457technical committee may request an administrative hearing with the458public utilities commission if the committee believes that any459person responsible for a compliance failure should be subject to a460fine or penalty exceeding those described in section 4913.151 of461

the Revised Code. As a result of the hearing, the commission shall	462
impose a fine or penalty or take no enforcement action.	463
Sec. 4913.20. In determining a fine or penalty recommendation	464
or imposition or whether no enforcement action should be taken	465
<u>under section 4913.15, 4913.16, 4913.171, 4913.19, or 4913.25 of</u>	466
the Revised Code, the underground technical committee, the public	467
utilities commission, and the commission staff, as applicable,	468
shall consider the following factors, as they apply:	469
	470
(A) The person's demonstrated history of one-call, design,	471
and excavation practices, including the following:	472
(1) The number of locate requests received and responded to;	473
(2) The number of locates completed;	474
(3) The number of one calls placed;	475
(4) The number of excavations completed;	476
(5) The number of design or development projects.	477
(B) The nature, circumstances, and gravity of the compliance	478
failure, including the amount of damage involved in relation to	479
the compliance failure, and whether it resulted in death, serious	480
injury, dismemberment, or a significant threat to public safety;	481
(C) The organizational size of the responsible person;	482
(D) The prospective effect of a fine on the person's ability	483
to pay business obligations and otherwise conduct business;	484
(E) The history or number of compliance failures by the	485
person;	486
(F) The good faith effort on the person's part in attempting	487
to achieve compliance after the compliance failure was identified.	488

Sec. 4913.21. Except as provided in sections 4913.171 and	489
4913.19 of the Revised Code, the public utilities commission shall	490
impose every recommendation made under section 4913.15 or 4913.16	491
of the Revised Code by the underground technical committee.	492

Sec. 4913.22. A person subject to a fine imposed under493section 4913.171, 4913.19, or 4913.21 of the Revised Code or494division (C)(2) of section 4913.16 of the Revised Code shall pay495the fine not later than sixty days after the fine or penalty is496imposed. A person subject to a penalty imposed under any of those497sections or that division shall begin compliance with the penalty498not later than thirty days after the penalty is imposed.499

Sec. 4913.23. The public utilities commission shall, by	500
letter, promptly notify the person that requested the inquiry and	501
the person responsible for the compliance failure of any fine or	502
penalty imposed under section 4913.171, 4913.19, or 4913.21 of the	503
Revised Code or division (C)(2) of section 4913.16 of the Revised	504
Code, or of a no-enforcement determination under section 4913.15	505
or 4913.19 of the Revised Code or division (A)(1) or (C)(1) of	506
section 4913.16 of the Revised Code. The notice shall include all	507
of the following, as applicable:	508
(A) The date of the compliance failure;	509
(B) The citation to the statute that was not complied with;	510
(C) A brief description of the compliance failure;	511
(D) The fine or penalty to be imposed, if any;	512
(E) Instructions on how to remit payment of a fine or to	513
comply with a penalty;	514

(F) Instructions on how the person may file for515reconsideration under section 4913.25 of the Revised Code and how516to make a timely filing;517

(G) A statement that failure to file for reconsideration	518
under section 4913.25 of the Revised Code will make any findings	519
final and enforceable.	520

Sec. 4913.25. (A) If either the person that requested the	521
inquiry or the person responsible for the compliance failure	522
disagrees with either a finding or a no-enforcement determination	523
made by the underground technical committee under section 4913.15,	524
4913.16, 4913.17, or 4913.19 of the Revised Code, either person	525
may, not later than thirty days after receiving notice under	526
section 4913.23 of the Revised Code, file a written application	527
with the public utilities commission for reconsideration of the	528
committee's finding. The application for reconsideration must	529
state with particularity the grounds for reconsideration.	530

(B) Upon the filing of an application for reconsideration	531
under this section, the commission shall formally review the	532
finding of the committee.	533

(C) The commission may hold a hearing on the application for 534 reconsideration. 535

(D) The commission shall affirm, reject, or modify the 536 finding of the committee and shall impose any fine or penalty 537 authorized under this chapter or take no enforcement action. The 538 person responsible for the compliance failure shall pay any fine 539 not later than sixty days after the fine is imposed by the 540 commission. A person subject to a penalty shall begin compliance 541 with the penalty not later than thirty days after the penalty is 542 imposed by the commission. 543

Sec. 4913.251. A reconsideration order issued under section5444913.25 of the Revised Code is subject to the rehearing and appeal545process under Chapter 4903. of the Revised Code.546

Sec. 4913.252. All hearings conducted by the public utilities	547
commission under this chapter and under the process described in	548
section 4913.251 of the Revised Code shall be conducted in a	549
manner consistent with Chapter 4903. of the Revised Code.	550

sec. 4913.26. Any documentation obtained pursuant to an 551 inquiry conducted under section 4913.09 of the Revised Code, 552 communications described in section 4913.152 of the Revised Code, 553 or an administrative hearing conducted under section 4913.19 of 554 the Revised Code shall be treated as confidential until a formal 555 proceeding is commenced under section 4913.25 of the Revised Code, 556 at which time the parties to the proceeding shall be bound by the 557 rules of the public utilities commission governing discovery in 558 matters pending before it. 559

Sec. 4913.27. Except for safety registrations and fines560collected under section 4913.03 of the Revised Code, the public561utilities commission shall deposit all fines collected under this562chapter into the underground facilities protection fund created563under section 4913.29 of the Revised Code.564

Sec. 4913.29. There is hereby created in the state treasury565the underground facilities protection fund. The fund shall consist566of all fines collected under this chapter, except for safety567registrations and fines collected under section 4913.03 of the568Revised Code. The fund shall retain the interest earned. The569amounts in the fund shall be used solely to fund grants under570section 4913.31 of the Revised Code.571

Sec. 4913.30. There is hereby created in the state treasury572the underground facilities protection administrative fund to be573administered by the public utilities commission. The fund shall574consist of all safety registrations and fines collected under575

section 4913.03 of the Revised Code. The fund shall retain the	576
interest earned. The amounts in the fund shall be used for the	577
operation of the underground technical committee, created under	578
section 3781.34 of the Revised Code, and the commission in the	579
performance of its duties under this chapter.	580
Sec. 4913.31. (A) The public utilities commission may	581
administer an underground utility damage prevention grant program	582
to provide grants for any of the following purposes:	583
(1) Public awareness programs established by a protection	584
service;	585
(2) Training and education programs for excavators,	586
operators, designers, persons who locate underground utility	587
facilities, or other persons;	588
(3) Programs providing incentives for excavators, operators,	589
persons who locate underground utility facilities, or other	590
persons to reduce the number and severity of compliance failures.	591
(B) The commission shall determine the appropriate amount of	592
any grant issued under this section.	593
Sec. 4913.43. The public utilities commission shall submit to	594
the general assembly an annual report of the previous year's	595
activities under this chapter. Each report shall be submitted on	596
or before April 1. Each report shall be made publicly available on	597
the commission's web site.	598
Sec. 4913.45. (A) The public utilities commission shall, in	599
consultation with the underground technical committee, adopt rules	600
under section 111.15 of the Revised Code to carry out this	601
chapter. The rules shall include all of the following:	602
(1) Guidelines for consistent application of fines and	603
penalties under this chapter;	604
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(2) Tracking compliance of persons on whom fines or penalties	605
have been imposed under this chapter;	606
(3) The required contents of the underground utility damage	607
prevention grant program established under section 4913.31 of the	608
Revised Code;	609
(4) The gathering, review, and acceptance of applications for	610
a grant under section 4913.31 of the Revised Code;	611
(5) The dispensation and tracking of money from the	612
underground facilities protection fund;	613
(6) The committee's duties, including rules that establish	614
the committee's operation, meeting schedule, and voting	615
procedures;	616
(7) The contents of the annual report required under section	617
4913.43 of the Revised Code;	618
(8) The process related to collecting the registration under	619
section 4913.03 of the Revised Code.	620
(B) The commission may adopt rules establishing the	621
following:	622
(1) Procedures for conducting inquiries under section 4913.09	623
of the Revised Code;	624
(2) Any other duties for the underground technical committee	625
pursuant to section 3781.36 of the Revised Code.	626
pursuant to beetion stor.so or the kevibea coae.	020
Sec. 4913.47. Notwithstanding any provision of the Revised	627
Code to the contrary, if a person is subject to more than one fine	628
for the same compliance failure, and one fine is imposed under	629
this chapter and one or more other fines are imposed under federal	630
law, rules, or regulations, the person shall not be required to	631
pay the fine imposed under this chapter.	632

excavating.

Sec. 4913.50. Any proceeding held under this chapter, any	633
no-enforcement determination under this chapter, and any fine or	634
penalty imposed under this chapter shall neither prevent nor	635
preempt the right of any party to obtain civil damages for	636
personal injury or property damage in a private cause of action.	637
No finding, determination, or recommendation of the underground	638
technical committee, no decision of the public utilities	639
commission under this chapter, and no no-enforcement determination	640
under this chapter shall be determinative of civil liability in a	641
private cause of action for personal injury or property damage.	642
Sec. 4913.52. A person with a permit for excavation from the	643
state or a local governmental unit is subject to this chapter.	644
This chapter does not affect or impair local ordinances, charters,	645
or other provisions of law requiring permits to be obtained before	646

Section 2. That existing sections 3781.25 and 4905.26 of the 648 Revised Code are hereby repealed. 649