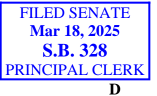
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025



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SENATE BILL DRS35142-NJ-22

Short Title:	Underground Safety Revisions.	(Public)
Sponsors:	Senators Lazzara, Sawrey, and Jones (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED		
2	AN ACT TO	UPDATE THE UNDERGROUND UTILITY SAFETY AND DAMAGE		
3	PREVENTION ACT.			
4	The General Ass	embly of North Carolina enacts:		
5	SEC	FION 1. G.S. 87-117 reads as rewritten:		
6	"§ 87-117. Defin	nitions.		
7	The followin	g definitions apply in this Article:		
8				
9	(20)	Positive response. – An automated information system that allows excavators,		
10		locators, operators, and other interested parties to determine the status of a		
11		locate request.		
12	<u>(20a)</u>	Soft dig technologies. – An excavation method that uses air or water pressure		
13		to break up soil and remove it with vacuum extraction.		
14	(21)	Subaqueous. – A facility that is under a body of water, including rivers,		
15		streams, lakes, waterways, swamps, and bogs.		
16	(22)	Tolerance zone If the diameter of the facility is known, the horizontal		
17		distance of one-half of the known diameter plus 24 inches on either side of the		
18		designated center line or, if the diameter of the facility is not marked, 24 inches		
19		on either side of the outside edge of the mark indicating a facility or, for		
20		subaqueous facilities, a clearance of 15 feet on either side of the indicated		
21		facility.		
22	"			
23	SEC	FION 2. G.S. 87-121 reads as rewritten:		
24	"§ 87-121. Faci	lity operator responsibilities.		
25	(a) An op	perator shall provide to the excavator the following:		
26	(1)	The horizontal location and description of all of the operator's facilities in the		
27		area where the proposed excavation or demolition is to occur. The location		
28		shall be marked by stakes, soluble paint, flags, or any combination thereof, as		
29		appropriate, depending upon the conditions in the area of the proposed		
30		excavation or demolition. The operator shall, when marking as provided under		
31		this subdivision, use the APWA Uniform Color Code. Where practical,		
32		painted surface marks should be of adequate length to distinguish from dots.		
33		If the diameter or width of the facility is greater than four inches, the		
34		dimension of the facility shall be indicated at least every 50 feet in the area of		
35		the proposed excavation or demolition. An operator who operates multiple		



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1 2 2		facilities in the area of the proposed excavation or der facility.	nolition shall locate each
3 4 5	excavator, includ	s otherwise provided in a written agreement betwee ling an electronically transmitted written agreement, th	he operator shall provide
6 7	to the excavator provided below:	the information required by subsection (a) of this s	section within the times
8 9 10	(1)	For a facility, within three full working days after proposed excavation or demolition was provide Center.prior to the work start date provided by the ex-	ed to the Notification
11 12 13	(2)	For a subaqueous facility, within 10 full working day the proposed excavation or demolition was provi Center.	•
14 15	(3)	If the operator declares an extraordinary circumstant this subsection shall not apply.	-
16 17	<u>(4)</u>	For an emergency request, an initial contact with the within three hours.	
18 19 20 21	<u>(5)</u> "	For a request of an unmarked facility required by operator shall arrange for the facility to be marked wi time the additional notice is received by the Notifica	thin three hours from the
21 22	 SECI	FION 3. G.S. 87-122 reads as rewritten:	
23		vator responsibilities.	
24		e commencing any excavation or demolition operation	n, the person responsible
25		n or demolition shall provide or cause to be provided r	
26		her intent to excavate or demolish. Notice for any exca	
27		a subaqueous facility must be given within three to 1	
28		vs before the proposed commencement date of the ex	
29 20	•	xcavation or demolition in the vicinity of a subaqueou	
30 21		$\frac{1}{10}$ to 20 full working days before the proposed complition. Notice given surgement to this subsection shows	
31 32		molition. Notice given pursuant to this subsection shat after the date notice was given. work start date. No e	
32 33	-	er this 15-day 28-day period unless the person responsi	
33 34	•	des a subsequent notice which shall be provided in	
35	-	equired by this subsection. When demolition of a b	
36	-	given a reasonable time in which to remove or protect	• • •
37	-	ition commences.	T
38	(b) The n	otice required by subsection (a) of this section shall, a	t a minimum, contain all
39	of the following:		
40	(1)	The name, address, and telephone number of the per-	son providing the notice.
41	(2)	The anticipated starting date of the proposed excavat	tion or demolition.
42	(3)	The anticipated duration of the proposed excavation	
43	(4)	The type of proposed excavation or demolition opera	
44	(5)	The location of the proposed excavation or der	-
45		following: The area of locate of the proposed excava-	
46		an area the excavator reasonably believes may be	_
47		calendar days from the work start date and does	•
48		completed and accepted by the authorities having	jurisdiction. The area of
49 50		locate is also limited to one of the following:	incor langth identified be-
50 51		a. A single parcel that may exceed 1/4 mile in li a single address.	mean rength identified by
51			

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1 2 3			b. The lesser of five adjoining parcels identified be exceed 1/4 mile in linear length or an area not to linear length.	•
4 5		(6)	Whether or not explosives are to be used in the prop demolition.	oosed excavation or
6 7	(c)	An ex	cavator shall comply with the following:	
8		(10)	The excavator shall not use mechanized use nonmechaniz	ed equipment within
9		(10)	24 inches of a 24-inch circumference around a facility tha	
10			products, or highly volatile liquid pipeline system, a gas	
11			an electric transmission line unless the facility operator l	has consented to the
12			use in writing and the operator's representative is on site of	0
13 14			mechanized equipment. Within the tolerance zone of a	
14 15			excavator shall use safe excavation practices, including hand digging or potholing. For purposes of this subdiv	
16			petroleum products, or highly volatile liquid pipeline sy	
17			meaning as the term "pipeline system" in Title 49 C.F.I	
18			"gas transmission line" has the same meaning as the term	
19			in Title 49 C.F.R. § 192.3, and the term "electric transn	
20			same meaning as the term "transmission line" in G.S. 62-	
21		SECT	FION 4. G.S. 87-124 reads as rewritten:	
22	"§ 87-12 4	. Exen	nptions.	
23	The n	otice re	quirements in G.S. 87-122(a) and G.S. 87-122(b) do not applied to the second se	ply to the following:
24		(1)	An excavation or demolition performed by the owner	of a single-family
25			residential property on his or her own land that does n	ot encroach on any
26			operator's right-of-way, easement, or permitted use.	
27		(2)	An excavation or demolition performed by the owner	
28			residential property on his or her own land that encroach	• •
29			right-of-way, easement, or permitted use that is	s performed with
30 31		(2)	nonmechanized equipment. An excavation or demolition that involves the tilling of so	
31 32		(3)	0	U U
32 33			gardening purposes.purposes that encroaches on any ope easement, or permitted use and is less than 12 inches in d	
33 34		(4)	An excavation or demolition for agricultural purpo	· ·
35		(+)	G.S. 106-581.1, performed on property that does no	· · ·
36			operator's right-of-way, easement, or permitted use.	t enerouen on any
37		(5)	An excavation by an operator or surveyor operator,	survevor, or their
38		~ /	<u>contractor</u> with nonmechanized equipment for the follow	•
39			a. Locating for a valid notification request or fo	• • •
40			connection, or routine maintenance of an existin	ng facility or survey
41			pin.	
42			b. Probing underground to determine the extent	t of gas or water
43			migration.	
44		(6)	An excavation or demolition performed when those res	
45			maintenance of a right of way or any other gover	
46			performing, with labor on their permanent payroll,	
47			maintenance activities within the right-of-way. Mainten	
48			include emergency replacement of signs critical for m	
49 50			reshaping of shoulders and ditches to the original road p	
50 51			activities do not include the initial installation of traffic s equipment guardrails or drainage structures. The	
51			equipment, guardrails, or drainage structures. The	provisions of uns

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1 2 3 4 5		subdivision do not apply when the excavation or demo- a contractor acting on behalf of a person or entity re maintenance of a right-of-way or on behalf of any entity-right-of-way.	sponsible for routine
6	SECT	FION 5. G.S. 87-126 is amended by adding a new subsec	ction to read:
7		enue for claims adjudication for actual and consequential	
8		shall be held within the North Carolina court system	
9	occurrence."	· · · · ·	•
10	SECT	FION 6. G.S. 87-128 reads as rewritten:	
11		nce of facility location.	
12		r who has been given notice as provided in G.S. 87-120(
13		spond to that notice as provided in G.S. 87-121 or fails	1 1 V
14		on excavating is free to proceed with the excavation. N	
15		vator nor the person financially responsible for the excav	
16		ng or improperly responding operator for damages to the	
17	1 0	the excavating exercises due care to protect existing fa	
18		existence of those facilities near the proposed excavation	
19		ercised due care in preparing for or conducting the excava	
20 21		the excavator shall be entitled to a presumption, reb	
22	-	nce, that it has exercised due care in preparing for or conc ification Center gives the operator the notice required in C	-
23		respond to that notice as provided in G.S. 87-121 or fails	
23		excavator has complied with the requirements of G.S. 8	
25		t have actual knowledge of the existence of a facility loca	
26	the excavation to		aca within the area of
27		FION 7. G.S. 87-129 reads as rewritten:	
28		erground Damage Prevention Review Board; enforcen	nent: civil penalties.
29		is hereby established the Underground Damage Prevent	
30	. ,	alleged violations of this Article. The members of the Bo	
31	-	The Board shall consist of 15 members as follows:	
32	. (1)	A representative from the North Carolina Department o	f Transportation;
33	(2)	A representative from a facility contract locator;	L ·
34	(3)	A representative from the Notification Center;	
35	(4)	A representative from an electric public utility;	
36	(5)	A representative from the telecommunications industry	;
37	(6)	A representative from a natural gas utility;	
38	(7)	A representative from a hazardous liquid transmission p	
39	(8)	A representative of a municipality, appointed on the re	commendation of the
40		League of Municipalities;	
41	(9)	A highway contractor licensed under G.S. 87-10(b)(2)	who does not own or
42		operate facilities;	
43	(10)	A public utilities contractor licensed under G.S. 87-10	D(b)(3) who does not
44 4 <i>5</i>	/1.1\	own or operate facilities;	
45 16	(11) (12)	A surveyor licensed under Chapter 89C of the General	
46 17	(12)	A representative from a rural water system, appointed on of the North Carolina Bural Water Association:	i the recommendation
47 10	(12)	of the North Carolina Rural Water Association;	
48 49	(13)	A representative from an electric membership corporati	
+9 50	(14) (15)	A representative from an electric membership corporati A representative from a cable company, appointed on the	
50	(13)	the North Carolina Cable Telecommunications Associa	
1		the morth Caronna Cable Teleconfindunications Associa	

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1 2 3 4 5	(a1) Each member of the Board shall be appointed for a term of four the Board may serve no more than two consecutive terms. Vacancies in app the Governor occurring prior to the expiration of a term shall be filled by unexpired term. To the extent practicable, the Governor shall fill any vacancy 60 days after the vacancy.	pointments made by appointment for the
5 6 7	(a2) No member of the Board may serve on a case where there we interest.	ould be a conflict of
8	(a3) The Governor may remove any member at any time for cause.	
9	(a4) Eight members of the Board shall constitute a quorum. <u>A quor</u>	
10 11	majority of seated members are present. Board members may appear at meeti communication via conference telephone or other electronic means.	ings by simultaneous
11	(a5) The Governor shall designate one member of the Board as chair.	
12		•
13 14	(a6) The Board may adopt rules to implement this Article.(a7) The Board shall establish an internal attendance policy. In the ev	ant a Roard member
14	resigns or fails to meet the criteria of the attendance policy, the Board mar	
16	member to represent the same stakeholder group until such time as the C	
17	replacement for the unexpired term.	<u>sovemor appoints a</u>
18	(b) The Board shall receive reports of alleged violations of this Arti	cle. The Board shall
19	contact persons against whom reports have been filed to inform them of t	
20	within 10-15 working days of the filing of the report. The Board shall maintai	0
21	information regarding reports of alleged violations:	C
22	(1) The name, address, and telephone number of the person n	making the report;
23	(2) The nature of the report, including the statute that is a	lleged to have been
24	violated;	
25	(3) Information provided by the person making the	
26	correspondence, both written and electronic, pictures, and	
27	(4) Information provided by the person against whom the re-	
28	including correspondence, both written and electronic, pi	
29	(b1) The Board shall review all reports of alleged violations of	
30	accompanying information. If the Board determines that a person has viola	
31	this Article, the Board shall determine the appropriate action or penalty to it	-
32 33	violation. Actions and penalties may include training, education, and a civil p	•
33 34	two thousand five hundred dollars (\$2,500). The Board shall approve train sponsors of those training courses under this subsection. Any fees for training	0
34 35	by the Board shall be paid by the person determined to have violated this Art	0 11
36	notify within 30 days each person who is determined to have violated this	
37	the Board's determination and the Board's recommended action or penalty.	0
38	to be in violation of this Article may request a hearing before the Board, af	-
39	may reverse or uphold its original finding. If the Board recommends a pen	
40	notify the Utilities Commission of the recommended penalty, and the Utilitie	
41	issue an order imposing the penalty.	
42	(b2) A person determined to be in violation of this Article may	request an informal
43	conference before the Board by notifying the Board in writing within 30	days of the Board's
44	determination. Such a person must attend the informal conference in pe	erson. They may be
45	represented by an attorney or other person and may present evidence and	-
46	favor of their position. Following the informal conference, the Board may	
47	uphold its original finding. If the Board recommends a penalty, the Board sha	
48	Commission of the recommended penalty, and the Utilities Commission	shall issue an order
49	imposing the penalty within 30 days of notification by the Board.	
50	(c) A person determined by the Board under subsection (b1) of	
51	violated this Article may appeal the Board's determination by initiating an ar	roltration proceeding

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before the Utilities Commission within 30 days of the Board's determination. If the violating 1 2 party elects to initiate an arbitration proceeding, the violating party shall pay a filing fee of two 3 hundred fifty dollars (\$250.00) to the Utilities Commission, and the Utilities Commission shall 4 open a docket regarding the report. The Utilities Commission shall direct the parties enter into 5 an arbitration process. The parties shall be responsible for selecting and contracting with the 6 arbitrator. Upon completion of the arbitration process, the Utilities Commission shall issue an 7 order encompassing the outcome of the binding arbitration process, including a determination of 8 fault, a penalty, and assessing the costs of arbitration to the non-prevailing party.

9 (c1) A person may timely appeal an order issued by the Utilities Commission pursuant to 10 this section to the superior court division of the General Court of Justice in the county where the 11 alleged violation of this Article occurred or in Wake County, for trial de novo within 30 days of 12 entry of the Utilities Commission's order. The authority granted to the Utilities Commission 13 within this section is limited to this section and does not grant the Utilities Commission any 14 authority that they are not otherwise granted under Chapter 62 of the General Statutes.

15 (d) The provisions of this Article do not affect any civil remedies for personal injury or 16 property damage otherwise available to any person, except as otherwise specifically provided for 17 in this Article. The penalty provisions of this Article are cumulative to and not in conflict with 18 provisions of law with respect to civil remedies for personal injury or property damage. The clear 19 proceeds of any civil penalty assessed under this section shall be used as provided in Section 7(a) 20 of Article IX of the North Carolina Constitution. In any arbitration proceeding before the Utilities 21 Commission, any actions and penalties assessed against any person for violation of this Article 22 shall include the actions and penalties set out in subsection (b1) of this section.

23 (d1) <u>The Utilities Commission shall annually report to the Board compliance of persons</u>
24 <u>on whom fines or penalties have been imposed under this Article.</u>

(d2) If the amount of the penalty is not paid to the Utilities Commission within 90 days of
the Utilities Commission issuing the order, the Attorney General, at the request of the Utilities
Commission, shall bring an action in the name of the State of North Carolina in the Superior
Court for Wake County to recover the penalty. The action shall not commence until after the time
has expired for an appeal from the findings, conclusions, and order of the Utilities Commission.

(e) The Board is authorized to employ contractors or other personnel as it may deem
necessary to carry out the provisions of this Article.

(f) The Board shall maintain a record of reports of alleged violations of this Article
received under subsection (b) of this section for at least four years, including responses to such
reports.

(g) On request of the Board, the Attorney General's office shall assign a legal
representative to provide legal counsel to the Board."

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SECTION 8. This act becomes effective October 1, 2025.