92\_HB2138ham001

## LRB9205929JSpram

AMENDMENT TO HOUSE BILL 2138 1 2 AMENDMENT NO. \_\_\_\_. Amend House Bill 2138 by replacing 3 everything after the enacting clause with the following: 4 "Section 5. The Illinois Underground Utility Facilities Damage Prevention Act is amended by changing Sections 2, 2.2, 5 2.3, 4, 5, 6, 7, 8, 10, 11, 13, and 14 and adding Sections 6 7 2.6 and 2.7 as follows: 8 (220 ILCS 50/2) (from Ch. 111 2/3, par. 1602) 9 Sec. 2. Definitions. As used in this Act, unless the context clearly otherwise requires, the terms specified in 10 Sections 2.1 through 2.7 2.5 have the meanings ascribed to 11 them in those Sections. 12 (Source: P.A. 86-674.) 13 (220 ILCS 50/2.2) (from Ch. 111 2/3, par. 1602.2) 14 Sec. 2.2. <u>Underground utility facilities.</u> "Underground 15 utility facilities" or "facilities" means and includes wires, 16 ducts, fiber optic cable, conduits, pipes, sewers, and cables 17 and their connected appurtenances installed beneath the 18

surface of the ground by a public utility (as is defined in 19 the Illinois Public Utilities Act, as amended), or by a 20 21 municipally owned or mutually owned utility providing a

1 similar utility service, except an electric cooperative as 2 defined in the Illinois Public Utilities Act, as amended, or by a pipeline entity transporting gases, crude oil, petroleum 3 4 products, or other hydrocarbon materials within the State or 5 by a telecommunications carrier as defined in the Universal 6 Telephone Service Protection Law of 1985, or by a company 7 described in Section 1 of "An Act relating to the powers, 8 duties and property of telephone companies", approved May 16, 9 1903, as amended, or by a community antenna television system, hereinafter referred to as "CATS", as defined in the 10 11 Illinois Municipal Code, as amended.

12 (Source: P.A. 86-674.)

13 (220 ILCS 50/2.3) (from Ch. 111 2/3, par. 1602.3)

Sec. 2.3. Excavation. "Excavation" means any operation 14 15 in which earth, rock, or other material in or on the ground is moved, removed, or otherwise displaced by means of any 16 17 tools, power equipment or explosives, and includes, without 18 limitation, grading, trenching, digging, ditching, drilling, augering, boring, tunneling, scraping, cable or pipe plowing, 19 20 and driving but does not include farm tillage operations or 21 railroad right-of-way maintenance or operations or coal 22 mining operations regulated under the Federal Surface Mining Control and Reclamation Act of 1977 or any State law or rules 23 24 or regulations adopted under the federal statute, or land surveying operations as defined in the Illinois Professional 25 Land Surveyor Act of 1989 when not using power equipment. 26 (Source: P.A. 86-674; 86-1195; 87-125.) 27

28 (220 ILCS 50/2.6 new)

29 <u>Sec. 2.6. Emergency locate request. "Emergency locate</u> 30 <u>request" means a locate request for any condition</u> 31 <u>constituting a clear and present danger to life, health, or</u> 32 <u>property, or a utility service outage, and which requires</u>

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1 immediate repair or action.

(220 ILCS 50/2.7 new) 2 3 Sec. 2.7. Tolerance zone. "Tolerance zone" means the approximate location of underground utility facilities or 4 CATS facilities defined as a strip of land at least 3 feet 5 wide, but not wider than the width of the underground б facility or CATS facility plus 1-1/2 feet on either side of 7 such facility. Excavation within the tolerance zone requires 8 extra care and precaution including, but not limited to, as 9 10 set forth in Section 4. (220 ILCS 50/4) (from Ch. 111 2/3, par. 1604) 11 Sec. 4. Required activities. Every person who engages 12 in nonemergency excavation or demolition shall: 13 (a) take reasonable action to inform himself of the 14 location of any underground utility facilities or CATS 15 facilities in and near the area for which such operation is 16 17 to be conducted; (b) plan the excavation or demolition to avoid or 18 19 minimize interference with underground utility facilities or 20 CATS facilities within the tolerance zone by utilizing such precautions that include, but are not limited to, hand 21 excavation, vacuum excavation methods, and visually 22 23 inspecting the excavation while in progress until clear of the existing marked facility in-and-near-the-construction 24 25 area; (c) if practical, use white paint, flags, stakes, or 26 both, to outline the dig site; 27 28 (d) (e) provide notice not more than 14 days nor less than 48 hours (exclusive of Saturdays, Sundays and holidays) 29 in advance of the start of the excavation or demolition to 30 the owners or operators of the underground utility facilities 31

or CATS facilities in and near the excavation or demolition 32

area through the State-Wide One-Call Notice System or, in the case of nonemergency excavation or demolition within the boundaries of a municipality of at least one million persons which operates its own one-call notice system, through the one-call notice system which operates in that municipality;

6 <u>(e)</u> (d) provide, during and following excavation or 7 demolition, such support for existing underground utility 8 facilities or CATS facilities in and near the excavation or 9 demolition area as may be reasonably necessary for the 10 protection of such facilities unless otherwise agreed to by 11 the owner or operator of the underground facility or CATS 12 facility; and

13 (f) (e) backfill all excavations in such manner and with 14 such materials as may be reasonably necessary for the 15 protection of existing underground utility facilities or CATS 16 facilities in and near the excavation or demolition area.

At a minimum, the notice required under clause (d) (e) shall provide:

19 (1) the person's name, address, and (i) phone 20 number at which a <u>person</u> message can be <u>reached and</u> left 21 or (ii) fax number;

(2) the start date of the planned excavation ordemolition;

24 (3) the address at which the excavation or25 demolition will take place; and

(4) the type and extent of the work involved; and:
(5) section/quarter sections when the above
information does not allow the State-Wide One-Call Notice
System to determine the appropriate geographic
section/quarter sections. This item (5) does not apply
to residential property owners.

32 (Source: P.A. 87-125; 88-578, effective date changed to 33 7-1-95 by P.A. 88-681.)

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facility

(220 ILCS 50/5) (from Ch. 111 2/3, par. 1605) Sec. 5. Notice of preconstruction conference. When the Illinois Department of Transportation notifies an owner or operator of an underground utility facility or CATS

5 that the Department will conduct a preconstruction conference 6 concerning new construction, reconstruction, or maintenance 7 of State highways in and near the area in which such owner or 8 operator has placed underground utility facilities, such 9 notification shall, except as otherwise provided in this Section constitute compliance by the Department or 10 its 11 contractors with paragraphs (a), (b), and (d) (e) of Section of this Act. In instances when notification of a 12 4 preconstruction conference is provided to the owner or 13 operator of an underground utility facility or CATS facility 14 but no specific date is established at the preconstruction 15 16 conference for the new construction, reconstruction or maintenance of State highways in and near the area in which 17 18 the owner or operator has placed underground utility 19 facilities or CATS facilities, then the Department or its contractors shall later comply with paragraph (d) (e) of 20 Section 4 of this Act. 21

(Source: P.A. 86-674.) 22

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(220 ILCS 50/6) (from Ch. 111 2/3, par. 1606)

Sec. 6. <u>Emergency excavation or demolition</u>.

25 (a) Every person who engages in emergency excavation or demolition outside of the boundaries of a municipality of at 26 27 least one million persons which operates its own one-call 28 notice system shall take all reasonable precautions to avoid 29 or minimize interference between the emergency work and existing underground utility facilities or CATS facilities in 30 31 and near the excavation or demolition area, through the State-Wide One-Call Notice System, and shall notify, as far 32 33 in advance as possible, the owners or operators of such -6-

1 underground utility facilities or CATS facilities in and near 2 the emergency excavation or demolition area, through the State-Wide One-Call Notice System. At a minimum, the notice 3 4 required under this subsection (a) shall provide:

5 (1) the person's name, address, and (i) phone number at which a person can be reached and (ii) fax 6 7 <u>number;</u>

8 (2) the start date of the planned emergency 9 excavation or demolition;

(3) the address at which the excavation or 10 demolition will take place; and 11

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(4) the type and extent of the work involved.

13 A 2-hour wait time exists after an emergency locate notification request is made through the State-Wide One-Call 14 Notice System. If the conditions at the site dictate an 15 earlier start than the 2-hour wait time, it is the 16 responsibility of the excavator to demonstrate that site 17 conditions warranted this earlier start time. 18

19 (b) Every person who engages in emergency excavation or demolition within the boundaries of a municipality of at 20 21 least one million persons which operates its own one-call notice system shall take all reasonable precautions to avoid 22 23 or minimize interference between the emergency work and existing underground utility facilities or CATS facilities in 24 25 and near the excavation or demolition area, through the municipality's one-call notice system, and shall notify, as 26 far in advance as possible, the owners and operators of 27 underground utility facilities or CATS facilities in and near 28 the emergency excavation or demolition area, through the 29 30 municipality's one-call notice system.

(c) The reinstallation of traffic control devices shall 31 32 be deemed an emergency for purposes of this Section. (Source: P.A. 86-674; 87-125.) 33

1 (220 ILCS 50/7) (from Ch. 111 2/3, par. 1607) 2 Sec. 7. Damage or dislocation. In the event of any damage to or dislocation of any underground utility 3 4 facilities or CATS facilities in connection with any excavation or demolition, emergency or nonemergency, the 5 person responsible for the excavation or demolition 6 7 operations shall immediately notify the affected utility and the State-Wide One-Call Notice System owner--of--such 8 9 facilities.

10 (Source: P.A. 86-674.)

11 (220 ILCS 50/8) (from Ch. 111 2/3, par. 1608)

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Sec. 8. Liability or financial responsibility.

13 (a) Nothing in this Act shall be deemed to affect or 14 determine the financial responsibility for any operation 15 under this Act or liability of any person for any damages 16 that occur unless specifically stated otherwise.

17 (b) Nothing in this Act shall be deemed to provide for 18 liability or financial responsibility of the Department of Transportation, its officers and employees concerning any 19 underground utility facility or CATS facility located on 20 highway right-of-way by permit issued under the provisions of 21 22 Section 9-113 of the Illinois Highway Code. It is not the intent of this Act to change any remedies in law regarding 23 24 the duty of providing lateral support.

25 (c) Neither the State-Wide One-Call Notice System nor any of its officers, agents, or employees shall be liable for 26 damages for injuries or death to persons or damage to 27 28 property caused by acts or omissions in the receipt, recording, or transmission of locate requests or other 29 30 information in the performance of its duties as the 31 State-Wide One-Call Notice System, unless the act or omission 32 was the result of willful and wanton misconduct.

33 (d) A person owning, operating, or locating underground

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1 facilities or CATS facilities may voluntarily locate any similar facility that is privately owned and attached to the 2 3 facility owner's or operator's system in the area of the 4 proposed excavation or demolition at the request of the owner of the facility. If the locating is done at the request of 5 the owner of the facility without charge or fee and the 6 facility is mismarked and damaged, the person owning, 7 8 operating, or locating the underground utility facilities or 9 CATS facilities shall not be liable for any resulting injury, 10 death, or property damage.

11 (e) Any residential property owner who fails to comply 12 with any provision of this Act and damages underground utility facilities or CATS facilities while engaging in 13 excavation or demolition on such residential property shall 14 15 not be subject to a penalty under this Act, but shall be 16 liable for the damage caused to the owner or operator of the damaged underground utility facilities or CATS facilities. 17 (Source: P.A. 86-674; 87-125.) 18

19 (220 ILCS 50/10) (from Ch. 111 2/3, par. 1610)

20 Sec. 10. Record of notice; marking of facilities. Upon 21 notice by the person engaged in excavation or demolition, the 22 person owning or operating underground utility facilities or CATS facilities in or near the excavation or demolition area 23 24 shall cause a written record to be made of the notice and shall mark, within 48 hours (excluding Saturdays, Sundays and 25 holidays) of receipt of notice, the approximate locations of 26 such facilities so as to enable the person excavating or 27 28 demolishing to establish the location of the underground utility facilities or CATS facilities. 29

30 <u>All persons subject to the requirements of this Act shall</u> 31 <u>plan and conduct their work consistent with reasonable</u> 32 <u>business practices. Conditions may exist making it</u> 33 <u>unreasonable to request that locations be marked within 48</u>

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1 hours. It is unreasonable to request owners and operators of 2 underground utility facilities and CATS facilities to locate 3 all of their facilities in an affected area upon short notice 4 in advance of a large or extensive nonemergency project, or to request extensive locates in excess of a reasonable 5 excavation or demolition work schedule, or to request locates 6 7 under conditions where a repeat request is likely to be made 8 because of the passage of time or adverse job conditions. 9 Owners and operators of underground utility facilities and CATS facilities must reasonably anticipate seasonal 10 fluctuations in the number of locate requests and staff 11 12 accordingly. Marking-need-not-be-accomplished--more--than--48

13 hours--in--advance--of--the--time-excavation-or-demolition-of 14 daily-segments-of-the-excavation-or-demolition-are--scheduled 15 to-begin.

16 If a person owning or operating underground utility facilities or CATS facilities receives a notice under this 17 Section but does not own or operate any underground utility 18 19 facilities or CATS facilities within the proposed excavation or demolition area described in the notice, that person, 20 21 within 48 hours (excluding Saturdays, Sundays, and holidays) 22 after receipt of the notice, shall so notify the person 23 engaged in excavation or demolition who initiated the notice, unless the person who initiated the notice expressly waives 24 25 the right to be notified that no facilities are located within the excavation or demolition area. The notification 26 by the owner or operator of underground utility facilities or 27 CATS facilities to the person engaged in excavation or 28 29 demolition may be provided in any reasonable manner 30 including, but not limited to, notification in any one of the following ways: by face-to-face communication; by phone or 31 phone message; by facsimile; by posting in the excavation or 32 33 demolition area; or by marking the excavation or demolition 34 area. The owner or operator of those facilities has

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1 discharged the owner's or operator's obligation to provide 2 notice under this Section if the owner or operator attempts to provide notice by telephone or by facsimile, if the person 3 4 has supplied a facsimile number, but is unable to do so 5 because the person engaged in the excavation or demolition 6 does not answer his or her telephone or does not have an 7 answering machine or answering service to receive the 8 telephone call or does not have a facsimile machine in 9 operation to receive the facsimile transmission. If the owner or operator attempts to provide notice by telephone or 10 11 by facsimile but receives a busy signal, that attempt shall 12 not serve to discharge the owner or operator of the obligation to provide notice under this Section. 13

A person engaged in excavation or demolition 14 may 15 expressly waive the right to notification from the owner or 16 operator of underground utility facilities or CATS facilities that the owner or operator has no facilities located in 17 the proposed excavation or demolition area. Waiver of notice is 18 19 only permissible in the case of regular or nonemergency locate requests. The waiver must be made at the time of the 20 21 notice to the State-Wide One-Call Notice System. A waiver 22 made under this Section is not admissible as evidence in any 23 criminal or civil action that may arise out of, or is in any 24 way related to, the excavation or demolition that is the 25 subject of the waiver.

For the purposes of this Act, <u>underground facility</u> 26 27 operators may utilize a combination of flags, stakes, and paint when possible on non-paved surfaces and when dig site 28 29 and seasonal conditions warrant the-"approximate-location"-of 30 underground-utility-facilities-or-CATS-facilities-is--defined as--a--strip--of-land-at-least-3-feet-wide-but-not-wider-than 31 32 the-width-of-the-underground-facility-or-CATS-facility-plus-1 1/2-feet-on-either-side-of-such-facility. If the approximate 33 34 location of an underground utility facility or CATS facility

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1	is marked with stakes or other physical means, the following
2	color coding shall be employed:
3	Utility or Community Antenna Identification Color
4	Television Systems and Type
5	of Product
6	Electric Power, Distribution and
7	Transmission Safety Red
8	Municipal Electric Systems Safety Red
9	Gas Distribution and Transmission High Visibility
10	Safety Yellow
11	Oil Distribution and Transmission High Visibility
12	Safety Yellow
13	Telephone and Telegraph Systems Safety Alert Orange
14	Community Antenna Television Systems Safety Alert Orange
15	Water Systems Safety
16	Precaution Blue
17	Sewer Systems Safety Green
18	Non-potable Water and Slurry Lines Safety Purple
19	Temporary Survey Safety Pink
20	Proposed Excavation Safety White
21	(Source: P.A. 86-674; 88-578 (effective date changed to
22	7-1-95 by P.A. 88-681); 88-681, eff. 7-1-95.)
23	(220 ILCS 50/11) (from Ch. 111 2/3, par. 1611)

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Sec. 11. <u>Penalties; liability; fund.</u>

(a) Every person who, while engaging in excavation or 25 26 demolition, wilfully fails to comply with the Act by failing to provide the notice to the owners or operators of the 27 28 underground facilities or CATS facility near the excavation or demolition area through the State-Wide One-Call Notice 29 30 System as required by Section 4 of this Act and--damages--any underground--utility--facilities-or-CATS-facilities, shall be 31 subject to a penalty fine of up to \$5,000 no-more--than--\$200 32 33 for each separate offense and shall be liable for the damage

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caused to the owners or operators of the facility.

2 (b) Every person who, while engaging in excavation or demolition, and has provided the notice to the owners or 3 4 operators of the underground utility facilities or CATS 5 facilities in and near the excavation or demolition area 6 through the State-Wide One-Call Notice System as required by 7 Section 4 of this Act, but otherwise wilfully fails to comply 8 with this Act and-damages-any-underground-utility-facilities 9 or-CATS-facilities, shall be subject to a penalty fine of up to \$2,500 no--more--than-\$100 for each separate offense and 10 11 shall be liable for the damage caused to the owners or operators of the facility. 12

(c) Every person who, while engaging in excavation or 13 demolition, and has provided the notice to the owners or 14 15 operators of the underground utility facilities or CATS 16 facilities in and near the excavation or demolition area through the State-Wide One-Call Notice System as required by 17 18 Section 4 of this Act, but otherwise, while acting 19 reasonably, damages any underground utility facilities or CATS facilities, shall not be subject to a penalty, fine but 20 21 shall be liable for the damage caused to the owners or 22 operators of the facility provided the underground utility 23 facility or CATS facility is properly marked as provided in Section 10 of this Act. 24

25 (d) Every person who, while engaging in excavation or 26 demolition, provides notice to the owners or operators of the 27 underground utility facilities or CATS facilities through the State-Wide One-Call Notice System as an emergency locate 28 request and the locate request is not an emergency locate 29 request as defined in Section 2.6 of this Act shall be 30 subject to a penalty of up to \$2,500 for each separate 31 32 <u>offense.</u>

33 (e) Owners and operators of underground utility
 34 facilities or <u>CATS</u> community--antenna--television--systems

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1 facilities who wilfully fail to comply with this Act by a 2 failure to mark or--to--properly--mark the location of an underground utility or CATS facility shall be subject to a 3 4 penalty fine of up to \$5,000 no-more-than-\$200 for each 5 separate offense each-violation resulting from the failure to 6 mark or-properly-mark an underground utility facility or CATS 7 facility. No-person-shall-be-subject-to--such--fine--if--the 8 owner-or-operator-of-the-underground-utility-facilities-erred 9 in--marking--or-failed-to-mark-such-facilities-as-provided-in 10 Section-10-of--this--Act--and--no--willful--damage--has--been 11 committed.

12 (f) As provided in Section 3 of this Act, all owners or operators of underground utility facilities or CATS 13 facilities who fail to join the State-Wide One-Call Notice 14 System by January 1, 2003 shall be subject to a penalty of 15 16 \$100 per day for each separate offense. Every day an owner or 17 operator falls to join the State-Wide One-Call Notice System is a separate offense. This subsection (f) does not apply to 18 utilities operating facilities or CATS facilities exclusively 19 20 within the boundaries of a municipality with a population of 21 at least 1,000,000 persons.

<u>(g)</u> No 22 owner or operator of underground utility 23 facilities or <u>CATS</u> community--antenna--television--systems facilities shall be subject to a penalty fine where a delay 24 25 in marking or a failure to mark or properly mark the location of an underground utility or CATS facility is caused by 26 conditions beyond the reasonable control of such owner or 27 28 operator.

29 (h) Any person who is not an agent, employee, or 30 authorized locating contractor of the owner or operator of 31 the underground utility facility or CATS facility who 32 removes, alters, or otherwise damages markings, flags, or 33 stakes used to mark the location of an underground utility or 34 CATS facility other than during the course of the excavation 1 for which the markings were made or before completion of the 2 project shall be subject to a penalty up to \$1,000 for each 3 separate offense.

4 (i) The excavator shall exercise due care at all times to protect underground utility facilities and CATS 5 facilities. If, after proper notification through the 6 7 State-Wide One-Call Notice System and upon arrival at the 8 site of a proposed excavation, the excavator observes clear 9 evidence of the presence of an unmarked utility or CATS facility in the area of the proposed excavation, the 10 11 excavator shall not begin excavating until 2 hours after an additional call is made to the State-Wide One-Call Notice 12 System for the area. The operator of the utility or CATS 13 facility shall respond within 2 hours of the excavator's call 14 15 to the State-Wide One-Call Notice System.

16 (j) The Illinois Commerce Commission shall have the power and jurisdiction to, and shall, enforce the provisions 17 of this Act. The Illinois Commerce Commission may impose 18 19 administrative penalties as provided in this Section. The Illinois Commerce Commission may promulgate rules and develop 20 enforcement policies in order to implement compliance with 21 22 this Act. When a penalty is warranted, the following criteria 23 shall be used in determining the magnitude of the penalty:

24 <u>(1) gravity of noncompliance;</u>

25 (2) culpability of offender;

26 (3) history of noncompliance;

27 <u>(4) ability to pay penalty;</u>

28 (5) show of good faith of offender;

29 (6) ability to continue business; and

30 <u>(7) other special circumstances.</u>

31 In-the-event-that-a-person-has-given-proper--notice,--the 32 owner-or-operator-of-the-underground-utility-facility-or-CATS 33 facility--has-marked-the-approximate-location-and-that-person 34 is--unable--to--physically--locate--the--underground--utility

1 facility-or-CATS-facility,-where-other--than--an--"open--cut" 2 method-of-locating-must-be-used,-within-a-reasonable-time-due 3 to-conditions-beyond-his-control-and-that-person-has-notified 4 the--State-Wide--One-Call--notice--system--of--the--owner--or 5 operator-of-the-underground-utility-facility-or-CATS-facility of--the--need--for--additional--and--more-precise-markings-of 6 7 approximate-locations-and--the--owner--or--operator--has--not 8 further--and-more-precisely-marked-or-located-the-underground 9 utility--facility--or--CATS--facility--within--48--hours---of 10 receiving---such---notice,--then--the--person--excavating--or 11 demolishing,-exercising-reasonable-care,-shall-not-be--liable 12 for--damages--to--the--facilities----Actions--to--recover-the 13 penalty-provided-for-in-this-Section-shall-be-brought-by--the 14 State's--Attorney-of-the-county-where-the-damage-occurred,-at 15 the-request-of-the--owner--or--operator--of--the--underground 16 utility--facilities--or--CATS--facilities--damaged,-or-at-the 17 request-of-any-person-when-the-owner--or--operator--fails--to comply--with--this--Act,--or--at--the-request-of-the-Illinois 18 19 Commerce-Commission-in-the-name-of-the-People-of-the-State-of 20 Illinois,-in-the-eircuit-court-for-that-county,--or--for--the 21 county--in--which--the-person-complained-of-has-its-principal 22 place-of-business-or-resides.

23 (k) There is hereby created in the State treasury a special fund to be known as the Illinois Underground Utility 24 25 Facilities Damage Prevention Fund. All penalties recovered 26 in any action under this Section shall be paid into the Fund 27 and shall be distributed annually as a grant to the State-Wide One-Call Notice System to be used in safety and 28 29 informational programs to reduce the number of incidents of 30 damage to underground utility facilities and CATS facilities in Illinois. The distribution shall be made during January 31 32 each calendar year based on the balance in the Illinois of 33 Underground Utility Facilities Damage Prevention Fund as of 34 December 31 of the previous calendar year. In all such

actions under this Section, the procedure and rules of
 evidence shall conform with the Code of Civil Procedure, and
 with rules of courts governing civil trials.

4 (1) The Illinois Commerce Commission shall establish an
5 Advisory Committee consisting of a representative from each
6 of the following: utility operator, JULIE, excavator,
7 municipality, and the general public. The Advisory Committee
8 shall serve as a peer review panel for any contested
9 penalties resulting from the enforcement of this Act.

10 The members of the Advisory Committee shall be immune, 11 individually and jointly, from civil liability for any act or 12 omission done or made in performance of their duties while 13 serving as members of such Advisory Committee, unless the act 14 or omission was the result of willful and wanton misconduct.

15 (m) Any final order or decision of the Advisory
16 Committee may be reviewed as provided in the Administrative
17 Review Law and the rules adopted pursuant thereto.

Any-residential-property-owner-that-fails-to-comply--with any--provision--of--this--Act-and-damages-underground-utility facilities-or-CATS-facilities-while-engaging-in-excavation-or demolition-on-land-owned-by-the--residential--property--owner shall--not--be--subject-to-a-fine-but-shall-be-liable-for-the damage-caused-to-the-owner-or--operator--of--the--underground utility-facilities-or-CATS-facilities-

25 (Source: P.A. 86-674.)

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(220 ILCS 50/13) (from Ch. 111 2/3, par. 1613)

27 Sec. 13. <u>Mandamus or injunction</u>. Where public safety or 28 the preservation of uninterrupted, necessary utility service 29 or community antenna television system service is endangered 30 by any person engaging in excavation or demolition in a 31 negligent or unsafe manner which has resulted in or is likely 32 to result in damage to underground utility facilities or CATS 33 facilities, or is proposing to use procedures for excavation

1 or demolition which are likely to result in damage to 2 underground utility facilities or CATS facilities, or where the owner or operator of underground utility facilities or 3 4 CATS facilities endangers an excavator by willfully failing to respond to a locate request, the owner or operator of such 5 6 facilities or the excavator or the State's Attorney or the 7 Illinois Commerce Commission at the request of the owner or 8 operator of such facilities or the excavator may commence an 9 action,-or-the-State's-Attorney,-at-the-request-of-the--owner or--operator--of--such--facilities--or--the-Illinois-Commerce 10 11 Commission,-shall-commence-an-action, in the circuit court for the county in which the excavation or demolition is 12 13 occurring or is to occur, or in which the person complained of has his principal place of business or resides, for the 14 15 purpose of having such negligent or unsafe excavation or 16 demolition stopped and prevented or to compel the marking of underground utilities facilities or CATS facilities, 17 either by mandamus or injunction. 18

19 (Source: P.A. 86-674.)

20 (220 ILCS 50/14) (from Ch. 111 2/3, par. 1614)

21 Sec. 14. Home rule. The regulation of underground 22 utility facilities and CATS facilities damage prevention, as provided for in this Act, is an exclusive power and function 23 24 of the State. A home rule unit may not regulate underground utility facilities and CATS facilities damage prevention, as 25 provided for in this Act. All units of local government, 26 27 including home rule units, must comply with the provisions of 28 this Act. This Section is a denial and limitation of home 29 rule powers and functions under subsection (h) of Section 6 of Article VII of the Illinois Constitution. 30

31 (Source: P.A. 86-674.)

32 Section 99. Effective date. This Act takes effect

1 January 1, 2002.".