

DRAFT LANGUAGE	COMMENTS
Damage Prevention Legislation for Alberta	
SUMMARY This enactment creates a provincial energy and utility	
infrastructure notification system that requires, among other things,	
a) operators of underground and aboveground infrastructure that is provincially regulated, located on provincial land or within a public right of way, to register that infrastructure with Alberta One-Call Corporation, now operating under its legal tradename, Utility Safety Partners, and provide information on it;	
b) persons planning to undertake a ground disturbance or work in the vicinity of an overhead powerline to make a locate request to Utility Safety Partners; and	
 c) operators of registered underground and aboveground infrastructure or their agents to respond to the notification of proposed activity as follows: 	
For underground infrastructure	
 i. mark the location of the underground infrastructure on the ground within 5 working days; 	
 ii. provide in writing an accurate and clear description of the location of the underground infrastructure within 3 working days; or, 	
iii. indicate that the ground disturbance is not likely to cause damage to the underground infrastructure within 3 working days.	



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For above ground infrastructure	
 i. provide in writing an alert to the requester of the presence of aboveground infrastructure in the work area; ii. provide in writing the safe work precautions to follow when working in proximity to the aboveground infrastructure; and iii. provide contact information to the requester should additional information or action from the aboveground utility owner or operator be required. 	
DEFINITIONS – The following definitions apply in this Act	
Alberta One-Call Corporation / Utility Safety Partners means the non-profit Notification Centre for Alberta that since October 1st 1984 has provided a communication service between the digging community and the owners of buried facilities to arrange for the marking of the location of buried facilities prior to a ground disturbance.	
Board of Directors the governing body of a company that meets regularly to determine the organization's guiding principles, select top management positions, and oversee policies for the business.	
Damage Prevention Advisory Council means a blend of damage prevention stakeholders and subject matter experts authorized to resolve non-compliances and non-conformances, which are not suitable to be addressed by civil penalties or Orders of the Court, by mediation.	



Emergency means any situation where there is an immediate	
threat to human health or the safety of persons, property or	
underground or aboveground infrastructure or to prevent	
damage to the environment.	
Entity means a body corporate, a partnership, a trust, a joint	
venture or an unincorporated association or organization.	
Ground disturbance means any work, operation or activity that	
results in a disturbance of the earth, including excavating,	
digging, trenching, plowing, drilling, tunneling, augering,	
backfilling, blasting, pulverizing, post pounding, scarifying,	
topsoil stripping, land levelling, peat harvesting, quarrying,	
deforestation and earthworks. It does not include a disturbance	
of the earth caused by any of the following:	
a) cultivation to a depth of less than 45 cm below the surface of the	
ground;	
b) routine, minor road maintenance; or	
c) any other activity to a depth of less than 30 cm that does not	
result in a reduction of the cover over any underground	
infrastructure to a depth that is less than the cover provided	
when the underground infrastructure was constructed	
Locate request means a request referred to in 5.	
<i>Members</i> A person or entity is a member of the Corporation if	
the person or entity owns or operates underground	
infrastructure or aboveground powerlines:	
1) Every municipality in Alberta;	
2) Every gas distributor and every gas transmitter;	
3) Every operator of a distribution system;	



4) Every person or entity that owns or operates underground infrastructure within a public right of way or that crosses a public	
right of way;	
5) Every person or entity that owns or operates aboveground energy	
or utility infrastructure within a public right of way or that crosses	
a public right of way; and	
6) Every electricity distributor and every electricity transmitter	
in the province of Alberta.	
<i>Members of the Board</i> On the day this Act comes into force, the	
members of the Board of the Corporation shall be the members	
of the Board who held office immediately before that day.	
Non-profit Corporation The business and affairs of the	
Corporation shall be carried on without the purpose of financial	
gain and any profits shall be used by the Corporation for the	
purpose of carrying out its objects.	
Notification Centre means the non-profit corporation	
called Alberta One-Call Corporation, operating under its legal	
tradename, Utility Safety Partners, that transmits a notification	
to registered members with underground infrastructure and	
aboveground infrastructure in the vicinity of proposed ground	
disturbance(s) or aboveground activity(ies) following receipt of	
a locate request.	
Objects The following are the objects of the Corporation:	
a) To operate a system and service capable of receiving requests for	
the location of registered underground and aboveground	
infrastructure within Alberta 24hrs/day, 7 days/wk.	
b) To identify whether underground and aboveground infrastructure	
are located in the vicinity of a proposed ground disturbance or	
aboveground activity.	



 c) To notify registered members of the Corporation of proposed ground disturbances or aboveground activities that may affect registered underground infrastructure or aboveground energy and utility assets. d) To promote public awareness of the Corporation and the need for safe work (avample: Click Peters You Dig. Where's the LINES) 	
safe work (example: ClickBeforeYouDig, Where's the LINE?). **Operator* means a person or a group of persons that operates**	
underground or aboveground infrastructure.	
Overhead powerline, Overhead Energy and Utility Asset; or	
Aboveground Infrastructure means real and personal property,	
immovable and movable, and works connected to them,	
carrying electrical power or telecommunications services	
supported by pylons or poles.	
Person means an individual or an entity.	
Pipeline means a line that is used or to be used for the	
transmission of oil, gas or any other commodity in the province	
of Alberta, and includes all branches, extensions, tanks,	
reservoirs, storage facilities, pumps, racks, compressors, loading	
facilities, interstation systems of communication by telephone,	
telegraph or radio and real and personal property, or	
immovable and movable, and works connected to them, but	
does not include a sewer or water pipeline that is used or	
proposed to be used solely for municipal purposes.	
<i>Positive response</i> means notification to an excavator either by a	
completed locate or written / electronic notice indicating there	
is no underground or aboveground infrastructure affected by	
the ground disturbance.	
Powers The Corporation has the capacity and the rights, powers	
and privileges of a natural person, subject to the limitations set	
out in this Act.	



Province means Alberta	
Provincial lands means land of the Crown in right of Alberta.	
Underground infrastructure means cables, ducts, equipment,	
pipes, pipelines, power lines, energy and utility lines and	
networks and vaults that are buried in the ground and that are	
located on provincial lands or regulated by any of the following:	
Alberta Franzi Pagulatar	
Alberta Energy RegulatorAlberta Utilities Commission	
Canada Energy Regulator	
Canadian Radio-Television and Telecommunications Commission	
Alberta Electric System Operator	
Irrigation Council	
Ministry of Transportation	
Working day means a day other than a Saturday, Sunday or a	
statutory holiday in the province of Alberta.	
Working hours means 8am to 4:30pm Monday to Friday.	
APPLICATION	
Exclusion —This Act does not apply to underground or	
aboveground infrastructure that is privately owned and does	
not operate on a commercial basis.	
REGISTRATION WITH NOTIFICATION CENTRE	
1. Registration	
The operator of any underground or aboveground infrastructure	
must register it with, and pay the service fees fixed by, Utility	
Safety Partners.	



2.	Communication of information	
	The operator of any underground or aboveground	
	infrastructure must provide the following information to	
	Utility Safety Partners and at minimum, update it annually:	
	a) the geographical location of the underground or aboveground	
	infrastructure such as the digital geospatial data / shape files	
	or legal description of the location; and	
	b) any other information that Utility Safety Partners considers	
•	necessary to exercise its functions or that legislation requires.	
3.	Modifications	
	The operator must also inform Utility Safety Partners, in	
	writing, of any modification to the information provided to	
	the centre under 2 (above).	
	In the case of incolvenous or hands we were unaculting in	
	In the case of insolvency or bankruptcy resulting in	
	abandonment of underground infrastructure or defunct	
	pipeline status, the notification centre will maintain the	
	registered data and label the defunct pipeline as "defunct".	
	Any person who has been notified of a defunct pipeline in	
	the vicinity of their proposed ground disturbance will secure	
	locating and marking services to identify its location prior to	
	disturbing the ground.	
LO	OCATE REQUEST AND IDENTIFICATION OF UNDERGROUND INFRASTRUCTURE	
4.	Locate request	
	Before a person undertakes a ground disturbance or	
	aboveground activity within 15 metres of aboveground	
	infrastructure, that person must submit a locate request to	
	the notification centre.	



5.	Communication — other information	
	Before undertaking the ground disturbance, the person must also	
	provide the notification centre with the following information:	
	a) the type of ground disturbance they are planning to	
	undertake;	
	b) the exact location of the anticipated ground disturbance; and	
	c) any other information that the notification centre considers	
	necessary to exercise its functions.	
6.	Provision of information — period of time and manner	
	The information referred to in section 5 must be provided to the	
	notification centre at least three working days' notice in	
	advance of the day on which the ground disturbance is to start	
	— or as soon as possible before the ground disturbance is to start	
	in the case of an emergency described in section $9-$ and in the	
	manner specified by the notification centre.	
7.	Notification to operators of registered underground	
	infrastructure — ground disturbance	
	Immediately after receiving a locate request, the notification	
	centre must provide notification of the ground disturbance, in	
	writing, to all operators of registered underground infrastructure	
	that could be damaged by that ground disturbance.	
8.	Notification to person undertaking a ground disturbance	
	Immediately after receiving a locate request, the notification	
	centre must also indicate, in writing, to the person that made the	
	locate request:	
	(a) whether or not any registered underground and	
	aboveground infrastructure is located in the area in which the	
	ground disturbance is anticipated to take place; and	
	(b) the name of the operator of any registered underground or	
	aboveground infrastructure in that area.	



9. Emergency locate	
An operator of registered underground or aboveground	
infrastructure may be required to respond without delay to	
a notification referred to in section 6 — including outside	
normal business hours — if the notification centre considers	
that a person must undertake a ground disturbance or	
conduct an aboveground activity in order to respond to an	
emergency.	
10. Positive Response	
All underground and aboveground infrastructure locate requests	
shall result in a positive response from the owner or authorized	
representative of the owner to the person who submitted the	
locate request and the notification centre.	
11. Response — location of registered underground infrastructure	
The operator of registered underground infrastructure that	
receives a notification referred to in section 7 must, within	
the period of time specified in section 14, do any of the	
following:	
a) by using the prescribed colour codes, mark on the ground the	
location of the underground infrastructure and provide a written description of that location to the person planning to	
undertake a ground disturbance;	
b) provide to that person, in writing, an accurate and clear	
description of the location of the underground infrastructure	
that could be damaged by the ground disturbance;	
c) provide to that person a written confirmation that the ground	
disturbance is not likely to cause damage to the underground	
infrastructure; or	



 d) request additional information about the proposed ground disturbance to determine the impact on existing underground infrastructure. 	
 12. Response – Aboveground infrastructure Following receipt of a locate request that intersects with the registered location of aboveground infrastructure, the notification centre shall: a) provide in writing an alert to the requester of the presence of aboveground infrastructure in the work area; b) provide in writing the safe work precautions to follow when working in proximity to the above ground infrastructure; and c) provide contact information to the requester should additional information or action from the above ground utility owner or operator be required. 13. Period of time 	
The operator of registered underground and aboveground infrastructure must provide the response referred to in section 10 within three working days prior to the proposed excavation start date unless the operator of the registered underground or aboveground infrastructure and the person planning to undertake the ground disturbance agree in writing to a alternate period of time.	
14. Fees a) No Fees The operator of registered underground or aboveground infrastructure must not charge the person planning to undertake a ground disturbance a fee for responding to the notification in a manner described in any of sections 9, 10, 11 and 12.	



b)	Fees — outside normal business hours If, at the request of the person planning to undertake the ground disturbance or aboveground activity, and with the exception of response in accordance with section 9, the operator of registered underground or aboveground infrastructure responds to the notification outside normal business hours the operator may charge that person a fee corresponding to the reasonable cost of responding to the notification. Fees — ground disturbance not undertaken	
	The operator of registered underground or aboveground infrastructure may charge the person planning to undertake a ground disturbance a fee fixed by regulation if the operator was required to respond to multiple notifications related to the same ground disturbance.	
An infi	oarate responses operator of registered underground or aboveground rastructure must provide a separate response for each cification they receive.	
ind	ration e response is valid for thirty (30) days unless otherwise icated by the operator of the underground or aboveground rastructure.	
	sponse not valid esponse is not valid if it does not comply with section 11 or 12.	



18. Restrictions	
Subject to the regulations, a person planning to undertake a	
ground disturbance or activity within 15/X metres of aboveground	
infrastructure must not undertake it before:	
a) the person has received a notification from a notification	
centre under section 11 and 12; and	
b) the operators of registered underground or aboveground	
infrastructure mentioned in that notification have provided	
the person with a response in accordance with	
section 11 or 12, as the case may be.	
19. Damage Prevention Advisory Council	
The Minister may assign to the Damage Prevention Advisory	
Council the functions — other than those assigned by this Act to	
Notification Centres — that the Minister considers necessary for	
carrying out the enforcement of and the penalties associated with	
this Act.	
20. Obligation to Report Damages	
Any party associated with a ground disturbance that damages	
underground or aboveground infrastructure must report the	
damage to:	
a) the owner; and	
b) the Damage Information Reporting Tool database.	
21. Enforcement Agency	
See Guidance Notes – Enforcement Agency	
22. Orders of court	
See Guidance Notes – Orders of the Court	



AGREEMENTS WITH OTHER PROVINCES	
1. The Notification Centre may provide services to other provinces in	
accordance with the Board of Directors.	
ADDITIONAL FEEDBACK	
Do you have additional comments about the draft?	
bo you have additional comments about the draft.	
SUBMITTER INFORMATION (optional)	
Full name:	Organization/Company

Upon completion, please submit your comments to Utility Safety Partners by Email info@utilitysafety.ca with the Subject: Legislation Comments