- 1 HB110
- 2 125416-1
- 3 By Representative Johnson (R)
- 4 RFD: Transportation, Utilities and Infrastructure
- 5 First Read: 01-MAR-11

125416-1·n	.01/	12/2011 •	FC/th	LRS2011-115
TZJ4T0-T.II	• U I /	14/4011.	r C / LII	TVSTOTT-TTS

2

1

3

4

5

6

27

7 SYNOPSIS: Under existing law, a person conducting 8 excavation on property, or demolition near 9 10 property, where a public easement exists, or where 11 an underground facility operator such as a utility has an easement, is required to notify the 12 13 underground facility operator so that the 14 underground facility operator can mark the location 15 of its underground facilities. To facilitate notification, the law has authorized the formation 16 17 of a "one-call notification system" which receives 18 and processes the notices, but participation in the 19 designated "one-call" system is optional with an underground facility operator if the underground 20 21 facility operator elects to conduct its own "in-house" program for notification. Thus, a person 22 23 excavating in an area may be required to determine which underground facility operators are operating 24 25 in the area and to notify an underground facility 26 operator separately if it does not participate in

the one-call system.

1	This bill would provide that an operator of
2	underground facilities which elects not to
3	participate in the "one-call notification system"
4	would be responsible for damages to its facilities
5	if the operator fails to meet the operational
6	requirements for an in-house system.
7	
8	A BILL
9	TO BE ENTITLED
10	AN ACT
11	
12	To amend Section 37-15-5 of the Code of Alabama
13	1975, relating to the "One-Call Notification System"
14	established for the purpose of receiving notifications by
15	persons conducting excavations or demolitions on or near
16	certain property where underground facilities may be located,
17	to provide that underground facility operators who elect to
18	conduct an in-house program to receive notifications in lieu
19	of participating in the one-call notification system would be
20	responsible under certain conditions for damages to its
21	underground facilities.
22	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
23	Section 1. Section 37-15-5 of the Code of Alabama
24	1975, is amended to read as follows:
25	<b>"</b> §37-15-5.
26	"(a) $\underline{(1)}$ Operators who have underground facilities
27	within this state shall either provide an in-house program

which meets the operational requirements of receiving those excavation or demolition notifications as set forth in subsections (d) to (g), inclusive, of this section or shall participate in a "One-Call Notification System"; provided, however, that any operator who has less than ten thousand customers or subscribers and who provides an in-house program which meets all of the operational requirements of receiving those excavation or demolition notifications as set forth in this chapter shall not be required to provide the services of the in-house program on working days except during the hours that the operator's offices are open to the public and may, but shall not be required to, voice record the notification calls received.

"(2) Any operator, who elects not to participate in the "One-Call Notification System" and instead elects to provide an in-house notification system for receiving excavation and demolition notifications as provided in subdivision (1) and whose facilities are damaged by an excavator who has contacted the "One-Call Notification System" and the operator's in-house program concerning the location of underground facilities, shall be responsible for any damages to its underground facilities by the excavator if the operator failed to meet the operational requirements for receiving excavation and demolition notifications as required.

"(b) Between April 18, 1994 and January 1, 1995, or any time thereafter, any non-profit corporation, public corporation, or governmental entity desiring to become a

"One-Call Notification System" shall apply to the Alabama Public Service Commission for a certificate of public convenience and necessity, verifying under oath that said applicant meets the requirements of this chapter. After a public hearing on said application, if the Alabama Public Service Commission deems that said applicant meets the requirements of this chapter, and if it is found that said applicant is fit, willing and able to properly perform the services proposed and that the proposed service is or will be required by the present or future public convenience or necessity, then in such event the Alabama Public Service Commission shall issue a certificate of public convenience and necessity authorizing said applicant to commence its operation as a "One-Call Notification System". The Alabama Public Service Commission shall further have the authority, and is required, to revoke said certificate if said non-profit corporation, public corporation, or governmental entity ceases to meet the requirements as set forth in this chapter.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

- "(c) Operators of underground pipeline facilities or a "One-Call Notification System" acting on their behalf must notify the public and known excavators of the availability and use of in-house or "One-Call Notification Systems" as required in applicable federal regulations.
- "(d) The person giving notice of intent to excavate or demolish shall be furnished an individual reference file number for each notification and upon request shall be

furnished the names of the operators to whom the notification will be transmitted.

- "(e) An adequate record of notifications shall be maintained by the underground facility operator or a "One-Call Notification System" in order to document timely compliance with this chapter. These records shall be retained for a period of not less than three years and shall be made available at a reasonable cost upon proper and adequate advance request.
- "(f) The services of any "One-Call Notification System" acting on behalf of operators should be provided on working days at least between the hours of 8 A.M. and 5 P.M.
- "(g) A "One-Call Notification System" should voice record the notification telephone calls and after hours calls should at least reach a voice recording which explains emergency procedures.
- "(h) All operators who are members of a "One-Call Notification System" shall provide the "One-Call Notification System" with the following information:
- "(1) A list of cities and towns in which they have underground facilities in each county;
- "(2) The Townships, Ranges and Sections in each county in which they have underground facilities or for other reasons wish to receive notification of proposed excavations, demolition or blasting;

"(3) Total trench or right-of-way miles of underground facilities within the boundaries of the State of Alabama updated at least once a year;

- "(4) The name, address, and telephone number of a person to receive emergency notifications.
  - "(i) A "One-Call Notification System" shall promptly transmit the information received from the excavator, as set forth in Section 37-15-4, to its appropriate member operators.
  - "(j) All operators who are members of a "One-Call Notification System" and have changes, additions, or new installations of buried facilities within the boundaries of the State of Alabama shall notify the "One-Call Notification System" of changes in the information required in subdivisions (1), (2), and (4) of subsection (h) of this section, within 30 days of the completion of such change, addition, or new installation."

Section 2. This act shall become effective January

18 1, following its passage and approval by the Governor, or its

19 otherwise becoming law.