Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	
2	86th General Assembly A Bill	
3	Regular Session, 2007SENATE BILL	82
4		
5	By: Senator Baker	
6	By: Representative Wills	
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9	For An Act To Be Entitled	
10	AN ACT TO AMEND CERTAIN DEFINITIONS IN THE	
11	UNDERGROUND FACILITIES DAMAGE PREVENTION ACT; TO	
12	AMEND EXEMPTIONS TO NOTICE REQUIREMENTS IN THE	
13	UNDERGROUND FACILITIES DAMAGE PREVENTION ACT; TO	
14	ELIMINATE A LOCATION IDENTIFICATION REQUIREMENT	
15	IN THE UNDERGROUND FACILITIES DAMAGE PREVENTION	
16	ACT; TO REPEAL § 14-271-105; AND FOR OTHER	
17	PURPOSES.	
18		
19	Subtitle	
20	TO AMEND CERTAIN DEFINITIONS AND NOTICE	
21	REQUIREMENTS IN THE UNDERGROUND	
22	FACILITIES DAMAGE PREVENTION ACT AND TO	
23	REPEAL § 14-271-105.	
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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28	SECTION 1. Arkansas Code §§ 14-271-102(8), concerning the definition	
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	of "operator", is amended to read as follows:	
30	of "operator", is amended to read as follows: (8) "Operator" means any <u>person that</u> public utility as defined	
30 31	• · · ·	.y
	(8) "Operator" means any <u>person that</u> public utility as defined	.y
31	(8) "Operator" means any person that public utility as defined in § 23-1-101 which owns or operates an underground facility; all municipall	÷ y
31 32	(8) "Operator" means any person that public utility as defined in § 23-1-101 which owns or operates an underground facility; all municipall owned or operated water, sewer, or electric utilities; any gas utility,	-
31 32 33	(8) "Operator" means any person that public utility as defined in § 23-1-101 which owns or operates an underground facility; all municipall owned or operated water, sewer, or electric utilities; any gas utility, however owned or operated; all master meter operators whose underground	;



1 serving in excess of one hundred (100) customers; 2 3 SECTION 2. Arkansas Code § 14-271-102(9), concerning the definition of 4 "person", is amended to read as follows: 5 "Person" means any individual, any corporation, partnership, (9) 6 association, improvement district, property owners association, property 7 developer, public agency, or any other entity organized under the laws of any 8 state or any subdivision or instrumentality of a state, and any employee, 9 agent, or legal representative thereof; 10 11 SECTION 3. Arkansas Code § 14-271-102(13), concerning the definition 12 of "underground facility", is amended to read as follows: (13)(A) "Underground facility" means any line, system, and 13 14 appurtenance or facility that is: 15 (i) Located beneath the ground surface or beneath 16 structures, streets, roads, alleys, sidewalks, or other public rights of way; 17 and 18 (ii) Used used for producing, storing, conveying, 19 transmitting, or distributing communications, <u>data</u>, electricity, gas, heat, 20 water, steam, chemicals, television or radio transmissions or signals or 21 sewage,. 22 (B) "Underground facility" does not include: but shall not 23 include cable television facilities 24 (i) Privately-owned service lines: 25 (a) Used solely for the purpose of 26 transporting communications, data electricity, gas, heat, water, steam, 27 chemicals, television or radio transmissions or signals, or sewage for the 28 operation of a residence or business; and 29 (b) Wholly located on or beneath private 30 property; or (ii) Residential or agricultural underground 31 32 irrigation systems; 33 34 SECTION 4. Arkansas Code § 14-271-109(b), concerning exemptions to notice requirements, is amended to read as follows: 35 36 (b)(1) Compliance with notice requirements of § 14-271-112 is not

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1 required of persons responsible for repair or restoration of service, or to 2 ameliorate an imminent danger to life, health, property, or public safety. 3 (2) However, those persons shall give, as soon as practicable, 4 oral notice of the emergency excavation or demolition to either the One Call 5 Center or to each operator having underground facilities located in the area 6 where the excavation or demolition is to be performed and request emergency 7 assistance from the One Call Center from each operator so identified in 8 locating and providing immediate protection to its underground facilities. 9 However, if such notice is given to an operator of an underground pipeline 10 facility, the person giving the notification shall also notify the One Call 11 Center as soon as is reasonably possible.

(3) An imminent danger to life, health, property, or public
safety exists whenever there is a substantial likelihood that loss of life,
health, or property will result before the procedures under § 14-271-112 can
be fully complied with.

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SECTION 5. Arkansas Code § 14-271-110(a)(2)(A), concerning location identification, is amended to read as follows:

19 (2)(A) Unless otherwise agreed to between the excavators and the 20 operator, within two (2) working days after notification from either the One 21 Call Center or the person proposing the activity, the operator shall identify 22 the approximate location of the facilities by field-marking on the surface by 23 paint, dye, stakes, or any other clearly visible marking which designates the 24 horizontal course of the facilities.

(B) If the operator has no facilities in the area, the operator shall so inform the person proposing the activity, either by contacting that person or by leaving such information at the site.

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SECTION 6. Arkansas Code § 14-271-105 is repealed.

14-271-105. Ordinance or resolution adopting provisions.

31 (a) Every city of the first class, city of the second class,

32 incorporated town, county, and rural water association, whether formed as a

33 corporation, improvement district, or other legal entity, shall adopt an

34 ordinance or other formal resolution no later than January 1, 1989,

35 indicating whether the city, county, or rural water association desires to be

36 subject to the provisions of the One Call membership requirements of § 14-

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1	271-107 of this chapter. However, every city of the first class, city of the
2	second class, incorporated town, county, and rural water association which
3	fails to adopt an ordinance or resolution indicating whether it desires to
4	not be covered by the provisions of this chapter shall be subject to each and
5	every provision of this chapter on and after January 1, 1989.
6	(b) Notwithstanding subsection (a) of this section, every city of the
7	first class, city of the second class, incorporated town, county, and rural
8	water association, whether formed as a corporation, improvement district, or
9	other legal entity which operates an underground pipeline facility must
10	become a member of the One Call Center unless otherwise provided herein.
11	(c) Notwithstanding the issuance of a resolution opting out of One
12	Call membership under subsection (a) of this section, any city of the first
13	elass, city of the second class, incorporated town, county, and rural water
14	association, whether formed as a corporation, improvement district, or other
15	legal entity, shall remain subject to the provisions and requirements of §§
16	14-271-110(a)(2) and 14-271-111 - 14-271-113.
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18	SECTION 6. This act is effective on January 1, 2008.
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