105TH CONGRESS 1ST SESSION S. 1115

To amend title 49, United States Code, to improve the one-call notification process, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JULY 31, 1997

Mr. LOTT (for himself, Mr. DASCHLE, Mr. SHELBY, Mr. ROCKEFELLER, Mr. WARNER, Mr. ROBB, Mr. INHOFE, Mr. INOUYE, Mr. COCHRAN, and Mr. CONRAD) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To amend title 49, United States Code, to improve the one-call notification process, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Comprehensive One-
- 5 Call Notification Act of 1997".

6 SEC. 2. FINDINGS.

- 7 The Congress finds that—
- 8 (1) unintentional damage to underground facili-
- 9 ties during excavation is a significant cause of dis-

ruptions in telecommunications, water supply, elec tric power and other vital public services, such as
 hospital and air traffic control operations, and is a
 leading cause of natural gas and hazardous liquid
 pipeline accidents;

6 (2) excavation that is performed without prior 7 notification to an underground facility operator or 8 with inaccurate marking of such a facility prior to 9 excavation can cause damage that results in fatali-10 ties, serious injuries, harm to the environment and 11 disruption of vital services to the public; and

(3) protection of the public and the environment from the consequences of underground facility damage caused by excavations will be enhanced by a coordinated national effort to improve one-call notification programs in each State and the effectiveness and efficiency of one-call notification systems that operate under such programs.

19 SEC. 3. ESTABLISHMENT OF ONE-CALL PROGRAM.

20 (a) IN GENERAL.—Subtitle III of title 49, United
21 States Code, is amended by adding at the end thereof the
22 following:

"CHAPTER 61. ONE-CALL NOTIFICATION PROGRAM

"Sec.

- "6101. Purposes
- "6102. Definitions
- "6103. Minimum standards for State one-call notification programs
- "6104. Compliance with minimum standards
- "6105. Review of one-call system best practices

"6106. Grants to States

"6107. Authorization of appropriations

1 **"§ 6101. Purposes**

2	"The purposes of this chapter are—
3	"(1) to enhance public safety;
4	"(2) to protect the environment;
5	"(3) to minimize risks to excavators; and
6	"(4) to prevent disruption of vital public serv-
7	ices,

8 by reducing the incidence of damage to underground facili9 ties during excavation through the adoption and efficient
10 implementation by all States of State one-call notification
11 programs that meet the minimum standards set forth
12 under section 6103.

13 **"§ 6102. Definitions**

14 "For purposes of this chapter—

"(1) ONE-CALL NOTIFICATION SYSTEM.—The 15 16 term 'one-call notification system' means a system 17 operated by an organization that has as one of its 18 purposes to receive notification from excavators of 19 intended excavation in a specified area in order to 20 disseminate such notification to underground facility 21 operators that are members of the system so that 22 such operators can locate and mark their facilities in 23 order to prevent damage to underground facilities in 24 the course of such excavation.

1	"(2) STATE ONE-CALL NOTIFICATION PRO-
2	GRAM.—The term 'State one-call notification pro-
3	gram' means the State statutes, regulations, orders,
4	judicial decisions, and other elements of law and pol-
5	icy in effect in a State that establish the require-
6	ments for the operation of one-call notification sys-
7	tems in such State.
8	"(3) STATE.—The term 'State' means a State,
9	the District of Columbia, and Puerto Rico.
10	"(4) Secretary.— The term 'Secretary'
11	means the Secretary of Transportation.
12	"§ 6103. Minimum standards for State one-call notifi-
10	action programs
13	cation programs
13 14	"(a) MINIMUM STANDARDS.—A State one-call notifi-
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14 15	"(a) MINIMUM STANDARDS.—A State one-call notifi- cation program shall, at a minimum, provide for—
14 15 16	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all under-
14 15 16 17	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all underground facility operators;
14 15 16 17 18	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all underground facility operators; "(2) appropriate participation by all excavators;
14 15 16 17 18 19	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all underground facility operators; "(2) appropriate participation by all excavators; and
 14 15 16 17 18 19 20 	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all underground facility operators; "(2) appropriate participation by all excavators; and "(3) flexible and effective enforcement under
 14 15 16 17 18 19 20 21 	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all underground facility operators; "(2) appropriate participation by all excavators; and "(3) flexible and effective enforcement under State law with respect to participation in, and use
 14 15 16 17 18 19 20 21 22 	 "(a) MINIMUM STANDARDS.—A State one-call notification program shall, at a minimum, provide for— "(1) appropriate participation by all underground facility operators; "(2) appropriate participation by all excavators; and "(3) flexible and effective enforcement under State law with respect to participation in, and use of, one-call notification systems.

1	(a), a State shall assess, rank, and take into consideration
2	the risks to the public safety, the environment, excavators,
3	and vital public services associated with—
4	"(1) damage to types of underground facilities;
5	and
6	"(2) activities of types of excavators.
7	"(c) Implementation.—A State one-call notification
8	program also shall, at a minimum, provide for—
9	((1) consideration of the ranking of risks
10	under subsection (b) in the enforcement of its provi-
11	sions;
12	((2) a reasonable relationship between the ben-
13	efits of one-call notification and the cost of imple-
14	menting and complying with the requirements of the
15	State one-call notification program; and
16	"(3) voluntary participation where the State de-
17	termines that a type of underground facility or an
18	activity of a type of excavator poses a de minimis
19	risk to public safety or the environment.
20	"(d) PENALITIES.—To the extent the State deter-
21	mines appropriate and necessary to achieve the purposes
22	of this chapter, a State one-call notification program shall,
23	at a minimum, provide for—
24	"(1) administrative or civil penalties commensu-
25	rate with the seriousness of a violation by an exca-

vator or facility owner of a State one-call notification
 program;

3 "(2) increased penalties for parties that repeat4 edly damage underground facilities because they fail
5 to use one-call notification systems or for parties
6 that repeatedly fail to provide timely and accurate
7 marking after the required call has been made to a
8 one-call notification system;

9 "(3) reduced or waived penalties for a violation 10 of a requirement of a State one-call notification pro-11 gram that results in, or could result in, damage that 12 is promptly reported by the violator;

13 "(4) equitable relief; and

14 "(5) citation of violations.

15 "§ 6104. Compliance with minimum standards

16 "(a) REQUIREMENT.—In order to qualify for a grant
17 under section 6106, each State shall, within 2 years after
18 the date of the enactment of the Comprehensive One-Call
19 Notification Act of 1997, submit to the Secretary a grant
20 application under subsection (b).

21 "(b) Application.—

"(1) Upon application by a State, the Secretary
shall review that State's one-call notification program, including the provisions for implementation of

the program and the record of compliance and en forcement under the program.

"(2) Based on the review under paragraph (1),
the Secretary shall determine whether the State's
one-call notification program meets the minimum
standards for such a program set forth in section
6103 in order to qualify for a grant under section
6106.

9 "(3) In order to expedite compliance under this 10 section, the Secretary may consult with the State as 11 to whether an existing State one-call notification 12 program, a specific modification thereof, or a pro-13 posed State program would result in a positive de-14 termination under paragraph (2).

15 "(4) The Secretary shall prescribe the form of, 16 and manner of filing, an application under this sec-17 tion that shall provide sufficient information about a 18 State's one-call notification program for the Sec-19 retary to evaluate its overall effectiveness. Such in-20 formation may include the nature and reasons for 21 exceptions from required participation, the types of 22 enforcement available, and such other information as 23 the Secretary deems necessary.

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"(5) The application of a State under para graph (1) and the record of actions of the Secretary
 under this section shall be available to the public.

4 "(c) ALTERNATIVE PROGRAM.—A State may main-5 tain an alternative one-call notification program if that 6 program provides protection for public safety, the environ-7 ment, or excavators that is equivalent to, or greater than, 8 protection under a program that meets the minimum 9 standards set forth in section 6103.

"(d) REPORT.—Within 3 years after the date of the
enactment of the Comprehensive One-call Notification Act
of 1997, the Secretary shall begin to include the following
information in reports submitted under section 60124 of
this title—

"(1) a description of the extent to which each
State has adopted and implemented the minimum
Federal standards under section 6103 or maintains
an alternative program under subsection (c);

"(2) an analysis by the Secretary of the overall
effectiveness of the State's one-call notification program and the one-call notification systems operating
under such program in achieving the purposes of
this chapter;

24 "(3) the impact of the State's decisions on the25 extent of required participation in one-call notifica-

tion systems on prevention of damage to under ground facilities; and

3 "(4) areas where improvements are needed in
4 one-call notification systems in operation in the
5 State.

6 The report shall also include any recommendations the
7 Secretary determines appropriate. If the Secretary deter8 mines that the purposes of this chapter have been substan9 tially achieved, no further report under this section shall
10 be required.

11 "§ 6105. Review of one-call system best practices

12 "(a) Study of Existing One-Call Systems.—Ex-13 cept as provided in subsection (d), the Secretary, in consultation with other appropriate Federal agencies, State 14 15 agencies, one-call notification system operators, underground facility operators, excavators and other interested 16 17 parties, shall undertake a study of damage prevention practices associated with existing one-call notification sys-18 19 tems.

20 "(b) PURPOSE OF STUDY OF DAMAGE PREVENTION
21 PRACTICES.—The purpose of the study is to assemble in22 formation in order to determine which existing one-call no23 tification systems practices appear to be the most effective
24 in preventing damage to underground facilities and in pro25 tecting the public, the environment, excavators, and public

	10
1	service disruption. As part of the study, the Secretary
2	shall at a minimum consider—
3	((1) the methods used by one-call notification
4	systems and others to encourage participation by ex-
5	cavators and owners of underground facilities;
6	((2) the methods by which one-call notification
7	systems promote awareness of their programs, in-
8	cluding use of public service announcements and
9	educational materials and programs;
10	"(3) the methods by which one-call notification
11	systems receive and distribute information from ex-
12	cavators and underground facility owners;
13	"(4) the use of any performance and service
14	standards to verify the effectiveness of a one-call no-
15	tification system;
16	((5) the effectiveness and accuracy of mapping
17	used by one-call notification systems;
18	((6) the relationship between one-call notifica-
19	tion systems and preventing intentional damage to
20	underground facilities;
21	((7) how one-call notification systems address
22	the need for rapid response to situations where the
23	need to excavate is urgent;
24	"(8) the extent to which accidents occur due to
25	errors in marking of underground facilities, untimely

1 marking or errors in the excavation process after a 2 one-call notification system has been notified of an 3 excavation; "(9) the extent to which personnel engaged in 4 5 marking underground facilities may be endangered; 6 "(10) the characteristics of damage prevention 7 programs the Secretary believes could be relevant to 8 the effectiveness of State one-call notification pro-9 grams; and "(11) the effectiveness of penalties and enforce-10 11 ment activities under State one-call notification pro-12 grams in obtaining compliance with program requirements. 13 14 "(c) REPORT.—Within 1 year after the date of the 15 enactment of the Comprehensive One-Call Notification Act of 1997, the Secretary shall publish a report identifying 16 those practices of one-call notification systems that are the 17 most and least successful in— 18 "(1) preventing damage to underground facili-19 20 ties; and "(2) providing effective and efficient service to 21 22 excavators and underground facility operators. 23 The Secretary shall encourage States and operators of 24 one-call notification programs to adopt and implement the most successful practices identified in the report. 25

"(d) SECRETARIAL DISCRETION.—Prior to undertak ing the study described in subsection (a), the Secretary
 shall determine whether timely information described in
 subsection (b) is readily available. If the Secretary deter mines that such information is readily available, the Sec retary is not required to carry out the study.

7 "6106. Grants to States

8 "(a) IN GENERAL.—The Secretary may make a grant
9 of financial assistance to a State that qualifies under sec10 tion 6104(b) to assist in improving—

11 "(1) the overall quality and effectiveness of one-12 call notification systems in the State;

13 "(2) communications systems linking one-call
14 notification systems;

15 "(3) location capabilities, including training
16 personnel and developing and using location tech17 nology;

18 "(4) record retention and recording capabilities19 for one-call notification systems;

20 "(5) public information and education;

21 "(6) participation in one-call notification sys22 tems; or

23 "(7) compliance and enforcement under the24 State one-call notification program.

1 "(b) STATE ACTION TAKEN INTO ACCOUNT.—In 2 making grants under this section the Secretary shall take 3 into consideration the commitment of each State to im-4 proving its State one-call notification program, including 5 legislative and regulatory actions taken by the State after 6 the date of enactment of the Comprehensive One-Call No-7 tification Act of 1997.

8 "(c) FUNDING FOR ONE-CALL NOTIFICATION SYS-9 TEMS.—A State may provide funds received under this 10 section directly to any one-call notification system in such 11 State that substantially adopts the best practices identi-12 fied under section 6105.

13 "§ 6107. Authorization of appropriations

''(a) FOR GRANTS TO STATES.—There are authorized to be appropriated to the Secretary in fiscal year
1999 no more than \$1,000,000 and in fiscal year 2000
no more than \$5,000,000, to be available until expended,
to provide grants to States under section 6106.

"(b) FOR ADMINISTRATION.—There are authorized
to be appropriated to the Secretary such sums as may be
necessary during fiscal years 1998, 1999, and 2000 to
carry out sections 6103, 6104, and 6105.

23 "(c) GENERAL REVENUE FUNDING.—Any sums ap24 propriated under this section shall be derived from general

 2 under section 60301 of this title.". 3 (b) CONFORMING AMENDMENTS.— 4 (1) The analysis of chapters for subtitle III of 5 title 49, United States Code, is amended by adding 6 at the end thereof the following: "CHAPTER 61—ONE-CALL NOTIFICATION PROGRAM". 7 (2) Chapter 601 of title 49, United States 8 Code, is amended— 9 (A) by striking "sections 60114 and" in 10 section 60105(a) of that chapter and inserting 11 "section"; 12 (B) by striking section 60114 and the item 13 relating to that section in the table of sections 14 for that chapter; 15 (C) by striking "60114(c), 60118(a)," in 16 section 60122(a)(1) of that chapter and insert- 17 ing "60118(a),"; 18 (D) by striking "sections 60107 and 21 60114(b)" in subsections (a) and (b) of section 22 60125 and inserting "section 60107" in each 23 such subsection; and 	1	revenues and may not be derived from amounts collected
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23 such subsection; and	22	60125 and inserting "section 60107 " in each
	23	such subsection; and

(F) by striking subsection (d) of section
 60125, and redesignating subsections (e) and
 (f) of that section as subsections (d) and (e).

15