By the Committees on Regulated Industries; Communications and Public Utilities; and Senator Miller

580-2018-06

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1	A bill to be entitled
2	An act relating to damage prevention and safety
3	of underground facilities; amending s. 556.101,
4	F.S.; providing legislative intent that
5	Sunshine State One-Call of Florida, Inc., is
б	not required or permitted to locate or mark
7	underground facilities; amending s. 556.102,
8	F.S.; redefining the term "member operator" to
9	remove an exception for a small municipality
10	that elects not to participate in the
11	notification system; amending ss. 556.103 and
12	556.104, F.S.; deleting provisions exempting a
13	small city from membership in the Sunshine
14	State One-Call of Florida, Inc.; amending s.
15	556.105, F.S.; requiring that specified
16	information be placed in the excavation
17	notification system; providing an exception for
18	underwater excavations; providing that the
19	information is valid for 30 calendar days;
20	requiring that a notification number assigned
21	to an excavator be provided to a law
22	enforcement officer, government code inspector,
23	or code enforcement officer upon request;
24	requiring that a member operator respond to the
25	system within a specified time indicating the
26	status of its facility protection operations;
27	requiring the corporation to establish a
28	communication system between member operators
29	and excavators; requiring an excavator to
30	verify the system's positive responses before
31	beginning excavation; requiring operators to

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1	use a specified color-code manual; amending s.
2	556.106, F.S.; providing that the notification
3	system has no duty to and may not mark or
4	locate underground facilities; providing that a
5	person has no right of recovery against the
6	notification system for failing to mark or
7	locate underground facilities; providing that
8	the system is not liable for the failure of a
9	member operator to comply with the requirements
10	of the act; amending s. 556.107, F.S.;
11	correcting cross-references; providing for the
12	distribution of civil penalties; authorizing
13	the corporation to retain legal counsel to
14	represent the corporation in certain legal
15	proceedings; amending s. 556.108, F.S.;
16	providing that certain single-family
17	residential properties are not exempt from
18	mandatory location notification; providing that
19	certain excavations by surveyors, mappers, or
20	pest control services are exempt from mandatory
21	location notification if mechanized equipment
22	is not used; amending s. 556.111, F.S.;
23	providing that certain provisions do not
24	preempt a governmental member operator from
25	regulation of its right-of-way under certain
26	conditions; providing an effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Section 556.101, Florida Statutes, is
31	amended to read:
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556.101 Short title; legislative intent.--1 2 (1) This act may be cited as the "Underground Facility Damage Prevention and Safety Act." 3 4 (2) It is the intent of the Legislature to provide access for excavating contractors and the public to provide 5 б notification to the system of their intent to engage in 7 excavation or demolition. This notification system shall 8 provide the member operators an opportunity to identify and locate their underground facilities. Under this notification 9 system, Sunshine State One-Call of Florida, Inc., is not 10 required or permitted to locate or mark underground 11 12 facilities. 13 (3) It is the purpose of this act to: (a) Aid the public by preventing injury to persons or 14 property and the interruption of services resulting from 15 damage to an underground facility caused by excavation or 16 17 demolition operations. (b) Create a not-for-profit corporation comprised of 18 operators of underground facilities in this state to 19 administer the provisions of this act. 2.0 21 (c) Fund the cost of administration through 22 contributions from the member operators for services provided 23 to the member operators and from charges made to others for services requested and provided, such as record searches, 2.4 education or training, and damage prevention activities. 25 (d) Reserve to the state the power to regulate any 26 27 subject matter specifically addressed in this act. 28 (e) Permit any local law enforcement officer, local government code inspector, or code enforcement officer or 29 30 permitting agency inspector to enforce this act without the 31

1 need to incorporate the provisions of this act into any local 2 code or ordinance. 3 (f) Foster the awareness of federal laws and 4 regulations that promote safety with respect to underground facilities, including, but not limited to, the Federal 5 6 Pipeline Safety Act of 1968, as amended, the Pipeline Safety 7 Improvement Act of 2002, OSHA Standard 1926.651, and the National Electric Safety Code, ANSI C-2, by requiring and 8 facilitating the advance notice of activities by those who 9 10 engage in excavation or demolition operations. (4) It is not the purpose of this act to amend or void 11 12 any permit issued by a state agency for placement or 13 maintenance of facilities in its right-of-way. Section 2. Subsection (8) of section 556.102, Florida 14 Statutes, is amended to read: 15 556.102 Definitions.--As used in this act: 16 17 (8) "Member operator" means any person who furnishes 18 or transports materials or services by means of an underground facility except a small municipality that has elected not to 19 participate in the one call notification system in the manner 20 21 set forth in s. 556.103(1). 22 Section 3. Subsection (1) of section 556.103, Florida 23 Statutes, is amended to read: 556.103 Creation of the corporation; establishment of 2.4 the board of directors; authority of the board; annual 25 report.--26 27 (1) The "Sunshine State One-Call of Florida, Inc." is 2.8 hereby created as a not-for-profit corporation. Each operator 29 of an underground facility in this state shall be a member of the corporation and shall use and participate in the system, 30 except that a small city as defined in s. 120.52 may elect by 31 4

1 January 1, 1998, not to participate in the system until 2 January 1, 2003, through a written notification identifying any reasons for declining membership. The corporation shall 3 be formed by June 1, 1993. The corporation shall administer 4 the provisions of this act. The corporation shall exercise 5 6 its powers through a board of directors established pursuant 7 to this section. Section 4. Section 556.104, Florida Statutes, is 8 amended to read: 9 10 556.104 Free-access notification system.--The corporation shall maintain a free-access notification system. 11 12 Any person who furnishes or transports materials or services 13 by means of an underground facility in this state shall participate as a member operator of the system except that a 14 small city as defined in s. 120.52 may elect not to 15 16 participate in the system in the manner set forth in s. 17 556.103(1). The purpose of the system is to receive 18 notification of planned excavation or demolition activities and to notify member operators of the such planned excavation 19 or demolition activities. The system shall provide a single 20 21 toll-free telephone number within this state which excavators 22 can use to notify member operators of planned excavation or 23 demolition activities, and the system may also provide additional modes of access at no cost to the user. 2.4 25 Section 5. Section 556.105, Florida Statutes, is amended to read: 26 27 556.105 Procedures.--2.8 (1)(a) Not less than 2 nor more than 5 full business days before beginning any excavation or demolition, except an 29 excavation beneath the waters of the state, an excavator shall 30 provide the following information through the system: 31 5

1 1. The name of the individual who provided 2 notification and the name, address, including the street 3 address, city, state, zip code, and telephone number of her or 4 his employer. 2. The name and telephone number of the representative 5 б for the excavator and a valid electronic address to facilitate 7 a positive response by the system should be provided, if 8 <u>available</u>. 3. The county, the city or closest city, and the 9 street address or the closest street, road, or intersection to 10 the location where the excavation or demolition is to be 11 12 performed, and the construction limits of the excavation or 13 demolition. 4. The commencement date and anticipated duration of 14 the excavation or demolition. 15 5. Whether machinery will be used for the excavation 16 17 or demolition. 18 6. The person or entity for whom the work is to be done. 19 7. The type of work to be done. 20 21 8. The approximate depth of the excavation. 22 (b) The excavator shall provide the such information 23 by notifying the system through its free-access notification system during business hours, as determined by the 2.4 corporation, or by such other method as authorized by the 25 26 corporation. Any notification received by the system at any 27 time other than during business hours shall be considered to 2.8 be received at the beginning of the next business day. 29 (c) Information provided by an excavator is shall be 30 considered valid for 30 a period of 20 calendar days after the each date such information is provided to the system. In 31 6

1 computing the period for which information furnished is 2 considered valid, the date the notice is provided is shall not be counted, but the last day of the such period shall be 3 counted unless it is a Saturday, Sunday, or a legal holiday, 4 5 in which event, the period runs shall run until the end of the 6 next day that which is not a Saturday, Sunday, or a legal 7 holiday. 8 (2) Each notification by means of the system shall be recorded to document compliance with this act. Such record 9 may be made by means of electronic, mechanical, or any other 10 method of all incoming and outgoing wire and oral 11 12 communications concerning location requests in compliance with 13 chapter 934. The Such records shall be kept for a period of 5 years and, upon written request, shall be available to the 14 excavator making the request, the member operator intended to 15 16 receive the request, and their agents. However, custody of the 17 records <u>may</u> shall not be transferred from the system except 18 under subpoena. (3) The system shall provide the person who provided 19 notification with the names of the member operators who shall 20 21 will be advised of the notification and a notification number 22 that which specifies the date and time of the notification. 23 (4) The notification number provided to the excavator under this section shall be provided to any law enforcement 2.4 officer, government code inspector, or code enforcement 25 officer upon request. 26 27 (5) (4) All member operators within the defined area of 2.8 a proposed excavation or demolition shall be promptly notified 29 through the system, except that member operators with state-owned underground facilities located within the 30 right-of-way of a state highway need not be notified of 31

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1 excavation or demolition activities and are under no 2 obligation to mark or locate the such facilities. (a) When an excavation site cannot be described in 3 4 information provided under subparagraph (1)(a)3. with sufficient particularity to enable the member operator to 5 6 ascertain the excavation site, and if the excavator and member 7 operator have not mutually agreed otherwise, the excavator 8 shall premark the proposed area of the excavation before a member operator is required to identify the horizontal route 9 of its underground facilities in the proximity of any 10 excavation. However, premarking is not required for any 11 12 excavation that is over 500 feet in length and is not required 13 where the premarking could reasonably interfere with traffic or pedestrian control. 14 (b) If a member operator determines that a proposed 15 excavation or demolition is in proximity to or in conflict 16 17 with an underground facility of the member operator, except a 18 facility beneath the waters of the state, which is governed by paragraph (c), the member operator shall identify the 19 horizontal route by marking to within 24 inches from the outer 20 21 edge of either side of the underground facility by the use of 22 stakes, paint, flags, or other suitable means within 2 full 23 business days after the time the notification is received under subsection (1). If the member operator is unable to 2.4 respond within such time, the member operator shall 25 26 communicate with the person making the request and negotiate a 27 new schedule and time that is agreeable to, and should not 2.8 unreasonably delay, the excavator. 29 (c) If a member operator determines that a proposed 30 excavation is in proximity to or in conflict with an underground facility of the member operator beneath the waters 31

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1 of the state, the member operator shall identify the estimated horizontal route of the underground facility, within 10 2 business days, using marking buoys or other suitable devices, 3 unless directed otherwise by an agency having jurisdiction 4 5 over the waters of the state under which the member operator's 6 underground facility is located. 7 (d) When excavation is to take place within a 8 tolerance zone, an excavator shall use increased caution to protect underground facilities. The protection requires hand 9 digging, pot holing, soft digging, vacuum excavation methods, 10 or other similar procedures to identify underground 11 12 facilities. Any use of mechanized equipment within the 13 tolerance zone must be supervised by the excavator. (6)(a)(5)(a) An excavator shall avoid excavation in 14 the area described in the notice given under pursuant to 15 16 subsection (1) until each member operator underground facility 17 has been marked and located or until the excavator has been 18 notified that no member operator has underground facilities in the area described in the notice, or for the time allowed for 19 markings set forth in paragraphs(5)(b)(4)(b) and (c), 20 21 whichever occurs first. If a member operator has not located 22 and marked its underground facilities within the time allowed 23 for marking set forth in paragraphs(5)(b)(4)(b) and (c), the excavator may proceed with the excavation, if provided the 2.4 25 excavator does so with reasonable care, and if provided, 26 further, that detection equipment or other acceptable means to 27 locate underground facilities are used. 2.8 (b) An excavator may shall not demolish in the area described in the notice given under pursuant to subsection (1) 29 until all member operator underground facilities have been 30 marked and located, or removed. 31

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1	(7)(a)(6)(a) A member operator that states that it
2	does not have accurate information concerning the exact
3	location of its underground facilities is exempt from the
4	requirements of paragraphs <u>(5)(b)(4)(b) and (c), but shall</u>
5	provide the best available information to the excavator in
6	order to comply with the requirements of this section. An
7	excavator is not liable for any damage to an underground
8	facility under the exemption in this subsection if the
9	excavation or demolition is performed with reasonable care and
10	detection equipment or other acceptable means to locate
11	underground facilities are used.
12	(b) A member operator may not exercise the exemption
13	provided by this subsection if the member operator has
14	underground facilities that have not been taken out of service
15	and that are locatable using available designating
16	technologies to locate underground facilities.
17	<pre>(8)(a)(7)(a) If extraordinary circumstances exist, a</pre>
18	member operator shall notify the system of the member
19	operator's inability to comply with this section. For the
20	purposes of this section, the term "extraordinary
21	circumstances" means circumstances other than normal operating
22	conditions <u>that</u> which exist and make it impractical for a
23	member operator to comply with the provisions of this act.
24	After the system has received notification of a member
25	operator's inability to comply, the system shall make that
26	information known to excavators who subsequently notify the
27	system of an intent to excavate. The member operator is
28	relieved of responsibility for compliance under the law during
29	the period that the extraordinary circumstances exist and
30	shall promptly notify the system when the extraordinary
31	circumstances cease to exist.
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1 (b) During the period when extraordinary circumstances 2 exist, the system shall remain available during business hours to provide information to governmental agencies, member 3 4 operators affected by the extraordinary circumstances, and member operators who can provide relief to the affected 5 6 parties, unless the system itself has been adversely affected 7 by extraordinary circumstances. (9)(a) After receiving notification from the system, a 8 member operator shall provide a positive response to the 9 10 system within 2 full business days, or 10 such days for an underwater excavation, indicating the status of operations to 11 12 protect the facility. 13 (8)(a) If a member operator determines that the excavation or demolition is not near an existing underground 14 15 facility of the member operator, the member operator shall notify the excavator within 2 full business days after the 16 17 time of the notification to the system that no conflict exists 18 and that the excavation or demolition area is clear. An excavator who has knowledge of the existence of an underground 19 facility of a member operator in the area is responsible for 2.0 21 contacting the member operator if a facility is not marked. 22 (b) The system shall establish and maintain a process 23 to facilitate a positive-response communication between member operators and excavators. The system is exempt from any 2.4 requirement to initiate a positive response to an excavator 25 when an excavator does not provide a valid electronic address 26 27 to facilitate a positive response by the system. 28 (c) An excavator shall verify the system's positive responses before beginning excavation. If an excavator knows 29 that an existing underground facility of a member operator is 30 in the area, the excavator must contact the member operator if 31

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1 the facility is not marked and a positive response has not 2 been received by the system. The system shall implement procedures for positive response by January 1, 2004. 3 (10)(9) A member operator shall use the recommended 4 5 quidelines for uniform temporary marking of underground 6 facilities as approved by the Utility Location and 7 Coordinating Council "Uniform Color Code for Utilities" of the 8 American Public Works Association when marking the horizontal route of any underground facility of the operator. 9 (11)(10) Before Prior to or during excavation or 10 demolition, if the marking of the horizontal route of any 11 12 facility is removed or is no longer visible, the excavator 13 shall stop excavation or demolition activities in the vicinity of the facility and shall notify the system to have the route 14 remarked. 15 (12)(11) If any contact with or damage to any pipe, 16 17 cable, or its protective covering, or any other underground 18 facility occurs, the excavator causing the contact or damage shall immediately notify the member operator. Upon receiving 19 notice, the member operator shall send personnel to the 20 21 location as soon as possible to effect temporary or permanent 22 repair of the contact or damage. Until such time as the 23 contact or damage has been repaired, the excavator shall cease excavation or demolition activities that may cause further 2.4 damage to such underground facility. 25 Section 6. Subsection (2) of section 556.106, Florida 26 27 Statutes, is amended, present subsection (6) is redesignated 2.8 as subsection (7) and amended, and a new subsection (6) is added to that section, to read: 29 30 556.106 Liability of the member operator, excavator, 31 and system. --

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1 (2)(a) If a In the event any person violates s. 2 556.105(1) or (6)(5), and subsequently, whether by himself or herself or through the person's employees, contractors, 3 subcontractors, or agents, performs an excavation or 4 demolition that which damages an underground facility of a 5 6 member operator, it is shall be rebuttably presumed that the 7 such person was negligent. The Such person, if found liable, 8 is shall be liable for the total sum of the losses to all member operators involved as those costs are normally 9 computed. Any damage for loss of revenue and loss of use may 10 shall not exceed \$500,000 per affected underground facility, 11 12 except that revenues lost by a governmental member operator 13 whose, which revenues are used to support payments on principal and interest on bonds may, shall not be limited. Any 14 liability of the state and its agencies and its subdivisions 15 16 which arises out of this chapter is shall be subject to the 17 provisions of s. 768.28. (b) If any excavator fails to discharge a duty imposed 18 by the provisions of this act, $\underline{the}\ \underline{such}\ excavator,$ if found 19 liable, is shall be liable for the total sum of the losses to 20 21 all parties involved as those costs are normally computed. 22 Any damage for loss of revenue and loss of use may shall not 23 exceed \$500,000 per affected underground facility, except that revenues lost by a governmental member operator whose, which 2.4 revenues are used to support payments on principal and 25 interest on bonds may, shall not be limited. 26 27 (c) Any liability of the state, its agencies, or its 2.8 subdivisions which arises out of this act is shall be subject 29 to the provisions of s. 768.28. 30 (d) Obtaining information as to the location of an

31 underground facility from the member operator as required by

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1 this act does not excuse any excavator from performing an 2 excavation or demolition in a careful and prudent manner, based on accepted engineering and construction practices, and 3 it nor does not it excuse the such excavator from liability 4 5 for any damage or injury resulting from any excavation or 6 demolition. 7 (e) When an excavator knows or should know of the 8 presence of an underground facility of a nonmember small city 9 as defined in s. 120.52, he or she shall make reasonable efforts to contact the small city that owns or operates that 10 11 facility prior to commencing an excavation or demolition. 12 (6) The system does not have a duty to mark or locate 13 underground facilities and may not do so, and a right of recovery does not exist against the system for failing to mark 14 or locate underground facilities. The system is not liable for 15 the failure of a member operator to comply with the 16 17 requirements of this act. (7) (6) An excavator who performs any excavation with 18 hand tools under s. 556.108(4)(c) or (5) pursuant to s. 19 556.108(5) is liable for any damage to any operator's 2.0 21 underground facilities damaged during such excavation. 22 Section 7. Section 556.107, Florida Statutes, is 23 amended to read: 556.107 Violations.--2.4 (1) NONCRIMINAL INFRACTIONS.--25 (a) Violations of the following provisions are 26 27 noncriminal infractions: 2.8 1. Section 556.105(1), relating to providing required information. 29 30 2. Section <u>556.105(6)</u> 556.105(5), relating to the avoidance of excavation. 31

1 3. Section 556.105(11) 556.105(10), relating to the 2 need to stop excavation or demolition. 3 4. Section <u>556.105(12)</u> 556.105(11), relating to the need to cease excavation or demolition activities. 4 5 5. Section 556.105(5)(b) 556.105(4)(b) and (c) б relating to identification of underground facilities, if a 7 member operator does not mark an underground facility, but not 8 if a member operator marks an underground facility 9 incorrectly. 10 (b) Any excavator or member operator who commits a noncriminal infraction under paragraph (a) may be issued a 11 12 citation by any local or state law enforcement officer, 13 government code inspector, or code enforcement officer permitting agency inspector, and the issuer of a citation may 14 15 require an any excavator to cease work on any excavation or 16 not start a proposed excavation until there has been 17 compliance with the provisions of this act. Citations shall 18 may be <u>hand-delivered</u> issued to any employee of the excavator or member operator who is directly involved in the noncriminal 19 infraction. The citation shall be issued in the name of the 20 21 excavator or member operator, whichever is applicable. 22 (c) Any excavator or member operator who commits a 23 noncriminal infraction under paragraph (a) may be required to appear before the county court. The civil penalty for any such 2.4 infraction is \$250, plus court costs except as otherwise 25 26 provided in this section. If a citation is issued by a local 27 law enforcement officer, a local government code inspector, or 2.8 a code enforcement officer, 80 percent of the civil penalty collected by the clerk of the court shall be distributed to 29 the local governmental entity whose employee issued the 30 citation and 20 percent of the penalty shall be retained by 31

1 the clerk to cover administrative costs, in addition to other 2 court costs. If a citation is issued by a state law enforcement officer, the civil penalty collected by the clerk 3 4 shall be retained by the clerk for deposit into the fine and forfeiture fund established pursuant to s. 142.01. Any person 5 6 who fails to appear or otherwise properly respond to a 7 citation issued pursuant to paragraph (d) shall, in addition 8 to the citation, be charged with the offense of failing to respond to such citation and, upon conviction, commits be 9 guilty of a misdemeanor of the second degree, punishable as 10 provided in s. 775.082 or s. 775.083. A written warning to 11 12 this effect shall be provided at the time any citation is 13 issued pursuant to paragraph (b). (d) Any person cited for an infraction under paragraph 14 (a), unless required to appear before the county court, may: 15 1. Post a bond, which shall be equal in amount to the 16 17 applicable civil penalty, plus court costs; or 18 2. Sign and accept a citation indicating a promise to appear before the county court. 19 20 21 The person issuing the citation officer may indicate on the 2.2 citation the time and location of the scheduled hearing and 23 shall indicate the applicable civil penalty. (e) Any person charged with a noncriminal infraction 2.4 25 under paragraph (a), unless required to appear before the 26 county court, may: 27 1. Pay the civil penalty <u>plus court costs</u>, in lieu of 2.8 appearance, either by mail or in person, within 30 10 days after the date of receiving the citation; or 29 30 2. Forfeit bond, if a bond has been posted, by not appearing at the designated time and location. 31 16

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1 2 If the person cited follows either of the above procedures, she or he is shall be deemed to have admitted to committing 3 the infraction and to have waived the right to a hearing on 4 5 the issue of commission of the infraction. The Such admission б may be used as evidence in any other proceeding under this 7 act. 8 (f) Any person electing to appear before the county 9 court or who is required to appear shall be deemed to have waived the limitations on the civil penalty specified in 10 paragraph (c). The court, after a hearing, shall make a 11 12 determination as to whether an infraction has been committed.

13 If the commission of an infraction has been proven, the court 14 may impose a civil penalty not to exceed \$5,000, plus court 15 <u>costs</u>. In determining the amount of the civil penalty, the

16 court may consider previous noncriminal infractions committed.
17 (g) At a hearing under this chapter, the commission of
18 a charged infraction must be proven by a preponderance of the

19 evidence.

(h) If a person is found by the hearing official to
have committed an infraction, <u>the such</u> person may appeal that
finding to the circuit court.

23 (i) Sunshine State One-Call of Florida, Inc., may, at 2.4 its own cost, retain an attorney to assist in the presentation of relevant facts and law in the county court proceeding 25 26 pertaining to the citation issued under this section. The 27 corporation may also appear in any case appealed to the 2.8 circuit court if a county court finds that an infraction of the chapter was committed. An appellant in the circuit court 29 proceeding shall timely notify the corporation of any appeal 30

31 <u>under this section.</u>

1	(2) MISDEMEANORS Any person who knowingly and
2	willfully removes or otherwise destroys the valid stakes or
3	other valid physical markings described in <u>s. 556.105(5)(b)</u> s.
4	556.105(4)(b) and (c) used to mark the horizontal route of an
5	underground facility commits a misdemeanor of the second
б	degree, punishable as provided in s. 775.082 or s. 775.083.
7	For purposes of this subsection, stakes or other nonpermanent
8	physical markings are considered valid for <u>30</u> 20 calendar days
9	after information is provided to the system under s.
10	556.105(1)(c).
11	Section 8. Subsections (1) and (4) of section 556.108,
12	Florida Statutes, are amended to read:
13	556.108 ExemptionsThe notification requirements
14	provided in s. 556.105(1) do not apply to:
15	(1) Any excavation or demolition performed by the
16	owner of <u>a</u> single-family residential property <u>, not including</u>
17	property that is subdivided or is to be subdivided into more
18	than one single-family residential property; or for such owner
19	by a member operator or an agent of a member operator when
20	such excavation or demolition is made entirely on such land,
21	and only up to a depth of 10 inches; provided due care is used
22	and there is no encroachment on any member operator's
23	right-of-way, easement, or permitted use.
24	(4) Any excavation of 18 inches or less for:
25	(a) Surveying public or private property by surveyors
26	or mappers as defined in chapter 472 and services performed by
27	a pest control licensee under chapter 482, excluding marked
28	rights-of-way, marked easements, or permitted uses where
29	marked, <u>if</u> provided mechanized equipment is not used in the
30	process of such surveying <u>or pest control services</u> and the
31	surveying <u>or pest control services are</u> is performed in
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1 accordance with the practice rules established under s. 2 472.027 or s. 482.051; or 3 (b) Maintenance activities performed by a state agency 4 and its employees when such activities are within the right-of-way of a public road; however, provided, if a member 5 6 operator has permanently marked facilities on such 7 right-of-way, no mechanized equipment may be used without 8 first providing notification; or. (c) Locating, repairing, connecting, adjusting, or 9 10 routine maintenance of a private or public underground facility by an excavator, if the excavator is performing such 11 12 work for the current owner or future owner of the underground 13 facility and if mechanized equipment is not used. Section 9. Section 556.111, Florida Statutes, is 14 amended to read: 15 556.111 Applicability to existing law.--Nothing in 16 17 this act shall be construed to: (1) Constitute the establishment or enlargement of any 18 rights to the use of real property or create an interest 19 therein for the placement, construction, repair, maintenance, 2.0 21 relocation, or excavation or demolition of any underground 22 facility; 23 (2) Waive any right of a party having an interest in real property to charge any fee for the use regarding such 2.4 25 property; or (3) Preempt a governmental member operator from 26 27 reasonable regulation of its right-of-way. This subsection 2.8 does not exempt a municipality, county, district, or other local governmental member operator from the provisions of this 29 30 chapter which apply to the member operator. 31

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1	Section 10. This act shall take effect October 1,
2	2006.
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4	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
5	<u>CS for Senate Bill 1394</u>
6	
7	The CS/CS/for Senate Bill 1394
8	Eliminates the payment of additional fees by a person wh receives a citation for violation of this act.
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10	Changes a provision in s. 556.111, F.S., to specify a "governmental member operator" as a municipality, county, district, or other local governmental member operator. The CS
11	also deletes the specific reference to the noticing requirement for compliance by a governmental member operator.
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