Oregon Utilities Coordinating Council
together with the
Oregon Utility Notification Center
present this

Standards Manual

July 2014
PHONE NUMBERS:

To phone in your locate request, call:

or

800-332-2344

WEBSITES:

ITIC - To enter your locate request online:

www.callbeforeyoudig.org

Oregon Utilities Coordinating Council:

www.oucc.net

Oregon Utility Notification Center:

www.digsafelyoregon.com
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Mission Statements

The Oregon Utilities Coordinating Council (OUCC) is dedicated to promoting organized planning and installation of underground facilities as well as protecting those substructures once placed.

The Oregon chapter is comprised of delegates selected from local coordinating councils throughout the State. The purpose and goal of the councils, both state and local, is to encourage utilities, public agencies, contractors and others in Oregon to coordinate underground installations and to develop and implement measures to protect them.

Because the local councils consist of volunteers from many diversified occupations, those selected to represent the State Council are able to offer a broad spectrum of experience in the operation and supervision of substructure activities. Their consensus opinions have been used to establish uniform guidelines intended to produce the greatest possible benefits for all concerned.

To achieve a wide distribution of delegates’ conclusions, this Standards Manual has been developed. It is hoped the acceptance and application of these Oregon Administrative Rules and OUCC Council recommendations will improve the planning and protection of underground facilities.

The mission of the Oregon Utility Notification Center (OUNC) is to operate and maintain a state-of-the-art One-Call system for the State of Oregon to reduce damages to underground facilities and to promote public safety related to excavation issues.
Zones & Local Councils
For more information, and for links to local councils, go to www.oucc.net

Key to Map

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Damage Statistics

Who should report damages statistics?
All operators of underground facilities.

Where do I report my Damages?
On the OUCC website at www.oucc.net, or on the OUNC website at www.digsafelyoregon.com

How many damages occur each year?
What are the primary causes of damages and near misses?
Are these events increasing or decreasing, and why?
Are some educational programs more effective than others?
These are some of the many difficult questions that remain unanswered due to the lack of data. However, being able to answer these questions remains a very important step in ensuring the safety and protection of people and the infrastructure.

The primary purpose in the Oregon Utility Coordinating Council (OUCC) collecting underground facility damage data is to analyze data, to learn why events occur, and how actions by industry can prevent them in the future; thereby, ensuring the safety and protection of people and the infrastructure. Data collection will allow the OUCC and the Oregon Utility Notification Center (OUNC) to identify root causes, perform trend analysis, and help develop advertising and handout materials to educate all stakeholders so that damages can be reduced through effective practices and procedures.

The OUCC and the OUNC's purpose are to help reduce underground facility damage, which threatens the public's safety and costs millions of dollars each year. In order to better understand where, how and why these damages are occurring, we need accurate and comprehensive data from all stakeholders. The data will be analyzed and our findings will be used for Publicity and Education purposes only. The data will NOT be used by the OUCC or the OUNC for enforcement purposes or to try and determine damage liability.
757.542
Definitions: As used in ORS 757.542 to 757.562 and 757.993

(1) “Business day” means any 24-hour day other than a Saturday, Sunday or federal or state legal holiday.

(2) “Damage” means harm to or destruction of underground facilities including, but not limited to, the weakening of structural, lateral or subjacent support; the penetration, impairment or destruction of any coating, housing or other protective device; and the denting of, penetration into or severance of underground facilities.

(3) “Excavation” means any operation in which earth, rock or other material on or below the ground is moved or otherwise displaced by any means, except sidewalk, road and ditch maintenance less than 12 inches in depth that does not lower the road grade or original ditch flow line. “Excavation” does not include the tilling of soil for agricultural purposes conducted on private property that is not within the boundaries of a recorded right of way or easement for underground facilities.

(4) “Excavator” means any person who engages in excavation.

(5) “Operator” means any person, public utility, municipal corporation, political subdivision of the state, or other person with control over underground facilities.

(6) “Underground facilities” means items partially or entirely below the surface of the ground for use in connection with the storage or conveyance of electrical energy, water, sewage, petroleum products, gas, gaseous vapors or hazardous liquids, or the transmission of electronic, telephonic, telegraphic or cable communications. Such items include, but are not limited to, pipes, sewers, conduits, cables, valves, lines, wires, manholes, attachments and those parts of poles or anchors that are underground.
(7) “Unlocatable underground facilities” means underground facilities that cannot be marked with reasonable accuracy, including nonconductive sewers and nonmetallic underground facilities that have no trace wires.

[1995 c.691 s.1]

757.547 Oregon Utility Notification Center; board; member qualifications; terms; meetings.

(1) (a) The Oregon Utility Notification Center is created as an independent not-for-profit public corporation. The corporation shall be governed by a board of directors consisting of one member appointed to represent each of the following:

(A) Cities with a population of 25,000 or more;
(B) Cities with a population under 25,000;
(C) Counties;
(D) Natural gas utilities regulated by the Public Utility Commission under ORS chapter 757;
(E) Electric utilities regulated by the Public Utility Commission under ORS chapter 757;
(F) Water districts, special districts, sanitary districts or water and sanitary authorities;
(G) Telecommunications utilities serving fewer than 50,000 access lines and regulated by the Public Utility Commission under ORS chapter 759;
(H) Telecommunications utilities serving 50,000 access lines or more and regulated by the Public Utility Commission under ORS chapter 759;
(I) Telecommunications cooperatives;
(J) Electric cooperatives;
(K) People’s utility districts;
(L) Contractors;
(M) Excavators;
(N) Railroads;
(O) Cable system operators; and
(P) Municipal electric utilities.

(b) To facilitate appointment of members of the first board of directors, the Public Utility Commission shall, by order, select organizations that are most representative of each of the groups set forth in paragraph (a) of this subsection. Each
organization so selected may nominate a member for the board and may, within the time allowed by the commission’s order, submit the name of the nominee to the Governor, who shall consider the nominee before making any other appointment to the board.

(c) After appointment of the first board of directors, to facilitate appointment of new members to the board, the board shall, by rule, select organizations that are most representative of each of the groups set forth in paragraph (a) of this subsection. Each organization so selected may nominate a member for the board and may, within the time allowed by rule, submit the name of the nominee to the Governor, who shall consider the nominee before making any other appointment to the board.

(d) If the board of directors determines that a group not listed in paragraph (a) of this subsection should be represented on the board, the board may select an organization that is most representative of the group and may ask that organization to nominate a member. Upon receipt of the nomination, the board may request that the Governor appoint the nominee.

(e) The Governor shall also appoint to the board of directors one employee of the commission and one employee of the Department of Transportation.

(2) The term of office of a member is four years. A member is eligible for reappointment. Before the expiration of the term of a member, the board of directors shall solicit a nomination as provided in subsection (1) of this section and the Governor shall appoint a successor. If there is a vacancy for any cause, the board shall solicit a nomination as provided in subsection (1) of this section and the Governor shall make an appointment to become immediately effective for the unexpired term. A member may continue to serve until a successor is appointed. Nothing in this subsection or subsection (1) of this section shall restrict the authority of the Governor to appoint a person other than one of the persons nominated according to this subsection or subsection (1) of this section.

(3) The board of directors shall select one of its members as chairperson and another as vice chairperson, for such terms and
with such duties and powers as the board considers necessary for the performance of the functions of those offices. A minimum of seven of the members of the board constitutes a quorum for the transaction of business.

(4) The board of directors shall meet at least once every three months at a time and place determined by the board. The board shall meet at such other times and places specified by the call of the chairperson or of a majority of the members of the board.

[1995 c.691 s.2; 1999 c.451 s.2]

Note: See note under 757.542.

757.552 Duties of center; fees for services; rules; exemption from certain financial administration laws.

(1) It is the function of the board of directors to operate the Oregon Utility Notification Center, through which a person shall notify operators of underground facilities of proposed excavations and request that the underground facilities be marked.

(2) The board of directors shall:
   (a) Utilize a competitive process to contract with any qualified person to provide the notification required under subsection (1) of this section.
   (b) Subject to subsection (3) of this section, establish rates, on a per call basis, under which subscribers shall pay to fund all of the activities of the Oregon Utility Notification Center.
   (c) Adopt rules according to ORS Chapter 183 that regulate the notification and marking of underground facilities to prevent damage to underground facilities. The rules, insofar as is practicable, shall be consistent with the Oregon Utilities Coordinating Council Standards Manual of March 31, 1995.

(3) The Oregon Utility Notification Center shall have all of the powers of a state agency. Except as provided in subsection (2) of this section, the provisions of ORS 279.835 to 279.855 and ORS chapters 240, 276, 279A, 279B, 279C, 282, 283, 291, 292 and 293 shall not apply to the Oregon Utility Notification Center.

(4) Notwithstanding subsection (2)(b) of this section, the board of directors shall not establish rates or other charges that require payments from any subscriber who receives fewer than 50
telephone calls in the calendar year or that result in annual payments of more than $500 for any of the following subscribers:
(a) Cities with a population under 15,000;
(b) Telecommunications utilities serving fewer than 50,000 access lines and regulated by the Public Utility Commission under ORS chapter 759;
(c) Cable system operators serving fewer than 15,000 customers;
(d) Utilities, special districts, people’s utility districts or authorities providing electricity, water or sanitary sewer service to fewer than 15,000 residential customers; and
(e) Telecommunications cooperatives.

[1995 c.691 s.3; 1999 c.451 s.3]

Note: See note under 757.542.

757.557 Underground utility facility operators required to subscribe to center; liability for damage from excavation for nonsubscribers; exemption.
(1) Every operator of underground facilities shall subscribe to the Oregon Utility Notification Center.
(2) Any person intending to excavate shall notify the Oregon Utility Notification Center at least two but not more than 10 business days before commencing an excavation. The board of directors shall, by rule, provide an exception to the requirement of advance notice for excavators in cases that involve an immediate danger to life or property, or a customer service outage. The board may adopt additional exceptions as the board, in its discretion, determines necessary.
(3) Non-subscribing operators of underground facilities shall be responsible to all injured parties for all costs associated with damages to such facilities, loss of product or service or damages that occur as a result of excavation where the facilities damaged are under the control of the non-subscribing operator and proper notice was given to the Oregon Utility Notification Center.
(4) The provisions of this section shall not apply to operators of underground facilities that are located entirely on private property and that provide services exclusively for the use of residents or owners of the property.

[1995 c.691 s.4]
Note: See note under 757.542.

757.562 Report to Legislative Assembly of center activities; contracts to carry out duties.
(1) The board of directors shall file with the Legislative Assembly and the Governor, not later than April 15 of each year, a report covering the activities and operations of the Oregon Utility Notification Center for the preceding calendar year according to the provisions of ORS 192.230 to 192.250.
(2) In carrying out the duties, functions and powers imposed by law on the Oregon Utility Notification Center, the board of directors may contract with any state agency or private party for the performance of such duties, functions and powers as the board considers appropriate.
[1995 c.691 s.5]

Note: See note under 757.542.

757.993 Penalty for violation of utility excavation notification provisions.
(1) Except as provided in subsection (2) of this section and in addition to all other penalties provided by law, every person who violates or who procures, aids or abets in the violation of any rule of the Oregon Utility Notification Center shall incur a penalty of not more than $1,000 for the first violation and not more than $5,000 for each subsequent violation.
(2) In addition to all other penalties provided by law, every person who intentionally violates or who intentionally procures, aids or abets in the violation of any rule of the Oregon Utility Notification Center shall incur a penalty of not more than $5,000 for the first violation and not more than $10,000 for each subsequent violation.
(3) Each violation of any rule of the Oregon Utility Notification Center shall be a separate offense. In the case of a continuing violation, each day that the violation continues shall constitute a separate violation.
(4) Penalties under this section shall not be imposed except by order following complaint as provided in ORS 756.500 to 756.610. A
complaint must be filed within two years following the date of the violation.

(5) The Public Utility Commission may reduce any penalty provided in this section on such terms as the commission considers proper if:
   (a) The defendant admits to the violation or violations alleged in the complaint and makes a timely request for reduction of the penalty; or
   (b) The defendant submits to the commission a written request for reduction of the penalty within 15 days from the date of the penalty order.

(6) If the amount of the penalty is not paid to the commission, the Attorney General, at the request of the commission, shall bring an action in the name of the State of Oregon in the Circuit Court for Marion County to recover the penalty. The action shall not be commenced until after the time has expired for an appeal from the findings, conclusions and order of the commission.

(7) Notwithstanding any other provision of law, the commission shall pay penalties recovered under this section to the Oregon Utility Notification Center.

(8) The commission shall not seek penalties under this section except in response to a complaint alleging a violation of a rule or rules adopted by the Oregon Utility Notification Center. The commission may investigate any such complaint, and the commission shall have sole discretion to seek penalties under this section.

[1995 c.691 s.7]
952-001-0010
Definitions: As used in 952-001-0010 through 952-001-0100.

(1) "Abandoned Facility" means an underground facility that is no longer in service and is physically disconnected from the operating facility that is in service.

(2) "Business day" means any 24-hour day other than a Saturday, Sunday or federal or state legal holiday.

(3) "Damage" means harm to, or destruction of underground facilities including, but not limited to, the weakening of structural, lateral or subjacent support; the penetration, impairment or destruction of any coating, housing or other protective device; or the denting of, penetration into or severance of underground facilities.

(4) "Designer" means any person who prepares a drawing for construction or other project which requires excavation or demolition.

(5) “Designated Agent” means a person or entity specifically appointed to act for or serve as a representative for another person or entity.

(6) “Easement” means a non-possessory interest in the land of another which entitles the holders of an interest in the easement to a private right of way embodying the right to pass across another’s land.

(7) "Emergency" means an occurrence involving an immediate danger, demanding prompt action to prevent loss of life, or to mitigate damage to property, or to prevent interruption of essential public services (as determined by an emergency
response agency or the facility operator) or to prevent a customer service outage (as determined by the facility operator).

8) "Excavation" means any operation in which earth, rock or other material on or below the ground is moved or otherwise displaced by any means, except sidewalk, road and ditch maintenance less than 12 inches in depth that does not lower the original grade or original ditch flow line. "Excavation" does not include the tilling of soil for agricultural purposes conducted on private property that is not within the boundaries of a recorded right-of-way or easement for underground facilities.

9) "Excavator" means any person who engages in excavation.

10) “Large area” means a proposed excavation requiring more work or time to locate utility facilities than can reasonably be completed within the parameters of section (1) of 952-001-0050.

11) "Locatable underground facilities" means underground facilities which can be marked with reasonable accuracy.

12) "Mark" or "marking" means an indication, from the use of stakes, paint or other clearly identifiable material, to show the field location or absence of underground facilities at a proposed work site. A "mark" or "marking" also includes permanent marking devices, such as disks, posts or signs, placed to show the location of underground facilities.

13) “Non Invasive” The definition of “non-invasive”, as stipulated in OAR 952-001-0090 (2) (c) is: The exposure of any underground facility using a practice which does not damage any part of the facility.

14) “Notify” means to make known by any reasonable and legal means of communication.

15) "Operator" means any person, municipal corporation, political subdivision of the state with control over underground facilities. Operator includes any person, as defined in ORS 756.010,
having the right to bury underground facilities in any public right-of-way, or in any utility easement.

(16) “Operation”, as used in ORS 757.542 (3), means the use of any tools, equipment or explosives. The term includes but is not limited to the use of powered and mechanized equipment, hand digging, and/or explosives, grading, trenching, digging, blasting, drilling, backfilling, dragging, augering, hammering, pile driving, plowing-in or pulling-in, test boring, tunneling, scraping, reclamation processes, and milling.

(17) "Oregon Utility Notification Center" (Center) means the state agency that administers a statewide system through which a person can notify operators of underground facilities of proposed excavations and can request that the underground facilities be marked.

(18) "Out-of-service facility" means an underground facility that has not been declared permanently abandoned and may still be connected to a portion of an operating facility that is in service.

(19) “Private property”, as used in 757.542 (3), means the ownership of property by non-governmental legal entities and public land leased or rented and controlled by private entities for agricultural purposes.

(20) "Project plans" mean any drawings, specifications or any other documents prepared in anticipation of work involving excavation.

(21) "Reasonable accuracy" means location, within twenty-four (24) inches, of the outside lateral dimensions of both sides of an underground facility.

(22) "Response" means action taken by operators of underground facilities to:
   (a) Mark or identify by other means the location of its locatable underground facilities in the area of the proposed excavation;
   (b) Notify the excavator that there are unlocatable underground facilities in the area of the proposed excavation; or
(c) Notify the excavator that there are no underground facilities in the area of the proposed excavation.

(23) “Sidewalk, Road & Ditch Maintenance” includes, but is not limited to, ditching, grinding, paving, shoulder maintenance, surveying, or grading.

Unless otherwise classified on roadway plans, parallel or lateral ditches constructed as an integral part of the graded roadbed, having a continuous slope from the outer limit of the shoulder to the bottom of the ditch to include ditch back slope within right of way, will be considered to be within the roadway grading limits and will be part of the work covered by road and ditch maintenance that does not lower the original grade or flow line.

“Original Ditch Flow Line” means documented or calculated grade between the outlet elevation of a culvert, drainage structure, water source, or place of origin to the inlet elevation of a culvert, drainage structure, water source or place of destination.

“Original Road Grade” means the original elevation of the road before gravel, rock, asphalt, cement, or other materials were applied on the ground to construct and/or finish a road.

“Sidewalk maintenance” includes but is not limited to removal and replacement, less than 12 inches in depth, that does not lower the original grade.

(24) “Tilling” means preparing land for the raising of crops to a depth not to exceed 18 inches.

(25) "Underground facilities" means items partially or entirely below the surface of the ground for use in connection with the storage or conveyance of electrical energy, water, sewage, petroleum products, gas, gaseous vapors or hazardous liquids, or the transmission of electronic, telephonic, telegraphic or cable communications. Such items include, but are not limited to, pipes, sewers, conduits, cables, valves, lines, wires, manholes, attachments and those parts of poles or anchors that are underground.
(26) "Unlocatable underground facilities" mean underground facilities that cannot be marked with reasonable accuracy, including nonconductive sewers and nonmetallic underground facilities that have no trace wires.

Stat. Auth.: ORS 183 & ORS 757
Stats. Implemented: ORS 757.542
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97; OUNC 1-2000, f. & cert. ef. 8-28-00; OUNC 1-2006, f. & cert. ef. 10-13-2006, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14

952-001-0020
Project Plans to Notify Excavator of Requirements of Law

All project plans shall contain the following statement: ATTENTION: Oregon law requires you to follow rules adopted by the Oregon Utility Notification Center. Those rules are set forth in OAR 952-001-0010 through 952-001-0090. You may obtain copies of the rules by calling the center. (Note: The administrative telephone number for the Oregon Utility Notification Center is (503) 232-1987).

Stat. Auth.: Sec. 1 – 5 & 7, Ch. 691, OL 1995
Stats. Implemented:
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14

952-001-0030
Permits to Notify Excavator of Requirements of Law

Any entity authorized to issue permits for construction which requires excavation shall include on such permits the language set out in OAR 952-001-0020.

Stat. Auth.: Sec. 1 – 5 & 7, Ch. 691, OL 1995
Stats. Implemented:
Hist.: OUNC 1-1997, f. & cert. 4-17-97, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14
Pre-Marking Required by the Excavator; Exemption

(1) Except as provided in paragraph (2) of this rule, prior to notifying the Oregon Utility Notification Center, an excavator shall pre-mark with the color white the immediate area of the proposed excavation within both the public rights-of-way and underground easements.

(2) An excavator need not pre-mark as required in paragraph (1) of this rule if:
   (a) The operator can determine precisely the direction, length and location of the proposed excavation by referring to a locate ticket; or
   (b) The excavator and operator have had a meeting prior to the beginning of the proposed project, at the construction site for the exchange of information required under paragraph (1) of this rule.

Excavator to Give Notice of Proposed Work; Exemption

(1) Except as provided in section (2) of this rule, at least two (2) business days, but not more than ten (10) business days before commencing an excavation, the excavator shall notify the Oregon Utility Notification Center of the date and location of the proposed excavation, and the type of work to be performed.

(2) The notice requirement of section (1) of this rule shall not apply if the excavation is in response to an emergency, or if all of the following apply:
   (a) The excavator is a tenant or an owner of private property;
   (b) The excavation is on private property of that owner or tenant;
(c) The excavation is less than twelve (12) inches in depth; and 
(d) The excavation is not within an established easement.

(3) An excavator, when giving notice in compliance with section (1) 
of this rule, shall furnish information as to how the excavator can 
be contacted.

(4) If an excavator intends to perform work at multiple sites or over a 
large area, the excavator shall take reasonable steps to work with 
the facility operators, including preconstruction meetings, so that 
the operators may locate their facilities at a time reasonably in 
advance of the actual start of excavation for each phase of the 
work.

Stat. Auth.: Sect.1 - 5 & 7, Ch. 691, OL 1995
Stats. Implemented:
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97; OUNC 1-2006, 
f. & ef. 10-13-2006, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. 
ef. 3-7-14

952-001-0060
When Excavator May Give Less than Forty-Eight (48) Business 
Day Hour Notice

An excavator may provide less than two (2) business days (48) hours 
prior notice if:

(1) The excavator is responding to an emergency, so long as the 
excavator notifies the Oregon Utility Notification Center 
immediately and so long as the excavator takes reasonable care 
to protect underground facilities;

(2) The excavator has an agreement with each operator of 
underground facilities that marks will be provided on a regular 
basis as the excavator progresses through a project; or
The excavator discovers an underground facility in an area where the operator of underground facilities had previously indicated there were no facilities.

Stat. Auth.: Sec. 1 – 5 & 7, Ch. 691, OL 1995
Stats. Implemented:
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14

952-001-0070
Operators to Mark Underground Facilities or Notify Excavator that None Exist

(1) Except as provided in section (3) of the rule, within two business days (48 hours) after the excavator notifies the Oregon Utility Notification Center of a proposed excavation, the operator or its designated agent shall:

(a) Mark with reasonable accuracy all of its locatable underground facilities within the area of proposed excavation. All marks shall indicate the name, initials or logo of the operator of the underground facilities, and the width of the facility if it is greater than two (2) inches;

(b) Provide marks to the excavator of the unlocatable underground facilities in the area of proposed excavation, using the best information available including as-constructed drawings or other facility records that are maintained by the facility operator; or

(c) Notify the excavator that the operator does not have any underground facilities in the area of the proposed excavation. Acceptable notifications must include locate request call back information and if done with an AVR (Automated Voice Response) must have a repeat option and a call back number to hear the information again.

(2) Operators of abandoned facilities shall mark said facilities to the standards of locatable facilities or unlocatable facilities.
(3) An operator shall mark any abandoned underground facility that is known to it with a capital letter "A" inside of a circle, using the appropriate operator color and identification.

(4) An operator of any out-of-service underground facility shall mark such facility in the same way it marks an underground facility that is in service.

(5) If an excavator uses offset marking, the excavator shall correctly measure the amount of offset, so that the excavator can reestablish the location of underground facilities where originally marked.

(6) If the excavator notifies the operator of underground facilities discovered during an excavation in response to an emergency, the operator of underground facilities shall comply with section (1) of this rule as soon as possible.

(7) Underground facilities shall be marked in accordance with the following designated color code:

(a) RED - Electric power lines, cables or conduit, and lighting cables.

(b) YELLOW - Gas, oil, steam, petroleum, or other hazardous liquid or gaseous materials.

(c) ORANGE - Communications, cable TV, alarm or signal lines, cables or conduits.

(d) BLUE - Water, irrigation, and slurry lines.

(e) GREEN - Sewers, drainage facilities or other drain lines.

(f) WHITE - Pre-marking of the outer limits of the proposed excavation or marking the centerline and width of proposed lineal installations of buried facilities.

(g) PINK - Temporary Survey Markings.
(h) PURPLE - Slurry and reclaimed.

(8) In areas of continuing excavation or construction operators shall mark newly installed underground facilities immediately upon placement.

(9) Except while making minor repairs to existing non-conductive, unlocatable facilities, an operator burying non-conductive, unlocatable facilities within the public rights-of-way or utility easements shall place a tracer wire or other similar conductive marking tape or device with the facility to allow for later location and marking.

(10) An operator of underground drainage lines is not required to indicate the presence of those facilities if the existence and route of those facilities can be clearly determined from the presence of other visible facilities, such as manholes, catch basins, inlets, outlets, junction boxes, storm drains or permanent marking devices.

(11) Provide the excavator the best description available to the operator of the underground drainage lines in the area of the proposed excavation including as-constructed drawings, or other facility maps that are maintained by the facility operator; or

(12) Contact the person requesting locates and agree on a time, prior to the beginning of the proposed project, for exchange of the information required under paragraph (10) or paragraph (11) of this rule.

Stat. Auth.: ORS 183 & ORS 757
Stats. Implemented: ORS 757.552
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97; Administrative Reformatting 1-19-98; OUNC 1-2000, f. & cert. ef. 8-28-00; OUNC 1-2006, f. & cert. ef. 10-13-06, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14
Operators to Respond to Notifications Requesting Design Information

Within ten (10) business days after a designer notifies the Oregon Utility Notification Center of a proposed project, the operator of the underground facilities shall:

(1) Mark with reasonable accuracy all of its locatable underground facilities within the area of proposed excavation. All marks shall indicate the name, initials or logo of the operator of the underground facilities, and the width of the facility if it is greater than two (2) inches;

(2) Provide the excavator the best description available to the operator of the unlocatable underground facilities in the area of the proposed excavation including as-constructed drawings, or other facility maps that are maintained by the facility operator; or

(3) Contact the person requesting design information and agree on a time, prior to the beginning of the proposed project, for exchange of the information required under paragraph (1) or paragraph (2) of this rule.

Stat. Auth.: Sec. 1 – 5 & 7, Ch. 691, OL 1995
Stats. Implemented:
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97, f. & cert. ef. 10-13-06;
OUNC 1-2014, f. & cert. ef. 3-7-14

Delay of Excavation until Response from Facility Operators; Duty of Excavator to Use Reasonable Care; Damage to Facilities

(1) An excavator shall not commence an excavation which requires notice under these rules until the excavator has received a response from each operator of underground facilities in the area of the proposed excavation, or until at least two (2) business days (48 hours) have elapsed from the time the excavator notified the Oregon Utility Notification Center.
(2) Once underground facilities have been marked, the excavator shall:

(a) Maintain marks during the excavation period to ensure that the original marks remain effective for the life of the project and can be re-established;

(b) Stop excavating in the vicinity of the underground facility and notify the Oregon Utility Notification Center to have the route re-marked as specified in these rules, if prior to or during the excavation process, the marking and/or route of any underground facility is removed or no longer visible; and

(c) Employ hand tools or other such non invasive methods to determine the exact location of the underground facility when excavation is to be made within the reasonable accuracy zone.

(3) The excavator shall provide such lateral and subjacent support for underground facilities as may be reasonably necessary for the protection of such facilities.

(4) If the excavator causes or observes damage to underground facilities, the excavator shall notify the operator of the underground facilities immediately. If the damage causes an emergency, the excavator shall also notify all appropriate local public safety agencies immediately by calling 911 and shall take reasonable steps to insure the public safety. The excavator shall not bury damaged underground facilities without the consent of the operator of the damaged underground facilities.

(5) If an excavator discovers underground facilities in an area where the operator of the underground facilities had previously stated there were no underground facilities, the excavator shall, prior to continuing excavation, notify the Oregon Utility Notification Center. After providing notification, the excavator shall use extreme care in the affected area.
(6) If an excavator is informed that a critical facility, as determined by the operator, is in the area of their excavation and that an operator-provided monitor is required on site during the excavation, the excavator must not commence excavation without that monitor being present or without the facility operator’s consent. The scheduling and fulfillment of this monitoring must in no way interfere with or delay the work.

Stat. Auth.: Sec. 1 – 5 & 7, Ch. 691, OL 1995
Stats. Implemented:
Hist.: OUNC 1-1997, f. & cert. ef. 4-17-97, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14

952-001-0100
Record Keeping Requirements

(1) Abandoned Facilities: Except as provided in Section (3) of this rule, all operators shall maintain records, by mapping or other means, of all underground facilities abandoned on or after April 1, 2002, that show:

(a) The location of such facility to the level of detail when abandoned;

(b) The date of abandonment of such facility; and

(c) Whether each such facility is a locatable underground facility or an unlocatable underground facility.

(2) Out-of-Service Facilities: Except as provided in Section (3) of this rule, all operators shall maintain records, by mapping or other means, of all underground facilities placed in out-of-service status on or after April 1, 2002, that show:

(a) The location of such facility to the level of detail when placed in out-of-service status;

(b) The date of abandonment of such facility; and
(c) Whether each such facility is a locatable underground facility or an unlocatable underground facility.

(3) These record keeping requirements do not apply to operators who provide telecommunications, CATV or electric service for the underground facilities located between the operator’s system and the customer’s point of service.

Stat. Auth.: ORS Ch. 183 and 757
Hist: OUNC 1-2000, f. & cert. ef. 8-28-00, f. & cert. ef. 10-13-06; OUNC 1-2014, f. & cert. ef. 3-7-14
DATE: June 4, 2014

TO: Kevin Hennessy, Chief, Pipeline Safety Public Utility Commission of Oregon

FROM: Johanna M. Riemenschneider, Assistant Attorney General Business Activities Section

SUBJECT: Locating Sewer Laterals
DOJ File No. 860500/860-500

You ask whether cities or homeowners and businesses are responsible for locating sewer laterals. This question arises because, although the vast majority of cities (and sewer districts) are willing to locate sewer laterals, there has been a handful that refused in the past. Cities in the latter category claimed that it is the responsibility of the homeowners and businesses to locate the laterals because they have legal title to the laterals. This memorandum updates and confirms our May 1, 1998 memorandum to Jack Dent, Pipeline Safety Chief, Public Utility Commission of Oregon.

You have told us that cities typically require owners of homes and businesses to install laterals to city specifications. Although protesting cities assert that the owner has legal title to the lateral, the owner in fact has no administrative or operational control over the lateral in the public right-of-way. That part of the lateral is controlled and operated by the city. The part of the lateral on private property, on the other hand, is the responsibility of the owner because the owner does have the operational and administrative control of that piece of it. Thus, you are concerned with only those parts of laterals that are in the public right-of-way.

You also point out that, as a practical matter, the owners of homes and businesses will rarely have knowledge of the route of a lateral, the expertise to locate it, or the equipment to mark the location of the lateral. On the other hand, the city, as the operator, would likely know where the lateral is, as it controlled the installation, and it would have the expertise and equipment to perform the locate.

We continue to conclude that a city or sewer district operating a sewer system is responsible for marking the sewer laterals that are in the public right-of-way.

The Legislative Assembly created the Oregon Utility Notification Center (OUNC) in Chapter 691, Oregon Laws 1995. This law is now listed in the Oregon Revised Statutes (ORS) sections 757.542 to 757.544. Except as provided by law, operators of underground facilities must subscribe to the OUNC, which notifies operators of proposed excavations and requires operators...
to mark their underground facilities. ORS 757.552; OAR 952-001-0070. In ORS 757.542(5), "operator" is defined as:

"any person, public utility, municipal corporation, political subdivision of the state or other person with control over underground facilities."

The Legislative Assembly used "operator" rather than "owner" because an owner may not always have control over underground facilities. It made those in control of underground facilities responsible for subscribing to the OUNC and for marking facilities, not those who happen to have legal title to those facilities.\(^1\) Consistent with ORS 757.542(5), OUNC has further clarified the definition of "operator" to mean:

"any person, municipal corporation, political subdivision of the state with control over underground facilities. Operator includes any person, as defined in ORS 756.010, having the right to bury underground facilities in any public right-of-way, or in any utility easement."

Thus, under the above definitions, cities that have the control over or the right to bury sewers that are in the public right-of-way or in any utility easement are operators that must subscribe to and comply with the requirements of the Oregon Utility Notification Center, including the location of sewer laterals. ORS 757.557(1).

\(^{1}\)ORS 757.542(5) defines "underground facilities" to include "sewers."
**Color Code**

Underground facilities shall be marked in accordance with the following designated color code:

(As per OAR 952-001-0070 (7))

<table>
<thead>
<tr>
<th>Color</th>
<th>To Indicate</th>
</tr>
</thead>
<tbody>
<tr>
<td>RED</td>
<td>Electric power lines, cables or conduit, and lighting cables</td>
</tr>
<tr>
<td>YELLOW</td>
<td>Gas, oil, steam, petroleum, or other hazardous liquid or gaseous materials</td>
</tr>
<tr>
<td>ORANGE</td>
<td>Communications, cable TV, alarm or signal lines, cables or conduits</td>
</tr>
<tr>
<td>BLUE</td>
<td>Water and irrigation lines</td>
</tr>
<tr>
<td>GREEN</td>
<td>Sewers, drainage facilities or other drain lines</td>
</tr>
<tr>
<td>WHITE</td>
<td>Pre-marking of the outer limits of the proposed excavation or marking the centerline and width of proposed lineal installations of buried facilities</td>
</tr>
<tr>
<td>PINK</td>
<td>Temporary Survey Markings</td>
</tr>
<tr>
<td>PURPLE</td>
<td>Slurry and reclaimed</td>
</tr>
</tbody>
</table>

**FINES MAY BE IMPOSED FOR MISUSE OF COLORS**

*Adopted by the American Public Works Association.*
OAR 952-001-0010 (17) “Reasonable accuracy” means location within twenty-four (24) inches of the outside lateral dimensions of both sides of an underground facility.

(Note: Offset marking, when used, will have the same tolerance of accuracy.)
Permanently Marking Underground Facilities

The following recommendations shall be followed when permanently marking underground facilities:

1. Markers must be clearly visible.

2. Marker material shall be durable in nature. (Treated Wood, Metallic, UV Resistant Plastics, etc.)

3. Mark culverts if not readily visible. Mark both ends of all non-visible underground facilities.

4. Identify type of underground facility if not recognizable from the surface.

5. It is also recommended that the OUNC Call Center number, 811 or (800) 332-2344, appear on the marker, if the marker is of sufficient size.
Complaint Process

This process is complaint-driven and administered by the Oregon Public Utility Commission (OPUC). All penalties provided under this law are set forth in ORS 757.993. All civil penalties collected by the OPUC for violations of the excavation laws are sent to the OUNC for deposit in the Publicity and Education Fund.

The complaint process is initiated by a Request for Administrative Action (RAA). The RAA form provides the mechanism for reporting probable violations of the Oregon excavation laws. The RAA form and an accompanying cover letter explaining its use are available online at www.digsafelyoregon.com or from the One Call Center at (503) 232-1987.

Oregon law provides that a violation of any rule of the OUNC shall incur a penalty of not more than $1,000 for the first violation and not more than $5,000 for each subsequent violation. In addition to all other penalties provided by law, every person who intentionally violates or who intentionally procures, aids or abets in the violation of any rule of the OUNC shall incur a penalty of not more than $5,000 for the first violation and not more than $10,000 for each subsequent violation.

After the RAA form is completely filled out, it must be sent back to the One Call Center for the background research necessary for the OPUC to determine if further action is appropriate. If further action is indicated, the process can involve up to three distinct steps:

1. OPUC staff will contact the person named in the RAA and discuss the probable violation(s). First offense violations carry a civil penalty of up to $1,000 but may be reduced depending on the circumstances involved. If the penalty is reduced, there will be a requirement for additional training on the excavation laws, and the portion of the penalty waived will be held in abeyance for a period of one year. If no further violations are committed, the record will be cleared. If another violation is committed within the year of probation, and proved, the waived amount becomes due.
and payable in addition to civil penalties imposed for the current violation.

2. The OPUC has established an Enforcement Committee that provides an informal setting for both sides of a dispute to discuss the issues. The Enforcement Committee is made up of representatives from the following: The Oregon Utility Notification Center Board of Directors, the Oregon Utility Coordinating Council, the Construction Contractors Licensing Board, the insurance industry. At the conclusion of the meeting, the Enforcement Committee will apprise the violator of their findings and recommendations for resolution of the RAA. If there is an agreement, the recommendation will be forwarded to the OPUC for final action. The Enforcement Committee recommendation is advisory only, and is not binding on the OPUC (In the majority of cases, the OPUC has accepted the Enforcement Committee recommendations).

3. If a resolution cannot be reached through either of the first two steps, the RAA will be processed as a formal hearing before an OPUC Administrative Law Judge in accordance with established hearing procedures found under ORS 756.500 to 756.610. At the conclusion of the hearing, the judge will make a ruling, and a formal OPUC Order will be issued.

The violator may pursue an appeal of the formal OPUC Order to the Circuit Court for Marion County for final disposition.

*For more information or to research your tickets online, visit* www.digsafelyoregon.com
One Call Center

The Oregon Utility Notification Center (One Call Center), was established to receive locate requests for locating underground utilities from excavators and to relay these requests to the facility operators.

Phone Numbers

To request a locate please call:
811 or (800) 332-2344

For administrative questions call:
(877) 668-4001 – toll free
(503) 232-1987 – metro area
(The administrative numbers are available from 8am to 5pm PST, Monday through Friday.)

Business Hours

The center is available for requests 24 hours a day, 7 days a week. Requests received outside normal business hours will be transmitted at the start of the next business day. The 2 business day notification period will also begin at the start of that business day.

ITIC

ITIC is an interactive tool that allows you to enter locate requests live with the Utility Notification Center.

To register, just visit www.callbeforeyoudig.org - click on ITIC and follow the steps to register. If you have questions about registering for ITIC, please call (877) 668-4001.

ITIC Lite

ITIC Lite is a way for homeowners to enter locates on-line with the Utility Notification Center.
Frequently Asked Questions

1. What do I need to do if I’m going to excavate?
   A. At least 2 business days and not more than 10 business days prior to excavation, contact the Oregon Utility Notification Center:
      (1) Call 811; or
      (2) www.CallBeforeYouDig.org; or
      (3) Call 1-800-332-2344
   B. Mark the area of proposed excavation in white, per OAR 952-001-0040.
   C. Wait until the legal start time on your ticket and verify that all operators identified on the ticket have responded. If not, contact the operator(s) of the facilities that are not marked,
   D. Begin your excavation complying with OAR 952-001-0090.

2. As a homeowner, when do I have to call for locates?
The definition of excavation is very clear: any operation in which earth, rock or other material is moved or displaced by any means; such as planting a tree, putting in fence posts, installing mailboxes, planting shrubs, building a deck, etc.

To be exempt from calling for locates a homeowner must meet the following four specific requirements:

1. The excavator is a tenant or an owner of private property,
2. The excavation is on private property of that owner or tenant,
3. The excavation is less than 12 inches deep; and
4. The excavation is not within an established easement.

Other than the exemptions discussed above, any person performing excavation activities must call for locates, regardless of depth. OAR 952-001-0050

3. What happens when I call the 811 or the toll-free number 800-332-2344?
As soon as you make that important phone call, the operator answering the phone at the OUNC’s One Call Center, will ask you a series of questions designed to pin point the proposed
excavation area. You will be given a reference number and the names of the Operators that have buried facilities in the excavation area. The One Call Center will then notify the affected facility Operators that have underground facilities within the proposed excavation site. The facility Operator (or their locating contractor) will locate and accurately mark their buried facilities with the required color and the operator’s initials or logo.

4. **Is an operator’s initials, or logo, really necessary? The color code indicates the type of facility.**

Yes, the initials, or logo, are necessary. There may be more than just one telephone company, gas operator, etc., in the vicinity. Without the operator identification, the excavator would not know that all facilities had been marked. Conversely, if an operator marked “no gas”, without a logo, an excavator would assume – no gas lines. But if there was another gas line operated by a different company, the stage would be set for a potential disaster. *OAR 952-001-0070(1)(a)*

5. **Do I Need To Pre-Mark or White line My Excavation Sites?**

Pre-marking is done so the locators will know the exact area to be located. OUNC requires marking in white as per OAR 952-001-0040. However, this does not alleviate the responsibility of excavators requesting notifications to provide appropriate information, exact measurements and a specific description of the proposed excavation area. The purpose of White Lining is to provide a physical outline of the dig site, illustrating the exact location of the proposed excavation site. Whether the job is large or small, white lining eliminates assumptions and digging delays, which saves time and money for all parties involved.

Remember to pre-mark responsibly;

- By accurately marking the areas to be located
- Minimize damage caused by excess paint
- Call in accurate information to limit size of area to be painted to only what is needed.
- No white paint should be sprayed on pavement in a way that may interfere with traffic or pedestrian movement.
6. When can I start digging after I make the call? May I start my excavation before the two business day deadline?
It is strongly recommended that you wait the full two-business day waiting period. This allows all Operators to complete their required responsibilities. If you start before that time you may be accepting liability for damages. OAR 952-001-0050(1) and OAR 952-001-0060

7. When I call for a locate, will the buried facilities be marked all the way to my residence or business?
Most operators will locate to their meter, meter base or to the connection point of your private service for no charge. This includes Gas, Electric, Water, Telephone and CATV. OAR 952-001-0070(1)(a)

8. If I call for a locate after 5 p.m., will my locate be done in 2 business days/48 business hours?
The One Call Center business hours are 8:00 a.m. to 5:00 p.m. Any locate requests placed after 5:00 p.m., will be treated as if they were submitted at 8:00 a.m. the following business morning. The 2 business day (48 business hours) waiting period begins at that time.

9. When is it legitimate to call for an “Emergency Locate” request?
The specific requirements for requesting an emergency locate are; an occurrence involving an immediate danger, demanding prompt action to prevent loss of life, or to mitigate damage to property, or to prevent interruption of essential public services (as determined by an emergency response agency or the facility operator) or to prevent a customer service outage (as determined by the facility operator). OAR 952-001-0010 (6), OAR 952-001-0060

10. What is considered to be a reasonable time for responding to Emergency Locate Requests?
During an emergency, an operator is required to respond as quickly as possible. Because of the large variety of service areas, geographical constraints, weather, traffic and many other factors,
it is impractical to specify a precise time interval for response to an Emergency Locate Request. An operator is required to make the best effort possible to get to the site without delay. If an excavator feels that an extraordinary amount of time elapsed before an operator responded, then an RAA should be filed with the OPUC for final resolution.

11. What is a “Priority Locate/Crew On-site Locate” and what are my options as an operator?
A priority locate is a common term used by excavators to indicate that they are requesting a response for locate marks in less than the required 2 business days. It is a common misconception that a priority locate is a legal type of request. It is not. There is no mention of priority locates within the Oregon excavation laws. Therefore, there is no legal basis or requirement for an operator to respond in a shorter time frame (other than an emergency).

Currently, the One Call Center will inform the excavator that operators are not required to perform the locate in less than 2 business days, but will inform the operators of the request.

As a practical matter, many operators do try to respond to priority locates to the extent that their resources will allow. Excavators are strongly encouraged to plan their work carefully to allow for the full 2 business day response time.

12. During the assessment or determination of a potential emergency or hazardous condition involving underground natural gas or hazardous material pipelines, is an emergency locate request required?
Because of the potential danger associated with these products, it is imperative to identify the severity of any potential hazard as quickly and efficiently as possible. So long as the work associated with the assessment can be performed by hand operated tools in a manner that reflects reasonable care to protect underground facilities, an emergency locate is not required. However, once the scope of this excavation is escalated beyond assessment, the excavator shall notify the
Oregon Utility Notification Center immediately to request an
emergency locate.

13. Who is responsible for marking sewer laterals... the operator
of the sewer main or the home/business owner? Sewer
lateral in the right of way are a constant problem because
some cities/operators refuse to mark them because they say
that they do not own the laterals.
The Oregon excavation laws make it clear that operators are
responsible for marking the laterals within the public right of way
and easements.

The definition of “Operator” is found under OAR 952-001-
0010(15). The laws do not address “owners” of underground
facilities, only operators. Please read the letter from the Oregon
Department of Justice, found on page 27, which provides a
complete discussion concerning sewer laterals. OAR 952-001-
0070.

14. Do I need to locate underground drainage lines or culverts if
they are readily visible?
Although there are many underground drainage lines, and
manholes, catch basins, inlets, outlets, junction boxes, storm
drains or permanent marking devices that are readily visible,
many are not. You may omit marking if the facility is;
• Clearly visible from the surface for its entire length within the
located area
• Marked by permanent marking systems and markers are
clearly visible
• Marker shall be durable in nature (treated wood, metallic, UV
resistant plastics, etc.)
• Mark culverts if not readily visible. Mark both ends of all non-
visible underground facilities.
• Identify type of underground facility if not recognizable from
the surface.
• It is also recommended that your operators Call Center
number appear on the marker if the marker is of sufficient
size.
This rule is not intended to apply to sewer lines. OAR 952-001-0070(10)

15. Who is responsible for maintaining facility locate marks, and how long must they be maintained?
The excavator is required to maintain locate marks for the life of the project. Excavators have the flexibility to determine the extent of a project that they wish to have marked at any one time. Once marked, the excavator must maintain the accuracy of the original marks.

Occasionally, locate marks are destroyed before an excavator has had the chance to take offset markings, and operators have been consistently responsive to re-marking their facilities. However, excavators that make repeated calls for relocates, because of their failure to maintain the marks, are subject to civil penalties. OAR 952-001-0090(2)(a)

16. For Design/Pre-survey Locate requests, how long can the request be maintained as active, and does a new locate request need to be made prior to actual excavation?
Maintenance of the locate marks and the length of time they are good for is the same as described in question 12, a new locate request prior to excavation is required. OAR 952-001-0080

17. Can I use the same color marking paint as the operator did to maintain my locate marks?
Excavators are to maintain locate marks during the excavation period to ensure that the original marks remain effective for the life of the project and can be re-established.

It is recommended that excavators not paint over the original locate markings with color coded paint, as this may alter who is responsible for locate markings in the event of a dig-in or damage to the underground facilities.
Good examples of maintaining marks are 1) offset stakes, 2) flags or feathers or 3) bracketing with white paint. OAR 952-001-0010 (11)

18. When directional boring, am I required by law to pot hole and visually check depth of the buried facilities?
Any time that excavation is taking place within the reasonable accuracy zone you must use hand tools or non-invasive methods to determine the exact location of the underground facility. OAR 952-0090(2)(c)

19. Does Sidewalk and Road Maintenance require locates?
Yes. The definition of excavation is very clear; any operation in which earth, rock, or other material is moved or displaced by any means. This definition includes graders, backhoes, bulldozers, trenchers, augers, drilling machines, blasting, and all other powered equipment.

There is one exception to this rule. Sidewalk, road or ditch maintenance less than 12 inches in depth that does not lower the original grade or original flow line of the ditch. However because facilities can be shallower than when originally installed, it is highly recommended that a locate is requested for ditch maintenance.

Responding to an emergency, requires a call for an emergency locate. This includes all private contractors, Cities, Counties, ODOT, BLM, and the Forest Service who do year round road maintenance. OAR 952-001-0010(7)

20. Does the installation of for-sale signs used by real estate companies require one call locate requests? How would you pre-mark the area so it isn’t over marked?
Yes. The law is very clear, installing posts of any kind requires a locate request to be called in at least 2 business days before it is to be installed. OAR 952-001-0010(7), OAR 952-001-0050

1. It is suggested that a flag or stake be placed at the desired location in advance of the locate request being called in and
2. The caller should request only a 5 foot radius of the stake or flag be marked.

This will help eliminate excess marking on the property that is for sale.

21. Are the processes used in Survey Activities considered to be excavation?
Not all of the work processes used by surveyors are considered to meet the definition of excavating. Activities such as the placement and setting of tri-pods, setting of PK nails, setting of lath, flags and hubs, that moves or displaces earth, rock, or other materials up to a depth, as measured from the ground surface, that is no greater than 12 inches are not considered excavation.

The work of exposing survey monuments may be conducted so long as the work is done in a non-invasive manner.

22. Why is the phrase “on or below the ground” used in the definition of excavation?
In Oregon the law was put into place due to the amount of timbering done. Cutting down and dragging trees with heavy equipment could possibly damage buried facilities.

The definition of excavation is not intended to include activities such as spinning vehicle tires in the mud or dirt, moving a pile of mulch, bark dust or dirt or other materials set on top of the ground, setting up of a tripod, a child digging in the sand, raking, hoeing, planting or pulling weeds in your yard or garden, or taking a divot out on the golf course.

23. Is tilling soil for agricultural purposes considered “excavation”?
The definition of “excavation” does not include the tilling of soil for agricultural purposes, conducted on private property that is not within the boundaries of a recorded right-of-way or easement for underground facilities and does not exceed 18 inches in depth. OAR 952-001-0010(8)
24. What is the intent of the One Call Rules?
The intent of the One Call Rules is very precise. The rules are meant to regulate the notification and marking of underground facilities to prevent damage to underground facilities.

The rules were not developed to stop all activities that disturb or move earth rock and or materials, such as; spinning vehicle tires in the mud or dirt, moving a pile of mulch, bark dust or dirt dropped in your driveway, a child digging in the sand at the beach, raking, hoeing, planting or pulling weeds in your garden or taking a divot out on the golf course.

25. What is the Oregon Utility Notification Center?
The Oregon Utility Notification Center (OUNC) is the state agency that administers the statewide "One Call" system. The Board of Directors is comprised of Governor-appointed volunteers that administer the One Call Center and carry out a variety of public relations, outreach, and educational efforts. The OUNC is often, mistakenly, called the "One Call Center". The OUNC has contracted with a private company to run the "One Call Center" under Board direction. ORS 757.547, OAR 952-001-0010(14)

26. What is the difference between the One Call Center and the locating company?
The One Call Center is an information gathering service that identifies operators with facilities in your excavation area. The One Call Center then notifies all operators of your proposed excavation and the operators are then responsible for locating and marking their facilities. Operators may use their own employees to perform locates, or they may hire a private company to perform the locate marks.

27. How are fines to be imposed? If there is a fine assessed against me, what happens to the money collected?
Fines are imposed through a complaint process administered by the Oregon Public Utility Commission (OPUC). Fines collected are forwarded to the OUNC for use in Publicity and Education. ORS 757.993 or see Complaint Process.

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811 or 1-800-332-2344

OUCC.net

or

DigSafelyOregon.com

or

CallBeforeYouDig.org

or

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