

To South Dakota One Call Notification Board

49-7-15 States that a landowner does not have to be a member of one call. If the wording is wrong then over 90 percent of the landowners in South Dakota have to be members which they are not. That would make any action against us as illegal. The original idea was that an excavator have only one number to call to notify the utility companies of their planned escalation. If you indeed changed the interpretation to something else you decided to allow many forms of blackmail Etc. to occur. If your board decides against us, we are required to defend ourselves by all available means including the court which will prove that your board and others have attempted to blackmail us. We finally got rid of a blackmailer that falsified a complaint against us. Hopefully he will not be back as the law was not followed and knowing things would not be followed next time.

It is not true as I did not answer the phone as alleged in oc07-006.

One call system personnel claimed they were not working for the government and therefore was attempt to blackmail us again. According to your rules they are working for the government which again means we were lied to.

Would there be any harm to public safety if we are not notified. No if property law is followed.

Hopefully you would understand that the various methods of blackmail should of been addressed and resolved prior to the method of intimidation that is being used. Do not use the excuse that this new complaint does not meet your requirements.

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SEP 18 2007  
SOUTH DAKOTA PUBLIC  
UTILITIES COMMISSION