A BILL FOR AN ACT

CONCERNING EXCAVATION NOTIFICATION REQUIREMENTS FOR UNDERGROUND FACILITY LOCATION IN CONNECTION WITH COUNTY ROAD MAINTENANCE, AND, IN CONNECTION THERewith, SPECIFYING THAT EXCAVATION DOES NOT INCLUDE ROUTINE OR EMERGENCY MAINTENANCE OF RIGHT-OF-WAY ON COUNTY-OWNED GRAVEL OR DIRT ROADS THAT DOES NOT LOWER THE EXISTING GRADE OR ELEVATION OF THE ROAD, SHOULDER, AND DITCHES AND THAT DOES NOT DISTURB MORE THAN SIX INCHES IN DEPTH DURING MAINTENANCE OPERATIONS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that

Shading denotes HOUSE amendment  Double underlining denotes SENATE amendment Capital letters or bold & italic numbers indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute.)
Current law requires an individual or entity to notify the statewide notification association of all owners and operators of underground facilities of its intent to engage in excavation so that any underground facilities, such as water and sewer pipes, gas lines, and electric or cable lines, that the excavation might affect can be located and marked before excavation begins. Underground facilities are often located beneath county gravel and dirt roads, normally at a depth of at least 18 inches below the road surface. Counties maintain the profile and surface condition of such county roads and county road rights-of-way by engaging in routine and emergency maintenance activities that do not disturb more than 6 inches in depth. These maintenance activities currently trigger the excavation notification requirement, and the related requirement that the location of underground facilities be marked, even though they occur above the levels where underground facilities are located. To prevent such activities from triggering the excavation notification requirement, the bill specifies that "excavation" does not include routine or emergency maintenance of right-of-way on county-owned gravel or dirt roads performed by county employees that:

- Does not lower the existing grade or elevation of the road, shoulder, and ditches; and
- Does not disturb more than 6 inches in depth during maintenance operations.

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**Be it enacted by the General Assembly of the State of Colorado:**

**SECTION 1.** In Colorado Revised Statutes, 9-1.5-102, amend (3)(a) and (3)(b)(III)(B); and add (3)(c) as follows:

9-1.5-102. **Definitions.** As used in this article 1.5, unless the context otherwise requires:

(3) "Excavation" means any operation in which earth is moved or removed by means of any tools, equipment, or explosives and includes augering, backfilling, boring, ditching, drilling, grading, plowing-in, pulling-in, ripping, scraping, trenching, hydro excavating, postholing, and tunneling. "Excavation" does not include:

(a) Routine maintenance on existing planted landscapes; or
(b) An excavation by a rancher or a farmer, as defined in section 42-20-108.5, occurring on a ranch or farm when the excavation involves:

(III) Routine maintenance of:

(B) Existing fence lines; OR

(c) ROUTINE OR EMERGENCY MAINTENANCE OF RIGHT-OF-WAY ON COUNTY-OWNED GRAVEL OR DIRT ROADS PERFORMED BY COUNTY EMPLOYEES THAT:

(I) DOES NOT LOWER THE EXISTING GRADE OR ELEVATION OF THE ROAD, SHOULDER, AND DITCHES; AND

(II) DOES NOT DISTURB MORE THAN SIX INCHES IN DEPTH DURING MAINTENANCE OPERATIONS.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 5, 2020, if adjournment sine die is on May 6, 2020); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.