2019 -- S 0189 SUBSTITUTE A AS AMENDED

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2019

AN ACT

RELATING TO PUBLIC UTILITIES AND CARRIERS - THE RHODE ISLAND UTILITY FAIR SHARE ROADWAY REPAIR ACT

<u>Introduced By:</u> Senators McCaffrey, Lynch Prata, and Goodwin

<u>Date Introduced:</u> January 31, 2019

Referred To: Senate Commerce

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 39 of the General Laws entitled "PUBLIC UTILITIES AND
2	CARRIERS" is hereby amended by adding thereto the following chapter:
3	CHAPTER 2.2
4	THE RHODE ISLAND UTILITY FAIR SHARE ROADWAY REPAIR ACT
5	39-2.2-1 Short title.
6	This chapter shall be known and may be cited as the "Rhode Island Utility Fair Share
7	Roadway Repair Act."
8	39-2.2-2. Road repair by public utility or utility facility.
9	Any public utility as defined by § 39-1-2 or any utility facility as defined by chapter 8.1
10	of title 24 which shall alter, excavate, disrupt or disturb a roadway shall be responsible for
11	complete repaving and repair of the roadway from curbline to curbline or as required in
12	accordance with the state or municipal utility permit requirements.
13	39-2.2-3. State road repair.
14	(a) Any repaying and repair of a state road required by § 39-2.2-2 shall be to the
15	satisfaction of the director of the department of transportation.
16	(b) All utility work within and/or upon a state road or state right-of-way requires a state
17	utility permit issued by the department of transportation prior to the work commencing. Any

public utility or utility facility violating this section for non-emergency utility work without a

1	state utility permit shall be fined five hundred dollars (\$500) per incident in addition to the
2	required road repair (restoration).
3	(c) As part of the state utility permit requirements:
4	(1) The public utility or utility facility shall obtain and submit to the state a performance
5	bond in accordance with the state utility permit application requirements prior to the state utility
6	permit being issued by the department of transportation;
7	(2) The department of transportation will contract with pre-qualified vendors (Master
8	Price Agreement) to conduct state certified testing and inspection services on all utility work in
9	accordance with the state utility permit requirements, and the public utility or utility facility shall
10	reimburse the department of transportation for these costs; and
11	39-2.2-4. Municipal road repair.
12	Any repaving and repair of a municipal road required by § 39-2.2-2 shall be in
13	accordance with standards promulgated by the director of the department of transportation.
14	39-2.2-5. Recovery for failure to repair state road.
15	(a) If the director of the department of transportation deems any repair of a
16	state road insufficient, defective, noncompliant or incomplete and requests repairs, it will be the
17	responsibility of the public utility or utility facility to complete the repairs to the satisfaction of
18	the director of the department of transportation within thirty (30) days of being notified.
19	(b) If the public utility or utility facility fails to complete the repairs, the department of
20	transportation will initiate the repairs through the performance bond claim process and/or
21	recovering the amount required for the repairs from the public utility or utility facility.
22	(c) If any payment, determined to be due from any public utility or utility facility for
23	reparation, reconstruction or repaving shall not be paid to the state within one year from the date
24	of the determination, the state shall be entitled to recover the amount due in an action of debt,
25	together with interest from six (6) months from the date of determination at the rate of ten percent
26	(10%) per annum.
27	SECTION 2. Section 24-5-1.1 of the General Laws in Chapter 24-5 entitled
28	"Maintenance of Town Highways" is hereby amended to read as follows:
29	24-5-1.1. Alteration of roadways.
30	Any person, firm, or corporation including utilities and contractors who alter a roadway
31	that is subject to the provisions of this chapter shall restore that portion of the roadway which was
32	altered to the same or better condition that existed prior to alteration or as required in accordance
33	with the state or municipal permit requirements. Repaving and repair of a roadway by a public
34	utility or utility facility shall be in accordance with and subject to the provisions of chapter 2.2 of

1	<u>title 39.</u>
2	SECTION 3. Section 24-8-43 of the General Laws in Chapter 24-8 entitled "Construction
3	and Maintenance of State Roads" is hereby amended to read as follows:
4	24-8-43. Alteration of roadways.
5	(a) Any person, firm or corporation including utilities and contractors who alter a
6	roadway that is subject to the provisions of this chapter shall restore that portion of the roadway
7	which was altered to the same or better condition that existed prior to alteration or as required in
8	accordance with the state or municipal permit requirements. Repaving and repair of a roadway by
9	a public utility or utility facility shall be in accordance with and subject to the provisions of
10	chapter 2.2 of title 39.
11	(b) Any alteration of roadways which creates a public safety concern, as determined by
12	the public safety official of that community the municipality or the state, including the need to
13	move utility poles, shall be corrected, by the contractor and/or utility, within thirty (30) days of
14	being notified in writing of such public safety concern by the director of the department of
15	transportation.
16	(c) Restoration of any altered roadway shall commence immediately after the completion
17	of the alteration, and shall include, if necessary, temporary or intermediate restoration on an
18	ongoing basis to keep the roadway smooth and bump free until the permanent restoration can be
19	completed.
20	(e)(d) Where the alteration involves the installation or upgrading of a traffic signal(s),
21	such signal(s) shall not be activated until the alteration has been substantially completed, as

determined by the director of the department of transportation. SECTION 4. This act shall take effect upon passage. 23

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO PUBLIC UTILITIES AND CARRIERS - THE RHODE ISLAND UTILITY FAIR SHARE ROADWAY REPAIR ACT

1	This act would create "The Rhode Island Utility Fair Share Roadway Repair Act" which
2	would require public utilities or utility facilities to repave and repair roadways which have been
3	altered or excavated by the public utility or utility facility. Repaving and repair of the roadway
4	would be to the satisfaction of the state or municipality controlling the roadway. Financial
5	recovery for defective or incomplete repairs is provided.
6	This act would take effect upon passage.

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