

479.42 Subsequent pipelines.

1. A pipeline company shall not install a subsequent pipeline upon its existing easement when a damage claim from the installation of its previous pipeline on that easement has not been resolved, unless the damage claim is under litigation, arbitration, or a proceeding pursuant to [section 479.46](#).

2. With the exception of claims for damage to drain tile and future crop deficiency, for [this section](#) to apply, landowners and tenants must submit in writing their claims for damages caused by installation of the pipeline within one year of final cleanup on the real property.

[81 Acts, ch 159, §2, 4]

95 Acts, ch 192, §16; 2018 Acts, ch 1041, §127