214A.25 Limitation on liability.

- 1. A retail dealer or other marketer, pipeline company, refiner, terminal operator, or terminal owner is not liable for damages caused by the use of incompatible motor fuel dispensed from a motor fuel dispenser located at the retail dealer's retail motor fuel site, if all of the following apply:
- a. The incompatible motor fuel complies with the standards for that type and classification of motor fuel as provided in section 214A.2.
 - b. The incompatible motor fuel is selected by the end use consumer of the motor fuel.
- c. The incompatible motor fuel is dispensed from a motor fuel dispenser that correctly labels the type and classification of fuel dispensed from a motor fuel storage tank.
- 2. For purposes of subsection 1, a motor fuel is incompatible with a motor according to the manufacturer of the motor.

2011 Acts, ch 113, §2 C2012, §214A.20 2013 Acts, ch 127, §3; 2022 Acts, ch 1067, §21, 22 C2023, §214A.25 Section transferred from §214A.20 in Code 2023 pursuant to directive in 2022 Acts, ch 1067, §22 Section amended