

101.5A Shared public petroleum storage facilities.

The director shall permit by rule the shared ownership, operation, or cooperative use of a publicly owned petroleum storage or dispensing facility by more than one public agency or political subdivision in order to maximize the opportunity for cooperation, to avoid unnecessary duplication of facilities posing both an environmental and fire hazard, and to minimize the cost of providing public services. Shared or cooperative use is not a violation of [chapter 23A](#), even if one public agency or political subdivision compensates another public agency or political subdivision for the use or for petroleum dispensed. A publicly owned petroleum storage facility subject to [this section](#) may use aboveground or underground storage tanks, or a combination of both.

[90 Acts, ch 1113, §1](#); [2023 Acts, ch 19, §1528](#)

Section amended