

479B.26 Subsequent pipeline or underground storage facility.

1. A pipeline company shall not construct a subsequent pipeline or underground storage facility upon its existing easement when a damage claim from the installation of its previous pipeline on that easement has not been resolved unless that claim is under litigation or arbitration, or is the subject of a proceeding pursuant to [section 479B.30](#).

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 their claims in writing for damages caused by construction of the pipeline or underground storage facility within one year of final cleanup on the real property by the pipeline company.

[95 Acts, ch 192, §53; 2018 Acts, ch 1041, §127](#)