

TERMS AND CONDITIONS

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XI. SUBMETERING

- A. The Company will furnish electricity to the Customer for use only for the Customer's own purposes and only on the premises occupied through ownership or lease by the Customer. Electricity supplied to any Customer shall not be resold but may be furnished to a tenant of the Customer only when the charge therefore is included as a part of the rent with no variation on account of the quantity of electricity used by the tenant, except that the Customer may, not more frequently than annually, revise the charge prospectively.
- B. The provisions of Paragraph A., above, shall apply except as provided for in G.S. 62-110(h) and Chapter 22 of the Commission's Rules regarding resale of electricity by landlords to residential tenants, or as may be exempt from regulation under G.S. 62-3(23)(d) and (h).
- C. The electricity furnished by the Company shall not be re-metered or sub-metered by the Customer for distribution to lessees, tenants, or others except that annual checks of a tenant's demand or consumption may be made where necessary to determine prospective revisions of charges, and except as authorized by G.S. 62-3(23)(d) and (h).