WELLS RURAL ELECTRIC COMPANY

Adopted: March 1, 1976 Revised: August 21, 1998

Reviewed: August 21, 1998

RULE NO. 18 SUPPLY TO SEPARATE PREMISES AND RETAIL

A. Separate Metering

Separate premises, though owned by the same member/owner, will not be supplied through the same meter, except as specifically allowed by the company.

B. Other Uses or Premises

A member/owner shall not use electricity received from the company upon other premises nor for other purposes than those specified in his/her application for service or provided for in the schedule under which service is being taken.

- C. A member/owner shall not resell electricity received from the company unless the member/owner is the owner, lessee or operator of an apartment house, trailer court, or other multiple-family dwelling. Such member/owner may resell electricity to the tenants of such dwelling provided that:
 - 1. Such master metering was installed and operating prior to January 1, 1981 or the member/owner has special permission in writing from the company for installations after January 1, 1981.
 - 2. Such electricity is resold at the same rates that the company would charge for the service if supplied directly, or
 - 3. The charge to the sub-customer is absorbed in the rental charge for the premises or space occupied by him/her.

Should a member/owner resell electricity otherwise than as provided in the foregoing paragraphs, the company may discontinue service to him/her.