GENERAL INFORMATION

8. RESALE, REMETERING OR SUBMETERING: (Continued)

8.3.1.1.2 Provided the method and basis for calculating rates to tenants, which shall include a maximum rate provision (rate cap) preventing charges to individual tenants from exceeding the Company's tariffed residential rate for direct metered service to such tenants; and

8.3.1.1.3 Established complaint procedures and tenant protections consistent with the Home Energy Fair Practices Act (Public Service Law, Sections 31-50); 16NYCRR Parts 11 and 12); and

8.3.1.1.4 Provided that any excess revenues resulting from charges to tenants which exceed the Company's billings to the submeter will be used for purposes of energy conservation.

8.3.1.2 Residential cooperatives and condominiums where one or more tenants are non-shareholders and the prospective submeter has:

8.3.1.2.1 Certified, in writing, to the Company that all the non-shareholder tenants have approved the plan that meets the conditions set forth in Rule 8.3.1.1.2 and 8.3.1.1.3; or

8.3.1.2.2 Made application to the Public Service Commission as prescribed in 16NYCRR, Sections 96.2 (b) (1)-(7) and the Company has received authorization, in writing, from the Public Service Commission.

8.3.2 Customers desiring to submeter individual tenants in a building that is now master metered by the Company for:

8.3.2.1 Residential rental units owned or operated by private or government entities and the Company has received authorization from the Public Service Commission in writing based on the prospective submeterer's filing of an application with the Public Service Commission as prescribed in 16NYCRR, Sections 96.2 (b) (1)-(8).