WAC 480-100-123 Refusal of service. (1) An electric utility may refuse requests to provide service to a master meter in a building with permanent occupants when all of the following conditions exist:

- (a) The building or property has more than one dwelling unit;
- (b) The occupants control a significant part of the electricity used in the individual units; and
- (c) It is cost-effective for the occupants to have the utility purchase and install individual meters considering the long-run benefits of measuring and billing each occupant's electric use separately.
 - (2) The utility may refuse to provide new or additional service if:
- (a) Providing service does not comply with government regulations or the electric industry accepted standards concerning the provision of service;
- (b) In the utility's <u>reasonable</u> judgment, <u>there are conditions at the premises that are hazardous</u> <u>the applicant's or customer's installation of wiring or electrical equipment is considered hazardous</u> or of such nature that satisfactory service cannot be provided;
- (c) The applicant or customer does not comply with the utility's request that the applicant or customer-to provide and install protective devices, when the utility, in its reasonable judgment, deems such devises are necessary to protect the utility's or other customers' properties from theft or damage;
- (d) The utility is unable After reasonable efforts, to obtain all necessary rights of way, easements, approvals, and permits have not been secured; or
- (e) The customer is known by the utility to have tampered with or stolen the utility's property, used service through an illegal connection, or fraudulently obtained service and the utility has complied with WAC 480-100-128 (2), Disconnection of service; or
- (f) A residential applicant or residential customer has more than three prior obligations in any one calendar year. A prior obligation is the dollar amount, excluding deposit amounts owed, the utility has billed to the customer and for which the utility has not received payment at the time the service has been disconnected for nonpayment. This subsection does not apply to customers that

have been disconnected for failure to honor the terms of a winter low-income payment program entered under WAC 480-100-143, Winter low-income payment program.

- (3) Upon request by an electric utility, the commission may waive the utility's obligation to provide new or additional service when to do so would:
 - (a) Cause an adverse affect on other customers; or
 - (b) Not be economically feasible.
- (43) The utility may not refuse to provide service to an residential applicant or residential customer because there are outstanding amounts due from a prior customer at the same premises, unless the utility can determine, based on objective evidence, that a fraudulent act is being committed, such that the applicant or customer is acting on behalf of in cooperation with the prior customer with the intent to avoid payment.
- (4) The utility may refuse to provide new or additional service for reasons not expressed in subsections (1) through (3) of this section, upon prior approval of the commission. The commission may grant the request upon determining that the utility has no obligation to provide the requested service under RCW 80.28.110. Prior to seeking commission approval, the utility must work with the applicant or customer requesting service to seek resolution of the issues involved.
- (5) The utility may not refuse service to a residential applicant or residential customer who has three or fewer prior obligations in any one calendar year. A prior obligation is the dollar amount the utility has billed to the customer and for which the utility has not received payment at the time the service has been disconnected...

(6) Any applicant or customer who has been refused new or additional service may file with the commission an informal complaint under WAC 480-09-150, Informal complaints, or a formal complaint under WAC 480-09-420, Pleadings and briefs-Applications for authority-Protests, and 480-09-425, Pleadings-Verification, time for filing, responsive pleadings, liberal construction, amendments.

WAC 480-100-153 Disclosure of private information. (1) An electric utility may not use private consumer information, as defined in subsection (3) of this section, to market services to its customers, except that the utility may use such information to market its own energy related

services or products.

- (21) An electric utility may not share disclose or sell private consumer information with or to its affiliates, subsidiaries, or any other third party for the purposes of marketing services or product offerings to a customer who does not already subscribe to that service or product, unless the utility has first obtained the customer's written permission to do so.
- (32) Private consumer information includes the customer's name, address, telephone number, and any other personally identifying information, as well as information related to the quantity, technical configuration, type, destination, and amount of use of service or products subscribed to by a customer of a regulated utility that is available to the utility solely by virtue of the customer-utility relationship.
- (43) This section does not prevent disclosure of the essential terms and conditions of special contracts as provided for in WAC 480-80-335, Special contracts for electric, water, and natural gas utilities.
- (54) This section does not prevent the utility from inserting any marketing information into the customer's billing package.
- (65) <u>The Electric utilityies</u> may collect and release customer information in aggregate form if the aggregated information does not allow any specific customer to be identified.