

## Temporary Service Rule and Regulation 13

The District will furnish temporary service to operations of a speculative nature or questionable permanency if the applicant for temporary service:

1. Pays to the District, in advance or as the District may direct, the estimated cost to the District of installing and removing all facilities especially required for such temporary service, and
2. Establishes credit pursuant to Rule and Regulation 6.

Within three years of the date when service was first delivered, service will be considered permanent and payments made in excess of meter and service charges shall be refunded without interest when a customer served under this rule has requested a refund of temporary charges, and;

1. Installed sewer, water, and foundation, or
2. Operated the same or greater electrical load originally installed for a period of 36 consecutive months from the date when service was first delivered under this rule.

The District reserves the right to charge a temporary service customer for any additional construction work needed solely for the continuation of temporary service, or to refuse service if such service would, in the District's judgment, prove a hardship or hazard to it or its customers.

There shall be no connection of customer-owned generation facilities under this rule.

*(End)*