

**21 NCAC 50 .0403 USE OF LICENSE**

- (a) A licensed contractor or technician shall not permit the use of his license by any other person.
- (b) A contractor licensed by the Board shall not bid or contract installations requiring license of a type or classification issued by this Board which the licensee does not have except as a part of a documented joint venture with a licensee holding the necessary qualification. Bidding without qualification and with an intention to subcontract the unauthorized work does not satisfy this requirement; provided however that, in a contract administered pursuant to G.S. 143-129 and in which more than one classification administered by this Board has been combined in the separate contract specifications, a licensee of this Board holding either of such qualifications may bid both of such classifications of work administered by this Board in addition to the classification for which he holds license if the successful bidder obtains an executed written contract with a qualified licensee prior to the award of the contract by the awarding authority.
- (c) A technician licensed by this Board shall not contract work based on the Technician license.

*History Note: Authority G.S. 87-18; 87-23; 87-26;  
Eff. February 1, 1976;  
Readopted September 29, 1977;  
Amended Eff. December 31, 2011; November 1, 1993; May 1, 1989;  
Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. August 22, 2015.*