

From: [Dawson Milley](#)
To: [Admin](#)
Subject: Interpretation of Inquiry Terms of Reference
Date: Wednesday, February 7, 2018 5:36:30 PM

Hello.



Please interpret the Inquiry's Terms of Reference to include whether the decision makers who made decisions respecting Muskrat Falls, knew, understood and agreed with the impact the cost of the project would have on individual power bills.

Specific case in point. My actual power bill for January of 2017 for 5882 kwh of power at 9.719 cents per kwh was \$665.38. The same bill for January 2020, when Muskrat Falls comes on stream, for 5882 kwh of power at 23.4 cents per kwh will be \$1,601.29.

23.4 cents was Stan Marshall's publicly announced requirement per kwh to pay for the project. This was before any talk of rate mitigation. Whatever form and amount rate mitigation takes, makes no difference. It must come from the public treasury.

The question I would like to have answered is this: Did the Muskrat Falls decision makers know, understand and agree with the proportionate share each user, reflected on their power bills, would have to pay in order to recover the cost of Muskrat Falls?

Thank You
Dawson Milley


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Sent from my iPad