

IN THE MATTER OF the Public
Utilities Act, R.S.N. 1990, Chapter P-47
(the Act), and

IN THE MATTER OF a General Rate Application
(the Application) by Newfoundland and Labrador Hydro
for approvals of, under Section 70 of the Act, changes
in the rates to be charged for the supply of power and
energy to Newfoundland Power, Rural Customers and
Industrial Customers; and under Section 71 of the Act,
changes in the Rules and Regulations applicable to the
supply of electricity to Rural Customers.

**Requests for Information by
Newfoundland Power Inc.**

NP-V-001 to NP-V-004

May 8, 2014

Requests for Information

NP-V-001 [Pre-filed Evidence of Mel Dean, April 25, 2014 (“Mel Dean Evidence”), page 9, lines 23-24]

Mr. Dean states:

“Hydro’s response to IC-NLH-140 is a fair and equitable way to “normalize” the allocation of demand expenses.”

Does Mr. Dean agree that other test year components should be adjusted if they are found to be abnormal?

NP-V-002 [Mel Dean Evidence, page 10, line 1 to page 12, line 5]

How would changing Hydro’s method of allocating O&M costs to plant in service to address Mr. Dean’s concern affect Hydro’s other customers’ rates?

NP-V-003 [Mel Dean Evidence, page 12, lines 20-22]

Mr. Dean states:

“Based on the desired timeline for installation of the proposed turbine, formal meetings with the industrial customers to explore the possibility of interruptible power contracts need to happen immediately.”

Is it Mr. Dean’s opinion that it is also important that the matter of the treatment of Newfoundland Power’s curtailable load be resolved expeditiously?

NP-V-004 Has Mr. Dean examined whether any components of Newfoundland Power’s load in the 2013 test year cost of service study are abnormal?

RESPECTFULLY SUBMITTED at St. John's, Newfoundland and Labrador, this 8th day of May, 2014.



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