

---

**From:** David Kellenberger [REDACTED]  
**Sent:** Saturday, September 12, 2015 8:23 PM  
**To:** Commission Secretary BCUC:EX  
**Subject:** Rewording of "E-Plus Rate" interruption

Dear Commission Secretary,

I understand that BC Hydro wishes to reword the original contract that was entered when the E-Plus rate Schedule was created.

One can not unilaterally change a contract or condition unless both parties agree. This is a staple of Common Law. Otherwise, any party would be free to change any wording with any contract!!

If there are only 8,000 customers involved, why worry about such a small amount?

<https://www.bchydro.com/content/dam/BCHydro/customer-portal/documents/corporate/regulatory-planning-documents/regulatory-matters/2015-04-23-bch-2015-rda-ep-q-a.pdf>

David Kellenberger  
[REDACTED]