EO-2024-0244 Change of Supplier

I do believe that Evergy Missouri West should be dismissed from the matter, as right now the due process and the truth of due process is within the Staff of the Commission and Ameren, Missouri at this point in an admittance.

It would be a waste of Evergy Missouri West being involved as the matter in retrospect covers Staffs errors and Ameren's counterfeit document.

Ameren, Missouri utilized what is called in software engineering terms a 'Hot Document'. Sort of like a "hot check," but instead is a document that is counterfeit, forged and a fraudulent document.

When Ameren, Missouri and the Staff of the Commission admit to the truth and admit the document is a counterfeit and www2.ameren.com is NOT an email address and the document is a fraudulent, forged, counterfeit document, the due process has been given.

Otherwise, Staff shouldn't even relate to the term of due process. My complaint states that Ameren Missouri is a Con Artist and a Shill. In addition states several facts about the exhibit or document in question, for my Complaint.

No, I don't think Evergy Missouri West should be subjected to that part, therefore I ask that the Commission allow Evergy Missouri West to be dismissed and Staff of the Commission and Ameren, Missouri be ordered to have the answered compelled, therefore it allows the Complainants rightful due process, showing the document is a forgered counterfeit document.

Also, I shouldn't be subjected to Attorney's that are caught in a lie, so there's another due process we can discuss later. I also apologize to Staff for calling Staff liars too, but the clear obvious indicates it.

What is even worse, I don't know who the pathological liar is Ameren, Missouri or the Staff? Might possibly be both?

Brett Felber April 1, 2024