

Dear: Steven P. Rasche : Chief Financial Officer of SPIRE

I am writing to address my concerns regarding our recent and continued agreement that I assume to be a simple contract. However due to company denial for over a year, suspect has been a trust agreement. Upon further review and consultation with lawful discovery, I have come to realize that misleading and deceptive practices were used to make me believe that I was entering into a contract, when in fact. It appears to have been a trust agreement.

I would like to bring to your attention the importance of distinguishing between a Natural People/natural Living Man LAWFUL [person]: Bey, Marquette Lumumba Mugabe-Bill in EQUITY/EXCLUSIVE EQUITY, Beneficiary, Creditor, Investor, Agent, Authorize Representative, Consumer and a legal person: BEY MARQUETTE, Marquette Bey, MARQUETTE LUMUMBA MUGABE BEY In this matter. As a Natural people/Natural living Man [person], I have certain rights/Unalienable rights and obligations that are separate from those of a legal entity, such as a Trust.

I assert that any agreement entered into must be done so with full transparency and disclosure of the nature of the agreement, including whether it is a contract or a Trust agreement. I believe that I was misled into believing that I was entering into a contract, when in reality, it appears that I may have unknowingly become a party to a trust agreement.

In light of this revelation, If it is indeed a Trust agreement that I am the grantor of, I would like to properly express this trust and ensure that all necessary steps are taken to formalize and document the trust in accordance with legal requirements. If you are to continue to state it as a " contract, " I will need full accounting by way of the GAAP of both accounts receivable and accounts payable. This is the only acceptable proof of claim to it being a legally enforceable " contract. "

I have sent you a notice of claim to Interest, with instructions on the Cash-instrument Tendering Payment and supporting laws in writing. There were no discrepancies within 5 to 14 business days indicated after receipt of notice with Cash-instrument. I request that a full review of the agreement be conducted to determine the true nature of the arrangement and to ensure that my rights as a Natural People/Natural Living Man [person] and as the Grantor of the Trust be protected. I also request that any misleading or deceptive practices be rectified and that any necessary actions be taken to address this matter. Then I can assume that the aforesaid instructions have been completed.

I appreciate your prompt attention to this issue and look forward to resolving this matter in a lawful and Equitable manner.

Thank you for your cooperation.

CERTIFICATE OF SERVICE

FORMAL COMPLAINT FORM

Attach extra pages as necessary.

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

Private, Special and Priority, Noble: Marquette Lumumba Mugabe Bey/ Washitaw Moor/Muur (Moorish American) National _____)
(Your name here))

Complainant,)

v.) File No.)

_____)

) (PSC file this in)

SPIRE ENERGY, _____)
(Utility's name here))

Respondent,)

FORMAL COMPLAINT

1. Complainant resides at:

(Address of complainant)

(City) (State) (Zip Code)

2. The utility service complained of was received at:

a. Complainant's address listed in paragraph 1.

b. A different address:

7. The relief requested is appropriate because Respondent has violated a statute, tariff, or Commission regulation or order, as follows:

(Explain why the Commission should grant the relief you seek: the facts that constitute a violation of a statute, tariff, or Commission regulation or order.)

This is additional pertinent information regarding Pain, Penalty of Perjury !
As a Indigenous people, Non-United States Citizen National of the United States for America(USA) Exclusive Equity as Beneficiary, Investor, Agent, Creditor, Consumer, FIDUCIARY.
EVERGY INC, MISSOURI as my Fiduciary, Transfer Paying Agent to the FEDERAL RESERVE BANK Membership, Network between Bank to Bank and Fulfillment of Obligation's of the United States of America via the United States TREASURY. AT LAW Listed. Are in VIOLATION OF LAWS Listed
400.3-301. Person entitled to enforce instrument.,
400.3-302. Holder in due course.
400.3-306. Claims to an instrument.
400.1-308. Performance or acceptance under reservation of rights.
400.3-308. Proof of signature and status as holder in due course.
400.3-419. Instrument signed for accommodation.
(EXTREMELY IMPORTANT)400.3-420. CONVERSION OF INSTRUMENT.
400.4-211. When Bank gives value for purposes of holder in due course.
400.3-501 Presentment.
400.3-401. Signature.
400.3-402. Signature by representative.
400.4-201. Status of collecting bank as agent and provisional status of credits - applicability of article - Item endorsed " pay any bank ".
400.4-204. Methods of sending and presenting - sending directly to pay or bank.
400.4-203. Effect of instructions.
400.3-602. Payment.
400.3-603. Tender of payment.
400.3-605. Discharge of endorsers and accommodation parties.
400.4-105. Bank - depositary Bank - payor Bank - intermediary Bank - collecting bank - presenting bank.
400.4-106. Payable through or payable at bank - collecting bank.
400.3-601. Discharge and effect of discharge.
400.3-604. Discharge by cancellation or renunciation.
Also additional options when or if necessary !
400.4-110. Electronic presentment.
400.2A-501. Default - procedure.
400.3-307. Notice of breach of fiduciary duty.
Also at Law - 31 usc 3123. Payment of Obligations and interest on the public debt.

18 usc 8. Obligation or other security of the United States.

8. The Complainant has taken the following steps to present this matter to the Respondent:

(Please describe in detail what steps you have already taken to resolve this complaint.)

I have submitted Bond and Securities for Deposit, reoccurring monthly as instructed with the Notice of Claim to Interest and received and agreed. No discrepancies expressed through writing as agreed.

