

The certified letter that counsel uploaded is not all the documents they received. They received a notarized bank letter and statement from my bank, along with a letter addressed to Ameren Missouri's treasury department.

Ameren Missouri purposely left those out because they have a problem admitting when they are wrong.

In fact, I think a hearing should be setup, therefore my bank and the notary that we used can testify on behalf as witnesses of the documents that Ameren Missouri failed to include in their filing.

Last, EC-2023-0395 was a fixed job and decided by a crooked regulatory judge that is no more than Ameren Missouri's fixer. I'm confident that any appeal of EC-2023-0395 will be successfully overturned and ruled in favor of the Complainant and a judgment will be rendered against Ameren Missouri for using counterfeit payment agreements.

Nobody in the world is going to believe the exhibit is a payment agreement, especially when there is no valid email address on the document for Ameren Missouri and there isn't payment agreement terms,

Even SendGrid doesn't believe them, which is why when I asked for crooked regulatory Judge John Clark to setup a conference with SendGrid, I and Ameren he denied to and Ameren declined to. Because they were caught in a lie.

There's also violations listed in the report and order too.

If anything Ameren has done a good job of hiding the real truth and the real truth is going to come out in any appeal.