

ER-2024-0319

Brett Felber asks the Commission to respectfully grant Mr. Felbers late application filing to intervene in this matter.

While Mr. Felber is not an entity and an individual person, there is expressment interest, as mr. Felber filed a comment or notice of filing in matter EF-2024-0021, which predicted the outcome of the Rush Island decommissioning and that specific bonds the Commission issued Ameren Missouri would result in a significant rate hike and impose burden and further burden among Missourians.

In Mr. Felbers filing Mr. Felber predicted an outcome of a significant rate increase from anywhere from \$10-\$17 dollar increase on Ameren Missouri customers bills.

Truth is, the Rush Isand decommission and Ameren Missouri securing bonds to close their plant is just the start of Ameren Missouri earger rate hikes, in which not only are ratepayers going to see an increase in their utility bills , but also on their taxes.

To refresh the memory of the decommissioning of Rush Isladn. Ameren Missouri has been labeled as a persistant and habitual violator of the Clean Air Act (Fact). Ameren Missouri failed to abide by Judge Rodney Sippel's Court order and failed to do exactly what their obligation under that order was (fact). Ameren Missouri continues to break the law and ignore the law, (fact and specifically inserted in Judge Rodney Sippel's order and the order that was given to the PSC).(Another fact) In addition, Ameren Missouri has a history of failing to tell the PSC the actual outcome of the matter.

That's right, Ameren Missouri in their original filing of their decomissioning under oath, lied about the order that Judge Rodney Sippel handed down in (The United States vs Ameren Missouri) In addition, their undersigned co-counsel, Mr. Lowery and Ameren Missouri's actual Corporate Counsel lied boldy to the Regulatory Judge in that matter and stated rate increase burden would only be imposed by a \$1-\$2 increase.

After the PSC ignored and didn't take into consideration anything that was handed down in that order and what did the PSC do? They protected Ameren Missouri, as they always do.

The truth is, Ameren is a habitual offender and constantly violates the law and when action is taken against them, they run to the Commission for a bailout or safety. Those aren't my words, those are a Federal Judges words.

As for Ameren getting excited about those tariff bonds, they shouldn't be issued that fast. I am assembling a great team of Regulatory's and prior Commissioners throughout the United States that want to take this matter to

the Missouri Supreme Court to not only address Ameren Missouri's violations, but also the interference the Commission is utilizing on their behalf.

Now onto the rate case itself, nothing or no data that Ameren Missouri has submitted speculates or reasons that Ameren Missouri's tariff rate request ideally goes based off current purchase supply and demand of products. In fact, data suggests costs of purchased goods, supplies, coal and other materials that Ameren Missouri has in inventory, the prices went down.

This rate increase that Ameren Missouri is asking for is to pay for their obligation and money they are coming out of pocket for losses such as Rush Island and their neglected and neglecting responsibility to take responsibility for the destruction they caused St. Charles, County, Missouri and their contaminated water wells.

It is sad what Ameren Missouri did to residents of St. Charles. First they lied about what they pumped underground that started the contamination. Then once testing was done, it was carcinogens that Ameren Missouri pumped underground. First and foremost it is illegal to pump and knowingly pump carcinogens underground, especially near water wells.

Another factual statement is that Ameren Missouri utilizes counterfeit documents. It is no secret, I have been calling Ameren Missouri and the Commission out regarding specific documents, that to date, Ameren Missouri, the Commission and the Regulatory Judge in that matter and Ameren Missouri's Corporate and co-counsel are very, very, very, well aware of.

The only reason why Ameren Missouri, their counsel and co-counsel want my application to be denied is because they don't like the facts or the truth being told. I'm also not afraid to tell the truth and supply factual data.

If you notice in Ameren Missouri's filings for rate increases or so called "expert testimony" only comes from Ameren Missouri and not outside regulators or utilities. Plus it comes on blank printed sheets, not letterhead of any experts. That because they would rather continue to lie.

Example" Mr. Birk lied about his calculations and gave different calculations in matter The United States vs Ameren Missouri, compared to the evidentiary hearing for the securing of bonds to decommission Rush Island.

While I'm not an attorney, I have no desire to be an attorney, but I call and challenge the attorneys that are consistently wrong.

Which the attorneys that are wrong sit on that side asking for a rate increase, but don't want my application to intervene to be granted.

This is for the parties that filed applications to intervene and the Office Of The Public Counsel. While I respect the jobs that you all do for the State, our Residents, Community and much more in looking out for the best interest. Think of me as that extra barrier and protection to help ensure Missourians receive proper transparency and fairness.

If Ameren Missouri and their counsel have nothing to hide, then they wouldn't certainly be telling the regulatory Judge they would object and have problems with my application to intervene and the Commission and Ameren wouldn't have a problem granting my application.

But they do have a problem, because I'm not afraid to challenge or call Ameren out or show the actual proof as to why they shouldn't get rate increase like this .

Essentially the Commission if they pave the way forward and approve Ameren Missouri's rate hike, that same Commission that Missourians are supposed to entrust on for fairness will show a broken and tarnished system.

If everyone is a firm believer of the Constitution and democracy. This rate increase throws the Constitution and democracy for Missourians out the window.

I come here as a party submitting an application to intervene, but also a Missourian, just like the rest of Missourians, I come here to ask other Missourians to stand up against the Corporate bully who uses a round of manipulation tactics to force upon and impose upon.

Missourians shouldn't be forced to a rate increase because Ameren Missouri failed to abide by the Clean Air Act, violated and broke the law, lied to the Commission about the honorable Judge Rodney Sippel's order and specific order of state of the art scrubbers. Ameren Missouri is also the worst polluter in the world of debris ash (which could have been solved by installing the scrubbers that Judge Rodney Sippel ordered. Has a history of pumping carcinogens underground near water wells. Utilizes counterfeit documents to benefit their communism style tactics.

Recent data also shows their solar energy production is failing in Missouri, because Ameren Missouri lacks the design of a proper solar farm and wind farms.

We are also now seeing all these lawsuits surrounding solar panel companies and producing Missourians to get solar panels, yet Ameren Missouri isn't promising the rebates they lied to consumers about.

Most of these people that have solar panels on their roofs were sold on tax credits that Ameren Missouri sold them on that they aren't getting and systems that were not installed properly. These people are seeing double the

amount of utility bills and most now have second mortgages on their homes for a non-working solar panel system.

I speak the truth and it is something that Ameren Missouri doesn't like. In fact, Ameren Missouri has tried to silence me in the past . Ameren Missouri in the past tried to manipulate me and further tried to manipulate me with tactics that failed and backfired against them.

It is time to put a stop to the Corporate bully who needs to be held accountable for their actions and it is time for Ameren to come out of pocket with their own money, not taxpayers and rate payers.

Ameren Missouri is so concerned about a rate hike that they fail to tell Missourians that Missouri's utility grid lacks several crucial grid necessary updates, that they've failed to use other rate hikes for.

This is no more than an extortion trap and Ameren Missouri is going to continue to allow the grid here in Missouri to crumble like they are already doing.

The only way my application should be denied is if Ameren Missouri responds to everything that I stated with actual calculations that interpret differently, or they can show any of the words from violation , to breaking the law, violating the Clean Air Act, to pumping carcinogens underground near water wells.

I'm not going to get a response back, because Ameren is too big of a coward not to respond, because they've been caught in another big lie. What even makes them a bigger coward, is trying to cover up those lies, with more lies.

It's time to put Missourians first and if my application is granted, I will ensure that Missourians actually see fair rates and we push back against these frivolous rate increases and that Ameren Missouri is held responsible for their corrupt, deceiving and deceptive tactics. I am also willing to work with other non-profits to help ensure the resources are in place and transparency is addressed.

It's time to put Missourians first and it starts with the Commission approving my application to intervene.

If my application is denied, I only hope the Office Of The Public Counsel and the other parties that have filed applications to intervene can stand behind the same way and fight for Missourians and challenge these same things I have brought up.

(FYI, as for the counterfeit documents, Ameren to date knows what those documents are that are counterfeit, outside of the PSC, they failed to respond to the agency that brought questions up to them about it and it has

been coded in the FTC and the Consumer Sentinel Network as fraud and a fraudulent act they committed against me)

I've also brought those actions to some of Ameren's own vendors in which I'm pleased to announce that Ameren's own vendor for the smart meters has disabled and blocked Ameren from remotely disconnecting my smart meter due to fraud. That is correct folks you heard right. It is illegal to produce counterfeit documents and submit an electronic cellular data signal to illegally disconnect services to a party.

Their software vendors and Landis+Gys will not allow Ameren to utilize my smart meter for remote disconnection purposes due to their fraud and until Ameren explains their counterfeit documents to them they won't remove the block for disconnection purposes.

I have a feeling that will be the next issue that arises. It is only a matter of time before Ameren Missouri is ordered to cease data transmission disconnections to other consumers.

Research shows its a manipulation tactic to draw force and further commit illegal acts.

Ameren has burned more bridges with their "software and engineer" vendors that pretty soon the PSC will be their only vendor that will do business with them.

Ameren Missouri lost two vendors last year because they used their software to commit fraud. That is why they failed to keep any paperwork on file from that vendor.)

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