

EC-2025-1065

I hope the Commission can finally see with this mailing article that Ameren Missouri is not only the harasser, but also the one committing all the illegal disconnections, sending out illegal disconnection notices and the party purposely trying to defraud me out of more money than owed and canceling their settlement and payment agreements.

Clear as day on the disconnect notice sent by Ameren Missouri on November 19, 2024 a disconnect amount due of \$ [REDACTED].

Ameren Missouri not only decided one day before the payment agreement and settlement was supposed to be paid, terminated the agreement without the consent of Mr. Felber as exhibited in the complaint sent Mr. Felber a notice to pay in full of \$ [REDACTED].

This is not only fraud, but deception, deceiving, alteration, modifying, tampering and defrauding the Complainant prior to the payment agreement being due.

While I can be upset about it, hopefully Staff, the Regulatory Judge, Commission and Commissioners can exactly see what Ameren does behind closed doors and fails to elaborate to the Commission.

Ultimately, if the Commission would have found Ameren liable like they should have in EC-2023-0395, we most likely wouldn't be here having an clear argument about who clearly is at fault on this matter. (Ameren)

I do not agree to any mediation with Ameren. I want to take this to trial, as it clearly shows, who the manipulator and the alter of their agreements are. It's right on paper.

I also want to amend my petition to include the amount in damages of \$ [REDACTED], which is for the eight months they not only lied to the Commission about their payment agreements, but the amounts they purposely neglected and continuously submitted counterfeit documents to defraud me not only out of more money out of pocket up front, but also illegally keeping my utility services off.

The \$ [REDACTED] is restitution amounts for generators, gas, maintenance. Food, housing, supplies, hotels, generator supplies and connections, food spoilage, monies lost . etc

I want the Commission to issue a protective order and order Ameren to stop harassing me via mail.

I want any and all late fees to be removed, as a result of Ameren Missouri's illegal and fraudulent actions.

I have nothing to lie about and all this does is proves that Ameren Missouri cannot be trusted. I really wish Staff and the Commission would have taken my complaint more serious in EC-2023-0395. Unfortunately, we are now dealing with the SAME issues, because Ameren lacked responsibility and thought and continued to do the same manipulation, fraudulent, counterfeit, altering and deleting of documents.

The only thing Ameren Missouri should be doing this Thanksgiving is sending the Complainant a restitution check in the amount of \$ [REDACTED] and apologizing not only to the Complainant, but Commission Staff, the Commission in general, Regulatory Judge and the Commissioners, before Mr. Felber brings this to the attention of the United States Attorney handling the agreement that Ameren struck with Federal Prosecutors over the Clean Energy Act.

Personally, I hope those Federal Prosecutors handling Ameren's matters deny Ameren's settlement. I don't believe Ameren Missouri will quit until they face strict fines, penalties, violations and stern prosecution.

Ameren Missouri swindled the Missouri Public Service Commission in EC-2023-0395 and their evidentiary hearing testimony and witness was one big web of lies. Unfortunately, their swindling stops today.

Attached is a copy of the disconnect notice.

I gave Ameren a "free" pass in the first matter. The second matter doesn't get a free pass, it requires strict regulation and strict penalties and violations and it starts with their legal counsel, executives and regulatory division.

Brett Felber
[REDACTED]

11/27/2024