

EC-2025-0165

I got some new information I would like to add to my matter. Attached for Ameren and the Commission to see is verification that [www2.ameren.com](http://www2.ameren.com) is NOT an email address, therefore it wouldn't send.

I hope Ameren Missouri is ready to admit this in 2025. Hopefully I don't hear the same excuses from Ameren stating that I'm not in the wireless telecom industry and that [www2.ameren.com](http://www2.ameren.com) is an email address.

Hopefully Ameren figured out their terminology changes that they decided to add to Commission rules, regulations and tariffs. You know, I read up and down numerous times the Commission regulations and Statutes I stated and nowhere does it state what Ameren Missouri said about payment agreements and settlements, or disconnections.

I think Ameren might have a serious delusional fairy tale story problem. To be fair, Staff allowed Ameren to carry out that delusional story, plus the Regulatory Judge.

The more I think about it, I think the best time to discuss the counterfeit document that Ameren Missouri used with a bogus email address of [www2.ameren.com](http://www2.ameren.com) would be best discussed during the rate hike hearings. Maybe then, the Commissioners, Regulatory Judge, Staff and Ameren will openly admit to all the Missourians attending those the truth about the document.

I think other rate payers should be informed of this, after all rate payers get to put their input or give valuable feedback on why Ameren shouldn't get a rate increase. I think rate payers would like to see that.

Speaking of hearings, when is Ameren going to send out those fancy notices of rate hike hearings required by law? Haven't gotten my text or mailing article regarding that?

No matter what way the Commission allows Ameren to modify, change, alter, incorrectly give, produce false statements, doesn't make their copy true.

Remember, Ameren took it upon themselves to utilize a counterfeit document, so they get to hear about it constantly.

If I may ask the Commission now and the Honorable Judge Clark now, is it okay that I have 10 minutes to speak during the rate hike hearing? I believe that other rate payers would like to see the document and I'm sure there will be plenty of questions to be asked about the document. I would really appreciate that. I also plan on entering it as evidence towards the rate hike hearing.

Oh and therefore the Commission, Regulatory Judge, Ameren are prepared to answer my questions, I plan on attending the virtual hearings, as Ameren purposely skipped out on having a hearing in North St.Louis County this year.

Consider this as Ameren's 20 day grace period from the date of this filing to come clean about the document. The truth is going to come out whether they like it or not. On the 21<sup>st</sup> day Ameren goes into default and the police will get involved.

Just remember, no matter what way Ameren tries to spin their delusional stories and what way the Staff or Commission allows Ameren to spin, tweak, modify, transfer, produce, change, produce false statements, doesn't make their comment true.

I'm going to excuse myself, therefore I can prepare for my presentation that I plan to give at the public hearings on the 23<sup>rd</sup>.

As an FYI, I think it is rather pathetic instead of answering a simple yes or no question, Ameren produces a fairy-tale and delusional story, just like the Staff has avoided answering.

The individual caught every lawyer , Commissioner, Regulatory Judge, Staff member in a big lie.

Ameren simply doesn't care who they hurt, what they steal and what counterfeit documents they forge to seek financial gain. They are a Con Artist Corporation. Until Ameren fixes their serious problems and the Commission orders them to fix their problems, they will always be a Con Artist Corporation.

Brett Felber  
1/3/05