

EC-2025-0165

Look at it on the bright side. The Commission and Staff allowed Ameren to run their delusional story about "pending" payment agreements for a year and a half.

It was only a matter of time before someone was eventually going to dig far enough to actually read the Commission rule word for word.

settlement agreement and payment agreement.

Oh and the Commission and Ameren can take this as their 10 day notice if no action is taken on the Commission's part to enforce the settlement agreement that the Complainant will not only file suit against Ameren Missouri, but also the Commission.

I will also keep to my promise of filing a complaint with the Prosecuting Attorney's Office.

This is fraud, you allowed Ameren to defraud me. You allowed Ameren to manipulate the actual rule of 20 CSR 4240-13.060 and call these settlement agreements and payment agreements, "pending". When they aren't "pending."

I would recommend that instead of creating a delusional story about a word that doesn't exist in the rules, define and do better research.

I'm an actual IT mitigation specialist and data recovery specialist. I'm paid daily to decipher and investigate people like Ameren Missouri when they tell incredible bs and absolute bs.

I must say. This is the biggest bunch of bs a State Entity has ever allowed an investor owned business to create a delusional story to.

As a data recovery specialist, we pick apart exactly what we are looking for and I have exactly what I am looking for.

Enjoy the settlement agreement and payment agreement lawsuit headed your way Ameren, you deserve it.

Also, if the Commission would stop changing my filing documents to additional comments, they are either a motion or exhibit.

There is no material fact to dispute here. Ameren is in default of two settlement agreements at the moment.

I want back what Ameren stole from me and what is rightfully mine in wanton damages.

Fraud is criminal as well. Especially when it is for financial gain.

But what do I know? I'm just a data recovery specialist who found to correct Commission Rule and Regulations and the proper words, such as settlement agreement and payment agreement.

Let me know which other Commission rules Ameren wishes to eclipse.

Oh and if Ameren Missouri wants to continue playing to role of "pending," well I'll just say the State & Federal Government work for me.

The State and Federal Government love the information I give them. Especially when Ameren tries to turn Commission rule, regulation 20 CSR 4240-13.060 Settlement agreement & payment agreement, into a delusional story of "pending."

The fraud files. Coming to your local prosecuting attorney's office in 11 days.

Brett Felber