

EC-2025-0165

Oh and I forgot to add even though the payment agreement doesn't show the clarification or state the words CWR(Cold Weather Rule Payment Agreement),

On the bottom of page 13 of Commission rules and regulations 20 CSR 4240-13. It references Cold Weather Rule Payments as either payment agreements or payment plans.

The word "pending" doesn't exist.

So these agreements are the following, Settlement Agreements, Payment Agreements, or Payment Plans.

Not "pending" like Ameren chooses to sneak the word into it.

Now I can see why my tax dollars are failing in Missouri. It's because we are giving all our money to "refurbished lawyers," "ineffective counsel," corrupt former politicians, and Commissions that are essentially allowing businesses to defraud customers.

The fact that Staff and Judge Clark allowed Ameren to live their delusional story, shows how corrupt my first matter was, and this just goes to show that they allow Ameren Missouri to continue their corrupt practices.

I'm pretty sure this is the breakdown of my utility bill, 20% of my bill pays for actual reliable and safe electricity services. 60% of my bill goes to corrupt Ameren, lawyers and Regulatory Specialists and Ameren executives so they can lie about their payment agreements and try to insert the word "pending" in front of the word payment agreement. The other 20% goes to the Commission, Commissioners and Regulatory Judge, therefore they can draw a blank on what payment plan, payment agreement and settlement agreement stand for and allow Ameren to modify and alter the words and insert "pending" into it.

Also, aren't these the exact Commission rules and regulations, that Staff and co-counsel manipulator and master alteration specialist Eric Banks helped the Commission rewrite? Judging by the date they went into effect, I think so.

Just imagine that, *** kissing the Staff, Commission and Regulatory Judge and essentially failing change any regulations or rule around about the payment agreements.

My tax dollars paid for a Staff that lied to me, Commission that lied to me, Regulatory Judge that lied to me and Commissioners that lied to me.

Do you want to know the difference between lawyers and data recovery consultants? The difference is lawyers don't remember what they say or write, because 97% of the time they have someone in the data industry write it up.

Oh and since my tax dollars are working so hard to misinform me in this matter, deceive me, defraud me, thanks to Ameren Missouri, maybe someone would like to elaborate which agreement we should follow in this matter? Personally they meet the criteria of all three.

- 1) Settlement Agreement
- 2) Payment Agreement
- 3) Payment Plan

Not “pending.”

If Ameren thinks these are “pending” and thinks Commission rules and regulations say the word “pending” then they can consider me the Tribal Chief.

Look at it on the bright side, I apparently know the Commission rules and regulations better than the Commission lawyers and Ameren Missouri’s own legal counsel, because they forced me to actually research and find the proper agreement names for them.

Oh, and before Ameren is allowed to promulgate any rule-making to add the word “pending” to any agreement after this matter is said and done. I want to be part of that, therefore, Ameren can’t try to sneak any words that don’t belong or alter the definitions context and wording.

Suddenly, my degree in criminal and civil justice and business torts is paying off. Maybe at the first hearing, whenever that is, we can all gather around and show off our scores from the LSAT exam and see who got the higher score of them all?

No thanks, I enjoy being the actual data recovery consultant that just caught all you legal lawyers in a big web of lies and delusional stories. I’ll pass. I feel better knowing that I’ve caught clear Con Artists and those Con Artist have been stealing my hard earned money and tax dollars, while rigging the rules and promulgate rule-making.

I’m a big statistics guy and right now 100% of the statistics agree with my information and 0% of the statistics agree with Ameren Missouri’s delusional information.

Now Ameren can carry on with their incredible and absolute bs and more *** kissing.

Just like www2.ameren.com isn’t an email address and is a counterfeit document. These are settlement agreements, payment agreements and payment plans. Have fun altering more words.

Oh, I know some great mental doctors that can help Ameren with their severe mental disorder with their delusional stories. Plus I know some great

ophthalmologists that can help them see the exact words settlement agreement, payment agreement and payment plan.

What you all did was sick and twisted. No more than a big web of lies.

Oh and don't worry, you can bet when I get my chance to speak at the virtual hearing on January 23rd, this is all going to come out.

Me not bringing it to the attention of others would be an understatement.

You reap what you sow Ameren

Brett Felber

1/8/2025