

EC-2025-0165

I also have no problem with whatever profession of choice you decide to go into. That is your career. However, even though some of you are “lawyers and former politicians,” it doesn’t give you the open invitation to blindly rob me out of my hard earned money that I busted my \*\*\* off to work for. I earned that money, not Ameren Missouri. They blindly robbed me days before the first payment agreement was due and used a counterfeit document with an email address of www2.ameren.com. In this matter they tried to blindly rob me of \$1,343.10, one day prior to the due date of \$277.00 the agreed amount and sent a disconnection notice.

Ameren Missouri, Judge Clark and Staff saw the perfect opportunity to seize and steal my hard earned money, feeding me “FOS” stories. The Report and Order is just as FOS as the other lies. Along with rules and regulations that didn’t exist or never existed.

So what are the benefits of becoming a corrupt politician or a corrupt lawyer? How much money do you receive in kickbacks or lobbying money? I’m sure that is a whole other story we can talk about another day.

Has the Commission ever questioned the internal and external dispute process with Ameren Missouri? Because if they really did, it is a one sided favor system.

Ameren has to do exactly nothing besides make counterfeit documents that embed www2.ameren.com as an email address. Ameren then simply ghosts people when they are caught.

The customer has to show the agreement, then proves the agreement. States the Commission rules, regulations and tariffs, all for Ameren to then verbally and on paper alter the wording of what is specifically stated in the settlement agreement, payment agreement or payment plan.

After that, Ameren is allowed to sell hogwash.

Ameren Missouri only cares about themselves, and what is in it for them. They don’t care what Commission rule or regulations they alter, modify, delete, change without promulgate rule-making. They only care about themselves, so they will produce a counterfeit document that has no email address, then act stupid when it is presented to them and avoid answer the question and make up an elaborate story about how they feel it should state “pending.”

Ameren’s paperwork in EC-2023-0395 and EC-2025-0165 is so FOS that they can’t even remember what they wrote. In addition Ameren can’t remember what they wrote yesterday from today, otherwise every document they pass along to someone, wouldn’t have a conflicting statement, as the last statement.

Yep, my hard earned tax dollars are used the rob me of even more money. However my tax dollars show a poor example of what is within the Commission at the current moment. They also paint a picture that is further from fair and just. It is more like Corrupt and FOS.

Sorry for speaking the truth, based on my data in front of me, I see nothing that represents fair and just or different of corrupt lawyers and politicians.

You'll eventually find Ameren Missouri has committed so much internal and external fraud that no reputable software vendor wishes to continue doing business with them. When Ameren is caught in a lie they are quick to dump them so that way people cannot get a hand of a document, or my instance, I do have a copy of all the document (s).

Just remember, what you hide, I get. What you try to delete, I get. What you alter, I conclusively point that out.

Also, when am I going to get my discovery Ameren? I still have yet to receive the disconnect letter from you dated November 19, 2024 and the disconnect notice electronically sent at 7:08 AM from you that would agree you breached the Settlement agreement, payment agreement and payment plan.

Tell me another FOS story Ameren.

I also publicly posted my discovery questions therefore Ameren can't make up any more delusional stories about what I specifically asked.

Brett Felber  
1/8/25