# BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Brett Felber,	)
Complaina	ant,
V.	) <u>I lie No. 20-2025-0105</u> )
Union Electric Company d/b/a Missouri,	Ameren )
Responde	nt. )

# NOTICE OF EX PARTE COMMUNICATION

Issue Date: January 14, 2025

Between January 7, 2025, and January 11, 2025, the Regulatory Law Judge issuing this notice received several emails from Complainant, Brett Felber. Those emails are attached to this notice and are ex parte communications outside of the case process, as defined by Commission Rule 20 CSR 4240-4.015. This notice is given pursuant to Commission Rule 20 CSR 4240-4.020(3).

The Regulatory Law Judge's response to Mr. Felber's emails is also attached to this notice.

BY THE COMMISSION

Nancy Dippell

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Nancy Dippell Secretary

John T. Clark, Senior Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2016.

Dated at Jefferson City, Missouri, on this 14<sup>th</sup> day of January, 2025.

Subject:

To:

Pending Discovery

Date: Friday, January 10, 2025 11:49:28 AM

Oh and between you all and I. I have no problem with you personally.

From a business perspective and standpoint this is business and personal for me. I don't appreciate being defrauded out of my hard earned money, that I worked my ass off for, so you can feed me bullshit lies and use phony bogus email addresses, be exempt from violations, and alter the words settlement agreement, payment agreement and payment plan.

From a business standpoint I think as a business, you have mental issues. I know some great therapists that will sit down with you and tell you www2.ameren. com isn't and email addresses and I know some great English professors that can help you with the words settlement agreement, payment agreement and payment plan.

Maybe, just maybe one day, we all can actually sit down and have a productive conversation, however since it includes bullshit and lying on your end. I'd rather not.

#### Brett Felber

I do "promise" this will be my last email and filing for now.

I'm going to enact on my promise. Just let me know when you want to hold a hearing your honor, so we can discuss Amerens bs.

Also, please refrain from giving me a speech about disparaging or vulgar language. If you don't want me to use it, don't continue the obvious lies y'all have been giving me. I only use vulgar language to point out the obvious. Oh and on the 23rd of January I won't use vulgar language, however I want my 10 minutes of time. That is all I ask.

3333333

From: Clark, John
To: Brett Felber

Cc: Subject:

RE: Pending Discovery

**Date:** Friday, January 10, 2025 1:50:00 PM

Mr. Felber,

Mr. Felber,

If you want to file pleadings in the Commission's electronic filing system (EFIS), that is fine. However, it is inappropriate for you to email me your thoughts, ideas, theories or anything substantive about your case. Even though you have included the other parties on the emails much of the content of your emails is your communications with those parties, which I, as the Judge on your case, should not be part of. Emails to me and the other parties are outside of the record of this case and thus infringe upon the due process rights of the other parties. Your emails give the appearance of attempting to influence your case outside of allowed Commission practice. I will file your emails Monday in EFIS as extra record communications. Please refer to the Commission's ex parte rules at 20 CSR 4240-4.015 and 20 CSR 4240-4.020.

Judge Clark

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To:

Subject: Re: Pending Discovery

**Date:** Friday, January 10, 2025 2:09:16 PM

Sort of like Commissioners and a business that fail to publicly disclose that they are donors to FRI and there are Commissioners on the board? Some Commissioners that will make a ruling on my current matter and on previous matters?

Yeah, that doesn't have influence though, right? Due process. I like that word. Funny how due process works.

Sorry if my emails attempt to give "influence?" Didn't know publicly blasting that a bogus email address of <a href="www2.ameren.com">www2.ameren.com</a> and settlement agreement, payment agreement and payment plan, "influence."

I thought they were statements of truth?

I apologize your honor. I'll "promise" to do better your honor from here on out.

I'm developing some internal policies that I won't enclose you and Mr.Keevil in anymore emails. I won't send Ameren and their counsel anymore emails until the appropriate time too.

wrote:

I've done enough to prove my point.

Brett Felber

On Fri, Jan 10, 2025 at 1:51 PM Clark, John

Mr. Felber,

Mr. Felber,

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To:

Subject: Pending Discovery

Date: Saturday, January 11, 2025 9:20:40 AM

I apologize for any miscommunication in my email too. I was asking those questions as part of my own internal investigation. Which by law and Missouri Statutes I have right to ask.

I'll let you all get back to the real conflict of interest. Commissioner Rupo-Hahn, FRI Advisory Board, Ameren Missouri Sponsor.= equals money!

www2. ameren.com- settlement agreement, payment agreement, payment plan.

The Commission has so much to lose if they admit or further Ameren admits, the email address is a bogus address. Sponsors or otherwise donor contributions and monies stop.

As an FYI, politics are a two way street, not a one way. I don't recommend the Commission sticking or being involved with politics. Your s\*\*t's so deep that you can't run away.(lies)

Who would have ever known my utilities Commission is involved in politics!

Remember, talk is cheap and lies are expensive.

I said enough. The emojis fit. I'll let you get back to running the show, Judge Clark. The 100 denials to <a href="https://www2.ameren.com">www2.ameren.com</a> give me everything I need to rap up my internal investigation.

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To:

Subject: Re: Pending Discovery

**Date:** Saturday, January 11, 2025 12:29:28 PM

On Sat, Jan 11, 2025 at 9:20 AM Brett Felber

wrote:

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333333333

To:

Subject: Disconnect letter & disconnect email
Date: Friday, January 10, 2025 11:32:01 AM

Good morning, Mrs. Hernandez. When am I going to get the disconnect letter dated November 19, 2024 and the disconnect email dated November 20, 2024 at 7:08 am?

Almost going on three weeks and you still haven't sent them.

If I don't have them by Monday of next week in my email inbox, I'm asking the Commission to grant subpoenas for computers and servers.

Don't worry. So that way Ameren doesn't have to deliver them to my business address I'll ask the Commission to deliver them to the Commissions address, therefore I can obtain them in front of the Staff there are present them.

Also, don't worry about confidential information, as I won't obtain anyone's confidential information. Those will all be safe from any search.

As an FYI, my business is required to carry certain surety bonds and insurance policy bonds for searches of computers and servers that are involved with production of documents.

At this point all my emails and data are saved for when I use them against Ameren for non-compliance.

To be fair, and not to use derogatory words. For shit you all think doesn't exist. I have no problem getting my hands on it.

Maybe we can setup a conference call with all Amerens vendors and see why Ameren has such a hard problem getting their hands on things.

I know what I'm probably not getting emails back, it's because you are sending them from <a href="https://www2.ameren.com">www2.ameren.com</a>. Yeah, I bet that is it.

Better yet, I bet you are trying to change those documents to "pending" instead of settlement agreement, payment agreement and payment plan.

I apologize my honor. In the near future, I promise to do better with my words and maybe, just maybe one day, I won't post derogatory words. But my email is rather informal than formal.

Between you and I, if someone has to make a promise to do better or change, it's because they openly admitted to poor performance or quality.

However, Ameren's policies are clearly jack s\*\*\*t. ( I was nice to keep it clean, because of my promise.)

I got a recommendation, since 2/3rds of the State is covered in snow, maybe Ameren can

spend their weekend with their friends in the PSC looking at the Report & Order and WebEx transcripts and point out all the violations that were openly admitted against Ameren. Maybe you can point out Judge Clark's omissions on the omissions. (The specific omissions are in the form of opposite and negligent and neglectfulness.) I also like the part where it says Ameren altered and edited documents and left to intentional vagueness to non-sourced documents. What exactly are the non-sourced documents?

For a company that a shit ton of money, I find it hard to believe that your phone provider can provide a call log, nor can Ameren send a sourced document over a non-sourced document.

Did you like that graph of how money Ameren donates to the FRI advisory board too, works?

In fact my percentages of numbers changed.

20% of my bill goes to safe and actual billable utility charges for services. 60% is divided amongst Ameren's Con Artist so they can feed me delusional stories and bullshit. The remaining 20% goes to the Commissions, therefore they get their kickback money and they can reiterate the same bullshit that Ameren specifically stated.

I'm also not an attorney, so I don't hold myself to the same standards that lawyers do. I'm an IT network consultant and a data recovery consultant. I tell people as I see it and I'm paid to tell you what bullshit you are selling and what bullshit you are lying about. I'm paid to uncover your lies.

And to be truthful, if you believe any of the bullshit you have told me, then you are at 100% on the bullshit meter. I calculated that in BSWH. (that stands for bullshit watt hours for further clarification.)

To:

 Subject:
 EC-2025-0165 & EC-2023-0396

 Date:
 Thursday, January 9, 2025 4:17:46 PM

Greeting and hope everyone is well. We have a huge conflict that needs to be addressed asap.

It appears that in EC-2023-0395, former Chairman, Commissioner Rupo was on the advisory board of FRI. It just so happens that Ameren Missouri is a Gold Sponsor to FRI.

It appears that Chairwomen, Commissioner Hahn is on the advisory board of FRI and Ameren again, is a sponsor and gave them funds.

I'm pretty sure under Chapter 105 of Missouri Statutes that is a conflict of interest and the parties involved are supposed to disclose it to the other party, prior to any actions.

To be honest, the Commission and Ameren have kept many secrets from me. Secrets that I've found.

I filed a Motion through EFIS for Commissioner Hahn to recuse herself from any matter.

Tomorrow I'm penning a complaint to the Ethics Commission, regardless of what anyone thinks. That's a clear violation of.

However, if EC-2023-0395 is not reopened due to the obvious fraud, the conflict of interest between Ameren and FRI and the prior Commissioner, and for failing to disclose that prior to any proceedings. If EC-2023-0395 is not reopened by 3pm Friday January 10, 2025, I will have my legal counsel file a complaint with the Prosecutors Office for attorney misconduct, failure to provide conflict disclosure.

I have retained legal counsel for the complaint being filed with the Ethics Commission.

You all made the decision to hide, failed to disclose crucial information and committed fraud against me with a bogus document.

Going forward, I have no interest in any settlement with Ameren. If Ameren doesn't rectify the settlement breaches and the damages. I will not only pursue legal action, but I'll pursue that Ameren is criminally charged.

No, surprises, right Judge Clark. Your report and order you can tell the Commission is null and void on the ground of fraud and I'll be filing suit against Judge Clark for fraud.

You all committed fraud.

To:

**Subject:** EC-2025-0165

Date: Tuesday, January 7, 2025 8:01:50 AM

Attachments: Settlement Agreement and Payment Agreement2025.pdf

Good morning, I am attaching everyone involved in this matter, therefore there are no hidden surprises, because after all, Judge Clark said he doesn't like surprises. Well, this might surprise us all. After great detail and length of looking at Commission Rules, Regulations and Tariffs, I can't find in any definition where it says the word that Ameren's agreements are "pending". No Commission rule. I know, it is really weird. Like very weird. So it led me to a further investigation. Because as data forensic investigators, we look for misplacements, things like altering and deleting, and fake website addresses like <a href="https://www2.ameren.com">www2.ameren.com</a>.

Upon my investigation of forensically examining all these Commission pieces of paper that I save as souvenirs, I looked at Commission Rule, Regulations and Tariff 20 CSR 4240-13.060. What is that Commission rule, well you'll notice the words Settlement agreement and payment agreement appear. Funny, no "pending." To my surprise in paragraph 1 and 2 of Commission Rules, Regulations and Tariffs my document meets both the criteria to be called both settlement agreement and payment agreement. I can't find "pending." Maybe someone can type a reply kindly back and let me know where I can find the word "pending" in either paragraph, because the definitions and the criteria of my document is both a settlement agreement and payment agreement.

Meaning- effectively since it is a settlement agreement, the Commission has to automatically rule in favor of the Complainant, rule a Default Judgment against Ameren and order them to comply with the legal binding settlement.

Now it is my turn to play with the correct definition of the document.

Settlement Agreement- A settlement agreement is a legally binding contract that ends a dispute between parties. Yep.

All this time. I've been misled by not only Ameren, but the Staff? Who would have known!

There are no material facts to dispute. When you look at the settlement agreement, it agrees with the settlement agreement portion paragraph 1. It is a material fact and it is indeed a settlement agreement. Ameren breached two.

I am not interested in anyone else trying to mislead me and tell me these things are called "pending" payment agreements. You used that word to deceive me and defraud me out of money back in EC-2023-0395, when it was a settlement agreement and payment agreement. Same with EC-2025-0165.

These are either called settlement agreements or payment agreements. They are not called "pending" payment agreements as Ameren Missouri chooses to alter the word to.

I respectfully ask that the Staff of the Commission file an immediate suspension of any investigation as Ameren Missouri failed to oblige to the settlement agreement and payment agreement in 20 CSR 4240-13.060. I also ask that Staff respectfully ask the Commission to

order the Commission report in EC-2023-0395 null and void, as Ameren failed per 20 CSR 4240-13.060 of settlement agreements.

There are no material facts to dispute, unless Ameren really wants to continue with their story that <a href="https://www2.ameren.com">www2.ameren.com</a> in EC-2023-0395 is an email address. It's a clear counterfeit.

Just remember, no matter what way you try to spin and alter that word pending into there. These are settlement agreements and payment agreements and the Commission is allowing Ameren Missouri to breach them.

I also want an immediate hearing to this finding, as this document simply puts an end to the argument and Ameren has to comply with the settlement offer.

In fact, I will make a deal with you all right now. Please show me Commission rules, regulations and tariffs where these payment agreements are called "pending?" If the Staff or Ameren can find me in specifically 20 CSR 4240-13.060 where it says "pending" in paragraph 1,2,3, I will essentially remove any words of Ameren being a Con Artist.

I guarantee you won't find the word, because they are settlement agreements and payment agreements.

Not only do I want an apology, the Commission and Staff need to do right, Ameren needs to admit responsibility, take fault for their clear violations of paragraph 1,2,3 of 20 CSR 4240-13.060. Settlement agreement and payment agreement.

#### EC-2025-0165

This will be my last filing until Staff files a report. I do promise and I plan to make my promise. I ask of one thing from the Commission, Regulatory Judge, Commissioners, Regulatory Judge Clark.

Read Please look at page 16 of the Commission Rules Regulations and Tariffs. Please also take a copyof the payment agreement dated November 1, 2024 from Ameren Missouri at 12:03 AM.

Read paragraph 1) When a utility company and the customer mutually satisfactory settlement of any disputed or customer doesn't dispute liability to the utility but claims inability to pay the outstanding bill in full, a utility and the customer may enter into a settlement agreement. A settlement agreement which extends beyond ninety (90) days shallbe in writing and mailed or otherwise delivered to the customer.

Look at the "settlement" agreement, as the Commission calls it in promulgate Commission rules, regulations and tariffs, off settlement agreement & payment agreement 20 CSR 4240-13.060 Paragraph (1) as the reference.

Look at the "settlement" agreement. Look at the amount of installementsthere are 12 installments.

This is a "settlement" agreement, as defined in Commission Rules, Regulations and Tariffs 20 CSR 4240-13.060

Settlement agreement- is a legally binding contract that resolves a dispute that resolves disputes between parties.

This agreement meets the legal standard to immediately rule Judgment in favor of the Complainant and enforce Ameren Missouri to abide by the legal terms set forth in the "settlement" agreement in paragraph 1 of Commission rule, regulations and tariffs 20 CSR 4240-13.060 Paragraph 1.

Now in same Commission Rule, Regulation and Tariff 20 CSR 4240-13.060 Paragraph 2- Every Payment Agreement (Notice it starts with Payment Agreement) resulting from the customers inability to the outstanding bill in full shall provide that service will not be discontinued if the custoer pays the amount of the outstanding bill specified in the agreement and agrees to pay a reasonable portion of the remaining outstanding balance in installments until the bill is paid. For purpose of determining reasonableness, the parties shall consider the following: the size of deliquent account, the customer's ability to pay, the customers payment history, the time that the debt has been outstanding, and any other relevant factors relating to the customer's service. Such a payment agreementshall not exceed twelve (12) Months duration, unless the customer and utility agree to a longer period.

Lookl specifically in Paragraph 2 Where it specifically says a "payment agreement Shall.

Look at the Payment Agreement from November 1, 2024 at 12:03 AM and you will notice certain terms and conditions. Notice 12 installments.

By the Commissions direct regulations this is also defined in the defintion and is a payment agreement, not a pending agreement.

Now please read directly accross from the top of the page were it specifically states

#20 CSR 4240-13.060 Settlement Agreement & Payment Agreement

THe Commission by Commission Rules, Regulations and Tariffs specifically under those clearly states these are exactly what they mean. Settlement & Payment Agreements, not "pending" agreements like Ameren chooses to alter to.

Under Commission Rules, Regulations & Tariffs we respectfully ask the Commission under 20 CSR 4240-13.060 Paragraph enforce the contract into force and order Ameren Missouri to oblige to Commission Rule, Regulations & Tariffs 20 CSR 4240-13.060, as this is a legal binding contract under the promulgated rule under settlments and Ameren Missouri breached the legal binding status of settlments under the Commission Rule, Regulations & Tariffs.

Complainant respectfully asks for any late fees, wanton damages and all wanton damages listed in the Complainants filed awarded to the Complainant, as a result of their breach of contract.

In addition, Complainat respectfully asks the Commission to enforce Ameren Missouri the Payment Agreements, such as exhibited in the Complainants, complaint under Commission Rules, Regulation & Tariffs 20 CSR 4240-13.060 Settlement & Payment Agreements Paragraph (2)

The payment agreement sent to Mr. Felber from Ameren on November 1, 2024 at 12:03 AM, is a payment agreement by Commission Rules, Regulations and Tariffs as defined anything not to exceed 12 months. Complainants payment agreement is at 12 months, as defined by the Commission rule.

Complainant respectfully asks for a Default Judgment against Ameren Missouri immediately and the contract or payment agreement be automatically be enforced and ordered Ameren to oblige to the contract. Complainant resepctfully asks that any damages listed in the matter, be awarded to the Complainat for Ameren Missouri's

default and violations under 20 CSR 4240-13.060.

In addition, Complainant Resepctfully asks the Commission to re-open EC-2023-0395, deem the Commissioners order null and void, and enforce the legal binding contract in EC-2023-0395, that Ameren Missouri sent to Mr. Felber, as under Commission Rule Regulations & Tariffs,

The agreement Mr. Felber had in that matter, meets the SAME criteria, as the document in EC-2025-0165, and Ameren Missouri breached the contract as the Commission refers to Settlment Agreement, as the agreement was a legal binding contract between the Complainant & Ameren Missouri. It Both a settlement & payment agreement, as it was over 90 days, meeting settlement agreement was established. In addition it was no more than 12 months which specifically states in Commission Rules, Regulations & Tariffs 20 CSR 4240-13.060

There are no material facts to argue or dispute and Ameren Missouri not only breached the agreement, defined under Settlement Agreements, but also payment agreements.

There is no metnion under 20 CSR 4240-13.060 that states the words "pending" in the Rule, Regulation and tariff. The word "pending" is a word that Ameren freely chooses to add, without it being added to 20 CSR 4240-13.060

Under the Commisson Rule 20 CSR 4240-13.060, Settlement Agreement & Payment Agreement, there is no mention or no rule of pending, making any claim of "pending" invalid. It is a word, Ameren chooses to freely alter, manipulate, swap without any promulgate rulemaking develop by the Commission defining "pending payment agreements."

In addition, by paragraph (3) of 20 CSR 4240-13.060 Paragraph (3),

In settlement agreement and payment agreement dated November 1, 2024, Complainant had an agreed date for the settlment and payment agreement for November 20, 2024. On November 19, 2024, Ameren Missouri breached both the settlement and payment agreement definied clearly in Commission rules and illegally started the process of trying to disconnect Mr. Felber's utility service, prior to any payment being due.

Ameren Missouri would also be in violation of their discontinuance Commission rule, regulation and tariff.

Same applies to EC-2023-0395, Ameren Missouri, illegally discontinued Mr. Felbers utility service, by disconnecting utility service and Ameren Missouri breached paragraph's (1), (2), (3) of Commission Rule, Regulation and Tariffs 20 CSR 4240-13.060 of Settlement & Payment Agreement, as defined by Mr. Felbers settlement and payment agreement.

Complainant also moves, to show the Commission, that Ameren's exhibit copy that has a embedded in the fake document, as an email address of www2.ameren.com, which would not send.

Not only has Ameren Missouri been calling these agreements wrong, but so has the Commission, itself. By Commission Rules, Regulations and Tariffs they are called Settlement and Payment Agreement under 20 CSR 4240-13.060.

Ameren Missouri's fake, forged, altered exhibit with the www2.ameren.com email address is a fraudulent copy and an altered copy. Mr. Felber also has an audio tape, which he gave the Commission in EC-2025-0165, so the Commission can hear it.

Ameren Missouri wishes to not only alter documents and put fake email address that won't send and have the incorrect payment date on it. However, Ameren also chooses to alter the words in Commission Rules, Regulations & Tariffs that specifically state in 20 CSR 4240-13.060 that they are settlement agreements and payment agreements, and physically alter and vebally alter the wording to "pending" without promulgated rulemaking in 20 CSR 4240-13.060, paragaphs (1), (2) (3)

Whereas the Complainat respectfully asks the Commission for an immediate Default Judgment in EC-2025-0165, as the settlement agreement be enforced and Ameren ordered to oblige to the settlement order and immediately statisfy the settlements breached terms.

In addition, Complainant resepctfully asks Commission to immediately reopen EC-202-0395, as the Commissions order is null and void, on the grounds of fraud and the Commission and Ameren Missouri failing to abide by Commission Rule, Regulation and Tariff 20 CSR 4240-13.060.

Not only did Ameren default the terms and conditions of the settlement agreement in EC-2023-0395, but the Staff and the Commission further allowed Ameren Missouri to continously breach the settlement agreements terms.

There are no material facts to argue to the payment agreement, unless, Ameren Missouri really wants to argue about their fake counterfeit document embedded with www2.ameren.com, then so be it if they really do. However, it was a settlement agreement by the outlined agreement details, in which settlments are legal binding.

Meanind, Ameren Missouri must abide by both EC-2025-0165 & EC-2023-0395 settlement agreement and the Commission must immediately without trial enforce the agreements as designed under Commission Rules, Regulations & Tariffs 20 CSR 4240-13.060.

Whearas, the Complainant also asks for all wanton damages in EC-2023-0395, to be reimbursed, any late fees, disconnect fees, etc, that were clearly illegal under the settlement agreement.

In addition to the late fees in EC-2025-0165 credits, etc as a result of Ameren Missouri breaching a legal binding contract as defined under settlements.

Brett Felber 1/7/2025

All this time, they were really called settlement agreement and payment agreement.

Yep, thanks to the Commission, Ameren got to get away with being able not only alter on paper, but also the own Commission Rules, Regulations and Tariffs right under me, verbally.

Yep. No matter what way you try to spin them, modfiy the words, alter to them, doesn't make them true.

Right on the Department of Commerce Paper

See that's the thing about con artists, like Ameren Missouri Missouri. They alter so many words, that it makes the person keep digging and finding and doing further research.

Then the research hits reality. Reality is they are settlement agreement and payment agreement.

I won the payment agreement argument over a year and a half ago, the settlement agreement, is the nail. My documents are material facts, legal binding contract, that is unless Ameren wishes to alter the name and definition of what a settlement agreement is.

I would say by the actual terms and conditions I was defrauded by Ameren Missouri and the Commissioners, unless someone wants to lie and say the aren't really called Settlement agreement and payment agreement?

So let me know what definition you all wish to modify, verbally alter, blow smoke, try to sell some more bs about. Oh and the delusional stories and finishing each others stories and sentences in EC-2023-0395, brilliant. The violation mentioning and then modifying was brilliant too, I must say.

Oh and since the Commission is on better terms with Ameren than I am, ask them when they are going to have all the money they owe me back from the breach of their settlement agreement & payment agreement. Not their delusional thinking of "pending" payment agreement.

Ameren owes me back, what they stole from me. Enjoy settlement agreements and payment agreements and remember Ameren Missouri, no matter what you try to do to insert the word "pending" into it, my agreements are settlement agreements and payment agreements. under all paragraphs of settlement agreements.

Oh and this is my formal way to Ameren, please abide by the settlement agreements in both EC-2025-0165 and EC-2023-0395 and return all damages immeidately within 10 days or I will take legal action in court against you and I will further file a complaint with the Prosecuting Attorney's Office for failure to abide by the settlement agreement and payment agreement.

Remember that word Ameren, you are going to hear a lot of it settlement agreement and payment agreement.

How does it feel Ameren now that I caught you in a lie? I mean come on, I have ties to the data recovery business, I own my own IT consultant company and am a partial owner of a data recovery business, retaining words is a must. Because we hear and see the most incredible bs that you ever want to hear.

I essentially being in data forensics investigate peoples bs. Sort of like the bs, Ameren continues to sell. I can say Ameren the BS you sold was the biggest bunch I've ever heard out of anyone. I never heard so many swaps and altering of words in my life.

Have fun Ameren with your delusional "pending" payment agreements. I'll stick with the actual Commission Rules, Regulations and Tariffs of Settlement agreement and payment agreement.

My agreements are material facts, they are legal binding under settlement agreement 20 CSR 4240-13.060, there is nothing to argue as Ameren Missouri breached a legal binding contract fully enforceable.

I expect the Commission to grant this immediately, award all necessary damages in both matters, void the Report and Order immediately in EC-2023-0395 and order Ameren comply with all legal binding contracts under settlements and all the money in wanton damages and anything less than wanton would be an insult.

Ameren Missouri, let alone the Staff and the Commission were clearly misleading and misleading and allowed Ameren to defraud me out of money I shouldn't have lost.

Do the right thing here Commission. Ameren defaults the legal binding contracts under settlement agreement and is in immediate default.

There is no "pending" payment agreement. Thanks for the delusional stories.

Brett Felber 1/7/25

# STATE OF MISSOURI

## OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 14<sup>th</sup> day of January 2025.

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Nancy Dippell Secretary

# MISSOURI PUBLIC SERVICE COMMISSION January 14, 2025

#### File/Case No. EC-2025-0165

**MO PSC Staff** 

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**MO PSC Staff** 

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Jennifer Hernandez 1901 Chouteau Avenue Saint Louis, MO 63103 amerenmoservice@ameren.com

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,

Nancy Dippell Secretary

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.