

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Brett Felber,

Complainant,

v.

Union Electric Company d/b/a Ameren
Missouri,

Respondent.

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)
) **File No. EC-2026-0004**
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NOTICE OF EX PARTE COMMUNICATION

Issue Date: September 5, 2025

On September 3, 2025, the Chief Regulatory Law Judge and the Regulatory Law Judge issuing this notice received two 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).



BY THE COMMISSION

Nancy Dippell

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 5th day of September, 2025.

From: [Brett Felber](#)
To: [Clark, John](#); [Dippell, Nancy](#); [Hernandez, Jennifer L](#)
Cc: [Tegridy Midwest Dairy & Produce Farms LLC](#)
Subject: Ameren Complaint Petition
Date: Wednesday, September 03, 2025 12:06:53 PM
Attachments: [Www2.ameren.com.PNG](#)
[Petition for Investigation and Relief EC-2026-0004.pdf](#)

Good afternoon, your honor. There seems to be some confusion. I'm not trying to reopen EC-2026-0004. The png file is a copy of a broken link, that just so happens to have the [www2.ameren.com](#), that Ameren is aware of and hasn't fixed yet. This is the redirect of what it sends to me.

I'm using that to compare and apply that it seems investigation into [www2.ameren.com](#), since Ameren is trying to use a phishing link to demand payment.

This PNG is from yesterday. It's an invalid , broken, removed server that leads to nothing. It just so happens to be the same domain/address Ameren disguised as an email address.

I've already brought it up to the Prosecutor Attorney, so deny all you want, it doesn't remove it.

When does fairness come in your honor? I've been extremely lenient and patient, but the rules keep on getting bent for Ameren.

Please file this. It is not an option for a denial. It is a demand. If it doesn't get investigated. I'm turning it all over , with the names of every party who participated in this level of fraud.

This is fraud. Period. The Commission has the power to investigate it.

Brett Felber

From: [Brett Felber](#)
To: [Dippell, Nancy](#); [Clark, John](#); [Hernandez, Jennifer L](#)
Cc: [Tegridy Midwest Dairy & Produce Farms LLC](#)
Subject: Ameren EC-2026-0004
Date: Wednesday, September 03, 2025 12:22:41 PM

I will apologize that I sent that email, but I think it is important to establish this is the same pattern, that shows identical and similar characteristics.

More importantly, what are you all hiding and trying to keep from the public or me the complaint? Rather suspicious that the Commission comes to defend Ameren on filed documents.

What are you hiding? What doesn't Ameren or the Commisison want me to know? Besides being ghosted, or being given excuses?

Mrs. Dippell see that gets filed. I also did email you about a Sunshine records request about documentation from Ameren Missouri in our informal complaint.

I've said all I should. I apologize as well. All I ask is for fairness.

Brett Felber

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In re: EC■2026■0004 – Brett Felber, Complainant, vs. Ameren Missouri, Respondent

PETITION FOR INVESTIGATION AND RELIEF

Complainant:

Brett Felber
2865 Dividend Park Dr
Florissant, Missouri 63031

Respondent:

Ameren Missouri
1901 Chouteau Ave
St. Louis, Missouri

Docket No.: EC■2026■0004

Date Filed: September 3, 2025

I. Nature of the Petition

Complainant hereby petitions the Missouri Public Service Commission (“Commission”) pursuant to §386.390, RSMo, and 20 CSR 4240■2.070, to investigate Respondent Ameren Missouri for continuing to tender what appear to be counterfeit or fraudulent documents, broken or non■existent domains and links, and invalid email addresses — conduct that not only impairs the integrity of the Commission’s proceedings but may amount to phishing or deceptive practices.

II. Commission’s Jurisdiction

The Commission has jurisdiction pursuant to §386.390, RSMo, which allows any person to file a complaint or petition regarding utility conduct, and 20 CSR 4240■2.070, which establishes the procedures for filings. These rules require the Commission to investigate, order responses, and hold hearings when appropriate.

III. Facts Supporting the Petition

1. Respondent has repeatedly filed documents that appear forged or invalid, including domains, links, and email addresses that are inaccessible or non■existent.
2. Despite notification, as of September 2, 2025, Respondent continues to tender the same questionable documentation in new filings.
3. Such conduct may constitute deliberate deception, phishing, or fraudulent representation to the Commission — undermining fair adjudication and public trust.
4. Complainant is thus aggrieved and seeks Commission action to remedy these repeated violations.

IV. Relief Requested

Complainant respectfully requests the following relief:

1. Order the Commission's Staff to investigate the source, authenticity, and veracity of all documentation and communications filed by Respondent.
2. Require Respondent to re-submit valid and authenticated documentation, including valid domains, working links, and legitimate email addresses.
3. Compel discovery to clarify the factual basis and origins of the submitted documents.
4. Sanction or dismiss filings that are fraudulent or deceptive, and issue default orders where necessary.
5. Provide for an evidentiary hearing if needed.
6. Protect the integrity of Commission proceedings.

V. Compliance with 20 CSR 4240-2.070

Complainant's filing includes name, contact information, nature of petition, relief sought, jurisdiction, and prior attempts at resolution, as required under Missouri PSC regulations.

VI. Conclusion

Complainant respectfully requests that the Commission accept this petition, compel valid documentation, investigate Respondent's conduct, impose sanctions as warranted, and issue an appropriate order resolving these issues.

Date: September 3, 2025

Respectfully submitted,

Brett Felber
Complainant

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of this Petition for Investigation and Relief was served by certified mail or EFIS filing to Respondent and filed with the Commission Secretary on this 3rd day of September, 2025.

Brett Felber

Server Error

500 - Internal server error.

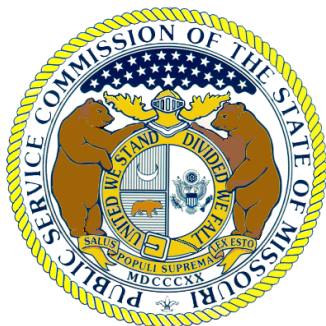
There is a problem with the resource you are looking for, and it cannot be displayed.

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 5th day of September 2025.



Nancy Dippell

Nancy Dippell
Secretary

MISSOURI PUBLIC SERVICE COMMISSION

September 5, 2025

File/Case No. EC-2026-0004

MO PSC Staff

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Union Electric Company

Jennifer Hernandez
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jhernandez2@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.