



Joplin Public Library

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JAN 12 2026

Missouri Public Service Commission

FAX

ATTENTION DataCTR case # EC-2026-0150 DATE 1/11/26

COMPANY Mo PSC Tribunal FAX # 573-526-1500

From: Elizabeth Total pages, including cover sheet 5

Message:

Follow Up from Motion to Amend Statute 386.820
in the Event that I am not allowed to Ammend
Notices of Revoke of offered Equipment
per it is Dangerous and Notice of that Fraud that

Received Time Jan. 11. 2026 4:03PM No. 1952

GLOSSARY of Notices of Right to Revoke Dangerous Equipment service offers in regards to the theorum spoof of an illusory opt out propaganda

A pg. 1-2 Notice of Fraud and Extortion

Civil Rights violations Federal the MO Statute 386.820

Intentional Deception 18 U.S. Code, Sec. 1341 Fraud & Swindles

Extortion as prohibited by Hobbs Act 18 U.S. Code 1951 (b) (2)

B pg. 1-2 Notice of Fire and Explosion Hazard Advanced meter without

consent. Requesting immediate install of ANALOG meter

Summary of Notices herein If I am not able to amend Section

MO Statute 386.820 than subsequently these Notices are relayed

From: Elizabeth Peterson personally as well as my Representing "The Public"
(Name)
(Address)
(Account Number) Ref # Tribunal Case Matter MO PSC

To: Energy Utility Vendor's as MO Monopolies; Empire Electric
(Name, Title)
(Company) Do also hereby per MO Public Service Commission in collusion
(Address) - Subject Fraud & Extortion

Date: Per MO statute 386.820 as an "Illusory" opt out that
is per Case # EC 2026-0150 attempting to by compulsory
and threat of shut OFF illegally via Court procedural uphold FRAUD

NOTICE OF FRAUD AND EXTORTION
DEMAND FOR IMMEDIATE CESSATION OF VIOLATIONS
NOTICE OF LIABILITY

The meter you have offered as an "opt-out" is not an opt-out meter because your "opt-out" meter carries and imposes most of the same hazards and harm as your standard electronic utility meter (see numbered list below). Your use of the term "opt-out" represents intentional deception (Criminal Fraud) and is therefore violation of 18 U.S. Code, Sec. 1341, Frauds and Swindles calling for fines and 20 years imprisonment and, separately, represents Extortion prohibited by Hobbs Act, 18 U.S. Code 1951 (b)(2) also calling for fines and 20 years imprisonment. Those violations also cause automatic obligation of major civil penalties and liabilities against you and in the favor of anyone who is offered an "Opt-Out" program or contract for your violation of the above Codes and 4th Am. BOR, U.S. Constitution.

The term "opt-out", to be true and accurate in reference to utility meters, must represent that you are offering to provide a safe and lawful Electromechanical Meter:

1. Containing no internal electronic components.
2. Containing no harmful, hazardous, invasive or unlawful components such as radio frequency radiation emitters and/or transmitters which may not, by FCC regulations, be installed on any private property without consent of the property owner.
3. Containing no switch mode power supplies or other devices which steal electricity from utility customers and cause damage to appliances and electronic devices, and which emit wasteful and biologically harmful transients ("dirty electricity") on customer wiring circuits causing electric fields to penetrate living spaces.
4. Containing no surveillance devices and recording no surveillance data without written consent of property owners and occupants.
5. With and including necessary surge protection devices/s as is required in utility meters to protect the safety and property of property owners and occupants from anticipated high-voltage grid line surges which commonly result in fires and electric shock damage to appliances, wiring and occupants.

You are an executive in the utility industry and therefore you cannot claim ignorance of the above violations, therefore you are knowingly committing Fraud and Extortion by demanding fees and offering a so-called "opt-out" program or contract which, in fact, does not provide opt-out of the hazards and harm represented by electronic utility metering as listed above.

Deceptive word games using the term "opt-out" do not change the fact that electronic metering is unsafe, unlawful, hazardous and damaging to health, safety and property values, and that you, by your Fraud, Extortion, misrepresentations and trespass are personally liable for criminal prosecution, civil penalties and all damages related to that hazard and harm for all time during which any electronic utility meter is present on our property and installed in wiring circuits serving our location.

DEFAULT ACCEPTANCE OF TERMS

If you wish to avoid major civil penalties, claims and criminal prosecution, you must, within 7 days of this delivery, provide a safe and lawful electromechanical utility meter at no additional cost, fee or penalty to our account/s. Failure to provide such service and equipment timely is confession to, demonstration of, and admission of your Criminal Fraud, Trespass, Violation of Easement, and Extortion as represented above. You may not refuse service or charge fees for complying with our request for safe and lawful metering. By your failure or refusal to provide safe and lawful electromechanical utility metering within 7 days of this delivery you accept all liabilities, obligations, fees and claims as we may choose to submit, and you offer to pay all related claim/s and comply with all of our presented terms without contest or delay.

GENERAL TERMS

The safe and lawful electromechanical utility meter you must provide to avoid liabilities is less expensive than an electronic meter and it requires no computer infrastructure, therefore no additional charges are justified or permissible. We are ~~not~~ ^{NOT} paying for on-site meter reading as we have always done ~~no~~ ^{BY APA} additional charges are allowable for on-site reading of the meter. It is clear that any customer with an electromechanical meter should receive, if anything, discounted service, and not be subject to any additional charges. Your company has no privilege, authority or entitlement to gather personal data of living habits inside our home in violation of law by your collection of "time-of-use" data on usage of our electric appliances, devices and equipment nor do we grant any such privilege or authority to you or your company. Your failure to timely rebut all points herein with fact, law and evidence represent your acceptance of those terms. Agent correspondence have no effect on this instrument. Any point rebutted herein with prevailing fact, law or evidence shall not diminish the effect of any other point herein.

Notice to agent is notice to principal and notice to principal is notice to agent.

Sincerely,

Elizabeth Peterson

(signature)

Elizabeth Peterson 1/11/26

NOTICE OF FRAUD AND DEMAND FOR REMEDY, Page 2 of 2

Relevant in the Matter of EC - 2026-0150
pertinent Statute MO 386.820 as Fraudulent

From: Elizabeth Peterson
(name)
(Address)
(Utility account number)

To: Missouri American Water & MO PSC per ALJ Judge Clark
(name and title of utility company CEO or top officer)
(Utility company address)

(date) 1/11/26

**URGENT NOTICE OF HAZARD OF FIRE AND EXPLOSION
NOTICE OF MAJOR LIABILITY
IMMEDIATE ACTION IS REQUIRED**

It has come to our attention that you are causing major hazard to our lives and property. You must immediately correct this problem and remove all hazardous equipment and systems as you maintain our electric service.

1. You have authorized and ordered the installation of an electronic utility meter on our property without proper notice and without the consent of the property owner and occupants.
2. The device you have authorized to be installed is an unlawful and hazardous electronic utility meter which has replaced your safe and lawful electromechanical meters.
3. Electronic utility meters contain flammable electronic components which are destroyed by explosion and fire in the instance of a high voltage grid line surge.
4. Electronic utility meters have no surge protection as traditional electromechanical meters had.
5. Nationally, thousands of fires and explosions are caused every year by the installation of unsafe and unlawful electronic utility meters. Current "standard" and "advanced" electronic utility meters are all unsafe and unlawful due to lack of surge protection. There is no such thing as a safe and lawful electronic utility meter because they all lack surge protection and grid surges are common and regular.
6. You are a top officer at a utility company, therefore it is reasonable to assume that you are aware of the lack of surge protection in electronic meters and the hazard of explosions and fires those meters represent. If you were not previously aware of that, you are aware of that after the delivery of this notice.
7. Being aware of the severe and urgent hazard caused by electronic utility metering you are in Gross Negligence, Trespass and Criminal Fraud by allowing and authorizing the installation of an electronic utility meter on our property without full disclosure and without our consent.

We require immediately that, at your expense, full and effective surge protection be installed to remove all hazards, or that all hazardous metering devices, equipment and systems be removed and replaced with safe and lawful electromechanical metering equipment with internal surge protection.

By your failure, within 7 days, to provide surge protection or to remove and replace all hazardous electronic metering equipment as described above, or replacement of hazardous electronic metering with safe and lawful electromechanical metering, you are agreeing to pay a penalty fee of \$1,000,000.00 plus all damages, expenses, costs of collection and legal fees in the case of any surge-caused fire, explosion, burning, damaging or disabling of the electronic utility meter which you have authorized to be installed on our property. Electric utility meters are positioned on our property, so any hazard to the meter is hazard to our property.

You personally and your company, staff and shareholders are fully and separately liable for this obligation. You will pay all claimed amounts within 21 days of delivery of supported claim or be subject to triple damages and penalties, all due on the original date of claim with interest and additional penalties accruing.

Any response or rebuttal to this Notice must be received within 21 days, sworn by you for truth under penalty of perjury, notarized, and prevailing in argument as determined by an arbiter or judge of our choice. Unsupported denial shall not prevail. Your rebuttal must, with fact, evidence and law, prove the above assertions to be incorrect. You must promptly provide any additional information or materials we request in support of your positions. Proof of incorrectness of any point herein shall not diminish the effect of any other point herein. Any failure of timely prevailing rebuttal to this notice constitutes agreement with all representations, allegations, statements, declarations and assumptions herein and agreement to perform as prescribed herein.

Notice to principal is notice to agent and notice to agent is notice to principal.

Sincerely,
Elizabeth Peterson

Elizabeth Peterson 1/11/26