

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

LATRELL S. GERMANY,)

Complainant,)

)

v.) File No. GC-2026-0278

) (Consolidated with EC-2026-0279

SPIRE MISSOURI INC.,) and WC-2026-0287)

UNION ELECTRIC COMPANY (AMEREN),)

MISSOURI AMERICAN WATER CO.,)

Respondents.)

COMPLAINANT'S FORMAL NOTICE AND DEMAND FOR MANDATORY
FINANCIAL DISCLOSURE, DISBURSEMENT OF TRUST ASSETS, AND
EMERGENCY STAY OF DISCONNECTION

COMES NOW Latrell S. Germany (hereinafter "Complainant"), appearing as a
natural person and primary beneficiary of the Germany Family Trust, and for her

Formal Notice and Demand against Respondents and the Missouri Public Service Commission (PSC), states as follows:

I. DEMAND FOR FINANCIAL DISCLOSURE AND SECURITY IDENTIFICATION

Pursuant to the Commission's investigatory powers under RSMo § 393.140 and the disclosure requirements of 12 C.F.R. § 1024.36, Complainant demands the immediate production of the Committee on Uniform Securities Identification Procedures (CUSIP) numbers or International Securities Identification Numbers (ISIN) associated with each utility account of record.

Complainant further demands mandatory disclosure of any and all Administrative Bonds, Payment Bonds, or Indemnity Bonds held by the Commission or Respondents linked to the administration of these consolidated cases.

Pursuant to 28 U.S.C. § 2041, Complainant demands an accounting of all capital gains or financial offsets derived from the securitization of the underlying utility contracts, asserting a superior and immediate claim to these assets as the primary beneficiary.

II. DEMAND FOR CERTIFIED ACCOUNTING AND RECORD OF TENDER

Complainant demands a Certified "Life of Account" Ledger for the following accounts: Spire (██████████), Ameren (██████████), and Missouri American Water (██████████).

Complainant demands a formal accounting of the Bills of Exchange and Payment Drafts tendered on March 24, 2025, and November 3, 2025. Under RSMo § 400.3-603(b), the refusal of this tender discharged the obligation to the extent of the tender. Retention of these instruments without credit constitutes conversion under RSMo § 400.3-420.

III. EMERGENCY SAFETY MANDATE (RSMo § 393.130)

Complainant asserts that Respondents have been in Actual Notice of a Chronic Medical Condition (Asthma) since May 12, 2025.

Under 20 CSR 4240-13.050(10), Respondents are legally prohibited from terminating service where such termination aggravates a medical emergency.

Complaint demands the immediate restoration of any terminated services and a permanent stay of disconnection to ensure "safe and adequate" service for a household containing a medically fragile adult and a one-month-old infant, as mandated by RSMo § 393.130.

IV. CONCLUSION

The facts stated herein are legally documented, true, and correct. Complainant moves the Commission to order immediate disclosure and stay all adverse collection activity pending a full forensic accounting.

Respectfully submitted,

Dated: May 15, 2026

/s/ Latrell S. Germany

[REDACTED]

[REDACTED]

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been sent via electronic mail on this 15th day of May, 2026, to:

Spire Missouri Inc.: [REDACTED])

Ameren Missouri: [REDACTED]

Missouri American Water: [REDACTED]

Commission Secretary: [REDACTED]

/s/ Latrell S. Germany