# BEFORE THE RAILROAD COMMISSION OF TEXAS

STATEMENT OF INTENT OF § CENTERPOINT ENERGY RESOURCES § CORP., D/B/A CENTERPOINT ENERGY § ENTEX AND CENTERPOINT ENERGY § TEXAS GAS TO INCRASE RATES ON A § DIVISION-WIDE BASIS IN THE TEXAS § COAST DIVISION §

GAS UTILITIES DOCKET NO. 10432 AND CONSOLIDATED DOCKETS

#### FINAL ORDER

Notice of Open Meeting to consider this Order was duly posted with the Secretary of State within the time period provided by law pursuant to TEX. GOV'T CODE ANN. Chapter 551, et seq. (Vernon 2008 & Supp. 2015). The Railroad Commission of Texas adopts the following findings of fact and conclusions of law and orders as follows:

## **FINDINGS OF FACT**

- 1. CenterPoint Energy Resources Corp., d/b/a CenterPoint Energy Entex and CenterPoint Energy Texas Gas (CenterPoint Texas, CPT, or company) is a gas utility as that term is defined in the Texas Utility Code and is subject to the jurisdiction of the Railroad Commission of Texas (Commission).
- 2. On March 27, 2015, CPT filed a Statement of Intent to Increase Rates on a Division-Wide Basis in the Texas Coast Division. That filing was docketed as GUD No. 10432.
- 3. On April 28, 2015, the Commission suspended the implementation of CPT's proposed rates for up to 150 days.
- 4. By letter, on April 30, 2015, the company extended the statutory deadline to October 20, 2015.
- 5. For all customers located in unincorporated or environs areas, CPT published a Public Notice of its statement of intent to increase rates in its Texas Coast Division, once a week in six newspapers of general circulation for four or more consecutive weeks beginning on approximately April 10, 2015, in accordance with Gas Utility Regulatory Act (GURA) §104.103(a) and 16 TEX. ADMIN. CODE §§ 7.230 AND 7.235 (2015).
- 6. The publication of notice meets the statutory and rule requirements of notice and provides sufficient information to ratepayers about the proposed rate increase in the *Statement of Intent*, in accordance with GURA §104.103(a) and 16 TEX. ADMIN. CODE §§7.230 AND 7.235 (2015).

- 7. CPT proposes to implement the proposed rate on a division-wide basis and also filed a *Statement of Intent* to increase rates for the municipalities in the Texas Coast Division.
- 8. The following municipalities surrendered jurisdiction to the Commission: Clear Lake Shores Inc., Danbury Inc., El Lago Inc., Hitchcock Inc., Jones Creek Inc., Liverpool Inc., Pleak Inc., Richwood Inc., and Weston Lakes Inc. in accordance with TEX. UTIL. CODE ANN. §§ 102.001 (a)(1)(A) and (B), and 103.003 (Vernon 2007 and Supp. 2015).
- 9. Staff of the Railroad Commission (Staff) and Gulf Coast Coalition of Cities (GCCC) intervened in these consolidated proceedings on April 8, 2015.
- 10. The GCCC cities include the following: Alvin, Brookshire, Clear Lake Shores, Dickinson, Friendswood, Fulshear, Kemah, Lake Jackson, La Marque, Manvel, Mont Belvieu, Morgan's Point, Rosenberg, Santa Fe, Seabrook, Sugar Land, Taylor Lake Village, Texas City, Webster, and Weston Lakes.
- 11. Texas Coast Utilities Coalition (TCUC) intervened in these consolidated proceedings on April 28, 2015.
- 12. The TCUC cities include the following: Angleton, Baytown, Clute, Freeport, League City, Pearland, Shoreacres, West Columbia, and Wharton.
- 13. The following cities denied the *Statement of Intent* filed by CPT and the utility filed an appeal to the Commission: Alvin, Beach City, Dickinson, Friendswood, Fulshear, La Marque, La Porte, Lake Jackson, Manvel, Mont Belvieu, Morgan's Point, Rosenberg, Santa Fe, Seabrook, Sugar Land, Texas City, and Webster. The case was docketed as GUD No. 10440, and a motion to consolidate was granted on May 21, 2015.
- 14. The cities of Brookshire and Kemah denied the *Statement of Intent* filed by CPT and the utility filed an appeal to the Commission. The case was docketed as GUD No. 10444, and a motion to consolidate was granted on June 9, 2015.
- 15. The cities of Houston, Deer Park, Missouri City and Pasadena are part of the company's Houston Division, as their corporate limits extend into the Texas Coast Division but are served under tariffs approved for the Houston Division. The company is not requesting a rate change for these cities.
- 16. On May 29, 2015, the company made an Errata filing that included testimony, exhibits and schedules to correct an error related to its unrecovered postretirement expense balance and the flow-through effects.
- 17. The Unanimous Settlement Agreement resolved all issues and no issues where preserved for further litigation.

- 18. CPT established that the utility maintains its books and records in accordance with the Federal Energy Regulatory Commission's (FERC) Uniform System of Accounts (USOA) prescribed for Natural Gas Companies.
- 19. CPT established that the utility has fully complied with the books and records requirements of Commission Rule 7.310 and the amounts included therein are therefore subject to the presumption encapsulated in Commission Rule 7.503 that these amounts are reasonable and necessary.
- 20. The test year in this filing is based upon the financial data for the twelve month period ended September 30, 2014, adjusted for known and measurable changes.
- 21. The proposed rate increase is driven by several factors that includes, but is not limited to, increased infrastructure investment, rising operating costs, necessity to earn a reasonable rate of return, and that the Texas Coast Division rates have not changed since the current division-wide rates were adjusted under the COSA mechanism in 2011.
- 22. The COSA-2 tariff was approved by several municipalities in 2008.
- 23. The Texas Coast Division COSA-2 Tariff includes the following cities and surrounding areas: Alvin, Beasley, Beach City, Brookshire, Brookside Village, Clear Lake Shores, Danbury, Dickinson, East Bernard, El Lago, Friendswood, Fulshear, Hillcrest Village, Hitchcock, Jones Creek, Katy, Kemah, Kendleton, Lake Jackson, La Marque, La Porte, Liverpool, Manvel, Mont Belvieu, Morgan's Point, Needville, Orchard, Oyster Creek, Pleak, Richwood, Richmond, Rosenberg, Santa Fe, Seabrook, Sugar Land, Taylor Lake Village, Texas City, Wallis, and Webster.
- 24. The COSA-3 tariff was approved by the Commission in the Final Order in GUD No. 9791 and established a procedure whereby CenterPoint Texas annually made adjustment to its Texas Coast Division customer charges for natural gas distribution service.
- 25. Those adjustments accounted for changes in the cost of service of CenterPoint Texas as calculated according to a formula in the tariff without the necessity of an additional full rate case.
- 26. The Texas Coast Division COSA-3 Tariff includes the following cities and surrounding areas: Angleton, Bacliff, Barretts Settlement, Baytown, Boling, Chanel Area, Clute, Columbia Lakes, Crosby, Damon, Freeport, Glen Flora, Highlands, Hungerford, Iago, Iowa Colony, League City, New Gulf, Old Ocean, Pearland, Pecan Grove, Rosharon, San Leon, Shoreacres, Sienna Plantation, Teal Run, Van Vleck, West Columbia, Weston Lakes, and Wharton.
- 27. The Unanimous Settlement Agreement contemplates that the approximate \$4,900,000 revenue increase is a "black box" amount meaning that it is not tied to any specific expense in the company's underlying cost of service.

- 28. CPT initially requested in the Errata filing a division-wide revenue requirement increase of approximately \$7,184,103.
- 29. The Unanimous Settlement Agreement requests a system-wide revenue requirement annual increase of \$4,900,000.
- 30. This represents a decrease from the Errata filing of \$2,284,103, which is a decrease of nearly 32% compared to the Errata filing.
- 31. The parties have established that the proposed revenue increase of \$4,900,000 is just and reasonable.
- 32. The proposed division-wide rates will affect the following classes of customer in the Texas Coast Division: Residential (RS), General Service Small (GSS), and General Service Large Volume (GSLV).
- 33. The rates reflected in the attached *Unanimous Settlement Agreement*, and the customer charges set forth therein, are just and reasonable.

	Customer Charge	Single Block Volumetric
Residential	\$15.00	\$0.07460 per Ccf
General Service - Small	\$15.50	\$0.06710 per Ccf
General Service - Large	\$45.00	\$0.04400 per Ccf

34. The following capital structure; cost of debt; cost of equity; weighted cost of capital; overall rate of return; and pre-tax return included in the Unanimous Settlement Agreement are just and reasonable.

	Capital Structure	Debt/Equity Cost	Weighted Cost of Capital	Pre-tax Return
Long-Term Debt	45.5%	6.1141%	2.78%	2.78%
Common Equity	54.5%	10.0000%	5.45%	8.38%
Rate of Return	100.0%		8.23%	11.17%

- 35. The Unanimous Settlement Agreement is just and reasonable to require that any future Interim Rate Adjustment (IRA) filing in the Texas Coast Division pursuant to TEX. UTIL. CODE ANN. § 104.301 shall use the following factors until changed by a subsequent rate proceeding:
  - a. The capital structure and related components as shown in Finding of Fact No. 34 above.
  - b. For any initial IRA filing, the Net Investment, which includes detail of Plant in Service amounts by Fixed Capital Account (FCA) along with the associated

depreciation rate for each account as shown on Exhibit C of the Unanimous Settlement Agreement.

- c. For any initial IRA filing, the beginning amount of ad valorem taxes at the Texas Coast Division level is \$2,238,994 and the standard sales service amount is \$2,179,217. Margin tax will be calculated using a .75% factor until or unless changed by statute.
- d. For any initial IRA filing, the rate base amount for standard sales service is \$132,920,321 for purposes of calculating the federal income tax on related schedules in the IRA filing. This amount is derived based on settlement and should not be considered precedential for purposes of regulatory assets or liabilities associated with pensions, retirement plans, and deferred benefits requested in this case.
- e. For any initial IRA filing, the customer charges as noted in Finding of Fact No. 33 above will be the starting rates to apply to any IRA adjustment.
- f. The base rate revenue allocation factors to spread any change in IRA increase/decrease to the appropriate customer classes are, as follows:

Residential	General Service – Small	General Service - Large
92.5131%	6.3790%	1.1079%

36. The base year level of pension-related and other post-employment benefits expenses shall be as follows:

Description	Total
Pension	\$1,666,822
Benefit Restoration Plan	\$ 290,207
Post-Employment	\$ 138,363
Post Retirement	\$ 469,733

- 37. During the test year, services were provided to the Texas Coast Division by certain affiliates: Service Company, CenterPoint Energy Houston Electric, LLC and other divisions of CenterPoint's Gas Operations.
- 38. The Service Company personnel carry out corporate oversight and managerial functions for CenterPoint Energy, Inc. (CNP) and its business units and are comprised of four main groups, which are shown below in Figure 6.1: Corporate Services, Information Technology, Business Support Services, and Regulated Operations Management.

- 39. CenterPoint Texas has established that the services provided by its affiliates on behalf of the Texas Coast Division are reasonable and necessary.
- 40. The affiliate expenses included in the company's filing are reasonable and necessary costs of providing gas utility service, and the prices charged to the Texas Coast Division are no higher than the prices charged by the supplying affiliate to other affiliates or divisions of CenterPoint Texas, or to a non-affiliated person for the same item or class of items.
- 41. On June 1, 2015, the rate case expenses from GUD No. 10432 and consolidated cases were severed into GUD No. 10441, styled as *Rate Case Expenses Severed from GUD No.* 10432. After receipt of the Unanimous Settlement Agreement, consistent with the agreement of the parties, GUD No. 10441 was incorporated back into GUD No. 10432.
- 42. CPT requested actual and estimated rate case expenses totaling \$619,887.57.
- 43. It is reasonable to adjust downward CPT's rate case expenses by \$486.68 due to two invoices with hotel expenses in excess of \$150.00 per night.
- 44. CPT has established that the adjusted actual and estimated rate case expenses totaling \$619,400.89 are just and reasonable.
- 45. GCCC has established that its actual and estimated rate case expenses totaling \$86,458.94 are just and reasonable.
- 46. TCUC established that its actual and estimated rate case expenses totaling \$75,840.29 are just and reasonable.
- 47. The hourly rates charged by attorneys and consultants were reasonable rates charged by firms in cases addressing utility rate matters.
- 48. The attorneys and consultants did not charge any expenses for luxury items and did not incur any airline, lodging, or meal expenses.
- 49. The amount of work done and the time and labor required to accomplish the work was reasonable given the nature of the issues addressed.
- 50. The complexity and expense of the work was relevant and reasonably necessary to the proceeding, and was commensurate with both the complexity of the issues and necessary to completing the matter before the Commission.
- 51. The total just and reasonable rate case expenses for CPT, GCCC and TCUC are \$781,700.12.

- Page 7
- 52. It is reasonable that the recovery of \$781,700.12 in total rate case expenses be over an approximate thirty-six month (36) period with the surcharge separately stated on each bill.
- 53. It is just and reasonable that the recommended recovery rate be \$0.08 per bill be uniformly allocated for Residential, General Service Small, and General Service Large Volume customers in the Texas Coast Division.
- 54. It is reasonable for CenterPoint Texas to reimburse the Commission approved amount of rate case expenses within 30 days of the issuance of an order authorizing recovery of those expenses to GCCC and TCUC.
- 55. It is reasonable for the rate case expense recovery to be properly reconciled annually with the Commission's Oversight & Safety Director to ensure that no under-recovery or over-recovery occurs to customers or the company.
- 56. The tariffs attached to this Final Order are just and reasonable.

# **CONCLUSIONS OF LAW**

- 1. CenterPoint Energy Resources Corp., d/b/a CenterPoint Energy Entex and CenterPoint Energy Texas Gas (CenterPoint Texas, CPT, or company) is a Gas Utility as defined in TEX. UTIL. CODE ANN. §§ 101.003(7) and 121.001 (Vernon 2007 and Supp. 2015) and is therefore subject to the jurisdiction of the Railroad Commission of Texas (Commission).
- 2. The Commission has jurisdiction over CPT and CPT's *Statement of Intent* under TEX. UTIL. CODE ANN. §§ 102.001, 103.022, 103.054, & 103.055, 104.001, 104.001 and 104.201 (Vernon 2007 and Supp. 2015).
- 3. Under TEX. UTIL. CODE ANN. §102.001 (Vernon 2007 and Supp. 2015), the Commission has exclusive original jurisdiction over the rates and services of a gas utility that distributes natural gas in areas outside of a municipality and over the rates and services of a gas utility that transmits, transports, delivers, or sells natural gas to a gas utility that distributes the gas to the public.
- 4. Under TEX. UTIL. CODE ANN. §102.001 (Vernon 2007 and Supp. 2015), the Commission has exclusive original jurisdiction over the rates and services of a gas utility for the areas inside a municipality that surrenders (cedes) its jurisdiction to the Commission. The following cities surrendered their municipal original jurisdiction: Clear Lake Shores Inc., Danbury Inc., El Lago Inc., Hitchcock Inc., Jones Creek Inc., Liverpool Inc., Pleak Inc., Richwood Inc., and Weston Lakes Inc.
- 5. The Commission has exclusive appellate jurisdiction pursuant to UTIL. CODE ANN. §§102.001 (b) and 103.001, et seq. (Vernon 2007 and Supp. 2015) to review a decision

by a municipality that exercises its exclusive original jurisdiction, so long as, the decision is appealed in accordance with GURA §103.051, et seq.

- 6. The Commission has exclusive appellate jurisdiction over the following cities that denied the *Statement of Intent* filed by CenterPoint Texas and the company subsequently filed an appeal to the Commission: Alvin, Beach City, Dickinson, Friendswood, Fulshear, La Marque, La Porte, Lake Jackson, Manvel, Mont Belvieu, Morgan's Point, Rosenberg, Santa Fe, Seabrook, Sugar Land, Texas City, and Webster. On May 5, 2015, CenterPoint Texas filed the related *Petition for Review of Municipal Rate Decisions and Motion to Consolidate*, which was docketed as GUD No. 10440 and consolidated with GUD No. 10432.
- 7. The Commission has exclusive appellate jurisdiction over the cities of Brookshire and Kemah that denied the *Statement of Intent* filed by CenterPoint Texas and the company subsequently filed an appeal to the Commission. On June 4, 2015, CenterPoint Texas filed a *Petition for Review of Municipal Rate Decisions and Motion to Consolidate*, which was docketed as GUD No. 10444 and consolidated with GUD No. 10432.
- 8. The following cities retained their municipal exclusive original jurisdiction: Beasley, Brookside Village, Clute, East Bernard, Freeport, Hillcrest Village, Katy, Kendleton, Needville, Orchard, Oyster Creek, Richmond, Shoreacres, Taylor Lake Village and Wallis, because they took no action on the company's proposed rates and consequently the proposed rates took effect in those cities on May 23, 2015.
- 9. The following cities retained their municipal exclusive original jurisdiction: Angleton, Baytown, League City, Pearland, West Columbia, and Wharton, because they adopted the same division-wide tariffs proposed in the *Unanimous Settlement Agreement*.
- 10. This proceeding was conducted in accordance with the requirements of GURA §§101.001 et seq., (Vernon 2007 and Supp. 2015) and the Administrative Procedure Act, TEX. GOV'T CODE ANN. §§ 2001.001 et seq., (Vernon 2008 and Supp. 2015) (APA).
- 11. TEX. UTIL. CODE ANN. §104.107 (Vernon 2007 and Supp. 2015) provides the Commission's authority to suspend the operation of the schedule of proposed rates for 150 days from the date the schedule would otherwise go into effect.
- 12. The proposed rates constitute a major change as defined by TEX. UTIL. CODE ANN. §104.101 (Vernon 2007 and Supp. 2015).
- 13. In accordance with TEX. UTIL. CODE ANN. §104.103 (Vernon 2007 and Supp. 2015), 16 TEX. ADMIN. CODE ANN. §§ 7.230 and 7.235, adequate notice was properly provided.
- 14. In accordance with TEX. UTIL. CODE ANN. §104.102 (Vernon 2007 and Supp. 2015), 16 TEX. ADMIN. CODE ANN. §§ 7.205 and 7.210, CPT filed its Statement of Intent to Increase Rates on a Division-Wide Basis in the Texas Coast Division.

- 15. In this proceeding, CPT has the burden of proof under TEX. UTIL. CODE ANN. §104.008 (Vernon 2007 and Supp. 2015) to show that the proposed rate changes are just and reasonable.
- 16. CPT failed to meet its burden of proof in accordance with the provisions of TEX. UTIL. CODE ANN. §104.008 (Vernon 2007 and Supp. 2015) on the elements of its requested rate increase identified in this order.
- 17. The revenue, rates, rate design, and service charges proposed by CPT are not found to be just and reasonable, not unreasonably preferential, prejudicial, or discriminatory, and are not sufficient, equitable, and consistent in application to each class of consumer, as required by TEX. UTIL. CODE ANN. §104.003 (Vernon 2007 and Supp. 2015).
- 18. The revenue, rates, rate design, and service charges proposed by CPT, as amended by the Commission and identified in the schedules attached to this order, are just and reasonable, are not unreasonably preferential, prejudicial, or discriminatory, and are sufficient, equitable, and consistent in application to each class of consumer, as required by TEX. UTIL. CODE ANN. (Vernon 2007 and Supp. 2015).
- 19. The Commission has assured that the rates, operations, and services established in this docket are just and reasonable to customers and to the utilities in accordance with the stated purpose of the Texas Utilities Code, Subtitle A, expressed under TEX. UTIL. CODE ANN. §101.002 (Vernon 2007 and Supp. 2015).
- 20. The overall revenues as established by the findings of fact and attached schedules are reasonable; fix an overall level of revenues for CPT that will permit the company a reasonable opportunity to earn a reasonable return on its invested capital used and useful in providing service to the public over and above its reasonable and necessary operating expenses, as required by TEX. UTIL. CODE ANN. § 104.051 (Vernon 2007 and Supp. 2015); and otherwise comply with Chapter 104 of the Texas Utilities Code Annotated.
- 21. The revenue, rates, rate design, and service charges proposed will not yield to CPT more than a fair return on the adjusted value of the invested capital used and useful in rendering service to the public, as required by TEX. UTIL. CODE ANN. § 104.052 (Vernon 2007 and Supp. 2015).
- 22. The rates established in this docket comport with the requirements of TEX. UTIL. CODE ANN. §104.053 (Vernon 2007 and Supp. 2015) and are based upon the adjusted value of invested capital used and useful, where the adjusted value is a reasonable balance between the original cost, less depreciation, and current cost, less adjustment for present age and condition.
- 23. The rates established in this case comply with the affiliate transaction standard set out in TEX. UTIL. CODE ANN. § 104.055 (Vernon 2007 and Supp. 2015). Namely, in establishing a gas utility's rates, the regulatory authority may not allow a gas utility's payment to an affiliate for the cost of a service, property, right or other item or for an

interest expense to be included as capital cost or an expense related to gas utility service except to the extent that the regulatory authority finds the payment is reasonable and necessary for each item or class of items as determined by the regulatory authority. That finding must include (1) a specific finding of reasonableness and necessity to each class of items allowed; and (2) a finding that the price to the gas utility is not higher than the prices charged by the supplying affiliate to its other affiliates or divisions or to a nonaffiliated person for the same item or class of items.

- 24. TEX. UTIL. CODE ANN. § 104.003(a) provides that a rate may not be unreasonably preferential, prejudicial, or discriminatory but must be sufficient, equitable, and consistent in application to each class of consumer. In establishing a gas utility's rates, the Commission "may treat as a single class two or more municipalities that a gas utility serves if the [C]ommission considers that treatment to be appropriate."
- 25. In any rate proceeding, any utility and/or municipality claiming reimbursement for its rate case expenses pursuant to TEX. UTIL. CODE ANN. §103.022(b), shall have the burden to prove the reasonableness of such rate case expenses by a preponderance of the evidence. Evidence must be provided related to, but not limited to, the amount of work done, the time and labor required to accomplish the work, the nature, extent, and difficulty of the work done, the originality of the work, the charges by others for work of the same or similar nature, and any other factor taken into account in setting the amount of the compensation. 16 TEX. ADMIN. CODE § 7.5530(a).
- 26. In determining the reasonableness of the rate case expenses, the Commission shall consider all relevant factors including but not limited to those set out previously, and shall also consider whether the request for a rate change was warranted, whether there was duplication of services or testimony, whether the work was relevant and reasonably necessary to the proceeding, and whether the complexity and expense of the work was commensurate with both complexity of the issues in the proceeding and the amount of the increase sought as well as the amount of any increase granted. 16 TEX. ADMIN. CODE §7.5530(b).
- 27. The jurisdiction of the Commission in these consolidated cases does not extend to municipalities that are not parties to this proceeding. TEX. UTIL. CODE ANN. §§ 102.001 and 103.055.
- 28. It is reasonable for the Commission to allow CPT to include a Purchased Gas Adjustment Clause in its rates to provide for the recovery of all of its gas costs, in accordance with 16 TEX. ADMIN. CODE § 7.5519.
- 29. CPT is required by 16 TEX. ADMIN. CODE §7.315 to file electronic tariffs incorporating rates consistent with this Order within thirty days of the date of this Order.
- 30. CPT has established that the company's books and records conform with 16 TEX. ADMIN. CODE § 7.310 to utilize the Federal Energy Regulatory Commission's (FERC) Uniform System of Accounts (USOA) prescribed for natural gas companies and CPT is thus

entitled to the presumption that the amounts included therein are reasonable and necessary in accordance with Commission Rule 7.503.

IT IS THEREFORE ORDERED that CPT's proposed schedule of rates is hereby DENIED.

IT IS FURTHER ORDERED that the rates, rate design, and service charges established in the findings of fact and conclusions of law and shown on the attached tariffs for CPT are APPROVED.

**IT IS FURTHER ORDERED** that the factors established for future interim rate adjustments in Findings of Fact No. 35 and included in Paragraph 4 of the *Unanimous Settlement Agreement* are **APPROVED**.

IT IS FURTHER ORDERED that CenterPoint Texas shall reimburse TCUC and GCCC their reasonable rate case expenses as set out above and that the attached tariffs are just and reasonable.

**IT IS FURTHER ORDERED** that final actually incurred rate case expenses be filed with the Commission through completion of the case within 30-days of issuance of the Final Order.

**IT IS FURTHER ORDERED** that an annual collections report for rate case expense recovery be filed with the Director of the Commission's Oversight & Safety Division, due on or before the 1<sup>st</sup> of each November, commencing in 2016, detailing the monthly collections for the rate case expense surcharge and showing the outstanding balance.

**IT IS FURTHER ORDERED** that the Unanimous Settlement Agreement attached to this Final Order, subject to the corrections related to the adjustment of rate case expenses, is hereby **APPROVED**.

**IT IS FURTHER ORDERED** that, in accordance with 16 TEX. ADMIN. CODE § 7.315, within 30 days of the date this Order is signed, CPT shall electronically file tariffs and rate schedules with the Director of the Commission's Oversight & Safety Division. The tariffs shall incorporate rates, rate design, and service charges consistent with this Order, as stated in the findings of fact and conclusions of law and shown on the attached Schedules.

IT IS FURTHER ORDERED that all proposed findings of fact and conclusions of law not specifically adopted in this Order are hereby **DENIED**.

IT IS ALSO ORDERED that all pending motions and requests for relief not previously granted or granted herein are hereby DENIED.

This Order will not be final and effective until 20 days after a party is notified of the Commission's order. A party is presumed to have been notified of the Commission's order three days after the date on which the notice is actually mailed. If a timely motion for rehearing is filed by any party at interest, this order shall not become final and effective until such motion is

**Final Order** 

overruled, or if such motion is granted, this order shall be subject to further action by the Commission. Pursuant to TEX. GOV'T CODE ANN. §2001.146(e), the time allotted for Commission action on a motion for rehearing in this case prior to its being overruled by operation of law, is hereby extended until 90 days from the date the order is served on the parties.

SIGNED this \_\_\_\_\_ day of August, 2015.

**RAILROAD COMMISSION OF TEXAS** 

CHAIRMAN DAVID PORTER

**COMMISSIONER CHRISTI** CRADDICK

COMM SSI NER RYAN SITTON



SERVICE LIST DOCKET NO. 10432 Statement of Intent Filed by CenterPoint Energy Entex to Increase Rates in the Unincorporated Areas of the Texas Coast Division, Consolidated Administrative Law Judge: Cecile Hanna Hearings Examiner: John Dodson Technical Examiner: Rose Ruiz

#### **PARTIES**

Stephen Bezecny Director of Regulatory Affairs CenterPoint Energy P.O. Box 2628 Houston, TX 77252-2628 713-207-5141 713-207-9840 (fax) Via 1<sup>st</sup> Class Mail and Facsimile

Robert Jackson Manager of Regulatory Affairs CenterPoint Energy P.O. Box 4567 Houston, TX 77210-4567 713-207-5584 713-207-9840 (fax) Via 1<sup>st</sup> Class Mail and Facsimile

cc: Mark Evarts

#### **REPRESENTATIVE**

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Railroad Commission of Texas John Pierce Griffin (hand deliver) Assistant Director of Appellate Law Railroad Commission of Texas 1701 N. Congress P.O. Box 12967 Austin, Texas 78711-2967 512.475.3433 512.463.6684 (fax) Via Hand-Delivery

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**Texas Coast Utilities Coalition (TCUC)** Alfred R. Herrera Jason Wakefield Herrera & Boyle, PLLC 816 Congress Avenue, Suite 1250 Austin, TX 78701 512-474-1492 512-474-2507 (fax) **Via 1<sup>st</sup> Class Mail and Facsimile** 

# GUD NO. 10432, Consolidated

Unanimous Settlement Agreement

Final Order Exhibit 1

# Parsley Coffin Renner



A Limited Liability Partnership

Post Office Box 13366 Austin, Texas 78711 Telephone (512) 879-0900 Fax (512) 879-0912

July 6, 2015

		2015
Hon. Cecile Hanna	*2	
Hon. John Dodson		
Hon. Rose Ruiz		· · ·
Railroad Commission of Texas		
1701 N. Congress		<u>ب</u>
Austin, Texas 78701		**

Re: GUD 10432; Statement of Intent of CenterPoint Energy Resources Corp., d/b/a CenterPoint Energy Entex and CenterPoint Energy Texas Gas to Increase Rates on a Division-wide Basis in the Texas Coast Division

Dear Examiners:

CenterPoint Energy Resources Corp., d/b/a CenterPoint Energy Entex and CenterPoint Energy Texas Gas ("CenterPoint Texas"), the Gulf Coast Coalition of Cities, the Texas Coast Utilities Coalition, and the Staff of the Railroad Commission of Texas (collectively, the "Signatories") have reached a Unanimous Settlement Agreement that resolves all issues related to the above-referenced docket. By reaching this agreement, the Signatories have avoided significant litigation costs that would otherwise have been incurred to take this case and any related rate case expense proceeding to hearing. I have attached an executed copy of the Unanimous Settlement Agreement, which includes agreed rate schedules. CenterPoint Texas requests that the Examiners place this docket for final decision at the earliest available Railroad Commission Conference.

Please do not hesitate to contact our office with any questions or concerns.

Best regards,

Mark A. Santos

MAS/ltr Enclosure

cc: Ms. Kari French, Director, Gas Services Division All Parties of Record



#### GUD NO. 10432, consolidated

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STATEMENT OF INTENT OF CENTERPOINT ENERGY RESOURCES CORP., D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TO INCREASE RATES ON A DIVISION-WIDE BASIS IN THE TEXAS COAST DIVISION

#### **BEFORE THE**

#### RAILROAD COMMISSION

**OF TEXAS** 

2015 JUL -(

#### UNANIMOUS SETTLEMENT AGREEMENT

This Settlement Agreement is entered into by and between CenterPoint Energy Resources Corp., d/b/a CenterPoint Energy Entex and CenterPoint Energy Texas Gas ("CenterPoint" on the "Company"); the Texas Coast Utilities Coalition whose members include the Cities of Angleton, Baytown, Clute, Freeport, League City, Pearland, Shoreacres, West Columbia, and Wharton, Texas (collectively, "TCUC Cities"); the Gulf Coast Coalition of Cities ("GCCC") whose members include the Cities of Alvin, Brookshire, Clear Lake Shores, Dickinson, Friendswood, Fulshear, Kemah, Lake Jackson, La Marque, Manvel, Mont Belvieu, Morgan's Point, Rosenberg, Santa Fe, Seabrook, Sugar Land, Taylor Lake Village, Texas City, Webster, and Weston Lakes, Texas (collectively "GCCC Cities"); and the Staff of the Railroad Commission of Texas ("Staff"), (collectively, the "Signatories").

WHEREAS, on March 27, 2015, CenterPoint filed its Statement of Intent to Increase Rates with the Railroad Commission of Texas ("Commission") and each of the cities in the Texas Coast Division retaining original jurisdiction; and

WHEREAS, the Commission docketed the rate request as GUD No. 10432; and

WHEREAS, the GCCC Cities, TCUC Cities, and Commission Staff sought intervention and were granted party status in GUD No. 10432; and

WHEREAS, the GCCC Cities have denied the Company's rate request, which denials were subsequently appealed to the Commission; and

WHEREAS, certain TCUC Cities denied the Company's rate request, which denials were subsequently appealed to the Commission and certain TCUC Cities have currently suspended the implementation of the Company's rate request; and

WHEREAS, the Company has sought the consolidation of all other municipal appeals with GUD No. 10432; and

WHEREAS, CenterPoint has filed direct testimony and an errata to its Statement of Intent; and

WHEREAS, direct testimony by GCCC and TCUC was initially due on June 24, 2015, and Commission Staff direct testimony on July 1, 2015, but GCCC, TCUC, and Commission Staff did not file direct testimony in reliance on this Unanimous Settlement Agreement; and

WHEREAS, the parties have engaged in significant discovery regarding the issues in dispute; and

WHEREAS, the Signatories agree that resolution of this docket by settlement agreement will significantly reduce the amount of reimbursable rate case expenses associated with this docket:

NOW, THEREFORE, in consideration of the mutual agreements and covenants established herein, the Signatories, through their undersigned representatives, agree to and recommend for approval by the Commission the following Settlement Terms as a means of concluding the above-referenced docket filed by CenterPoint on behalf of its Texas Coast Division without the need for prolonged litigation:

#### Settlement Terms

- 1. The Signatories agree to the rates, terms and conditions reflected in the tariffs attached to this Settlement Agreement as Exhibit A. The tariffs attached as Exhibit A replace and supersede those tariffs currently in effect in the Texas Coast Division. These tariffs are premised on an increase of an additional \$4.9 million in annual revenues as illustrated in the proof of revenues attached as part of Exhibit B to this Settlement Agreement in CenterPoint's Texas Coast Division. Except as specifically provided herein, the Signatories agree that the \$4.9 million revenue increase is a "black box" figure and is not tied to any specific expense in CenterPoint's Texas Coast Division's underlying cost of service. The Signatories further agree that the rates, terms and conditions reflected in Exhibit A to this Settlement Agreement comply with the rate-setting requirements of Chapter 104 of the Texas Utilities Code. The gas rates, terms and conditions established by this Settlement Agreement shall be effective upon approval by the Commission.
- 2. The Signatories agree to the following customer charges and volumetric rates. These rates are reflected in the rate schedules attached as Exhibit A.

	Customer Charge	Commodity Charge
Residential	\$15.00	\$0.0746 per Ccf
General Service – Small	\$15.50	\$0.0671 per Ccf
General Service - Large Volume	\$45.00	\$0.0440 per Ccf

3. The Signatories agree to the following capital structure and weighted cost of capital, including the pre-tax return, as shown below:

	Capital Structure	Debt/Equity Cost	Weighted Cost of Capital	Pre-Tax Return
Long-Term Debt	45.5%	6.1141%	2.78%	2.78%
Common Equity	54.5%	10.0%	5.45%	8.38%
Rate of Return	100%		8.23%	11.17%

4.

The Signatories agree that any Interim Rate Adjustment ("IRA") filing in the Texas Coast Division pursuant to Texas Utilities Code § 104.301 shall use the following factors until changed by a subsequent general rate proceeding:

- The capital structure and related components as shown above in item 3.
- For any initial IRA filing, the Net Investment, which includes detail of Plant in Service amounts by Fixed Capital Account ("FCA") along with the associated depreciation rate for each account as shown on Exhibit C.
- For any initial IRA filing, the beginning amount of ad valorem taxes at the Texas Coast Division level is \$2,238,994 and the standard sales service amount is \$2,179,217. Margin tax will be calculated using a .75% factor until or unless changed by statute.
- For any initial IRA filing, the rate base amount for standard sales service is \$132,920,321 for purposes of calculating the federal income tax on related schedules in the IRA filing. This amount is derived based on settlement and should not be considered precedential for purposes of regulatory assets or liabilities associated with pensions, retirement plans, and deferred benefits requested in this case.
- For any initial IRA filing, the customer charges as noted in item 2 above will be the starting rates to apply to any IRA adjustment.
- The base rate revenue allocation factors to spread any change in IRA increase/decrease to the appropriate customer classes is as follows:

Residential	Small	Large
92.5131%	6.3790%	1.1079%

5. CenterPoint may pursue a deferred benefit regulatory asset or liability pursuant to Texas Utilities Code § 104.059 in a future filing. The Signatories identify the following amounts as the base year level to track changes in pension-related and other post-employment benefits:

Description	Total
Pension	\$1,666,822
Benefit Restoration Plan	\$290,207
Post Employment	\$138,363
Post Retirement	\$469,733

6. CenterPoint, GCCC, and TCUC represent that their reasonable rate case expenses incurred through May 2015, and estimated rate case expenses incurred through completion of this case, are as follows:

	Actual Invoices Received	Invoices Due and Est. to Completion	TOTAL
CenterPoint	\$459,887.57	\$160,000.00	\$619,887.57
GCCC	\$81,458.94	\$5,000.00	\$86,458.94
TCUC	\$71,290.29	\$4,550	\$75,840.29

7.

CenterPoint, GCCC, and TCUC attach as Exhibit D affidavits and invoices in support of these amounts, and will supplement with additional invoices as they are processed. CenterPoint, GCCC and TCUC agree that the amounts represented above are reasonable and recoverable pursuant to Texas Utilities Code § 103.022. CenterPoint, GCCC, and TCUC agree that the recovery period for the applicable surcharge to recover rate-case expenses shall be thirty-six months. CenterPoint agrees to reimburse GCCC and TCUC the amount of rate case expenses set forth above within 30 days of the issuance of an order authorizing recovery of those expenses. The parties intend and advocate that the Commission authorize recovery of the rate case expenses recited above in the same proceeding and at the same time as it approves this Unanimous Settlement Agreement.

- 8. As part of this Unanimous Settlement Agreement, TCUC agrees to withdraw its pending appeal in the Remand of GUD No. 9791 and its appeals of GUD Nos. 9910, 10007 and 10097, which are currently pending in Travis County District Courts (docketed as D-1-GN-10-001189, D-1-GN-11-001472, D-1-GN-12-000930, D-1-GN-12-000931, and D-1-GN-12-000932).
- 9. As part of this Unanimous Settlement Agreement, and in consideration for the increase in rates agreed to in Paragraph No. 1 and the agreements set forth in Paragraph No. 8, above, the TCUC Cities of Angleton, Baytown, League City, Pearland, West Columbia, and Wharton agree to adopt the tariffs and rate schedules attached to this Unanimous Settlement Agreement by municipal ordinance, on or before July 31, 2015, so as to effect the implementation of system wide rates. In the event that the aforementioned Cities fail to approve the Unanimous Settlement Agreement by July 31, 2015, these Cities agree that the municipal decisions shall be appealed to the Commission and that the rates agreed to pursuant to this Unanimous Settlement Agreement should be adopted by the Commission as just and reasonable rates within those municipalities.
- 10. The signatories agree that the affiliate expenses included in the black box amount above are recoverable consistent with the provisions in Section 104.055 of the Gas Utility Regulatory Act. This agreement with respect to requested affiliate expenses is derived based on settlement and should not be considered precedential.
- 11. The classes and number of customers affected by this Unanimous Settlement Agreement are identified on a city-by-city and unincorporated-area basis in Exhibit E.

- 12. The Signatories agree to support and seek Commission approval of this Unanimous Settlement Agreement. The Signatories further agree to make all efforts to present the Commission with this Unanimous Settlement Agreement at Conference scheduled for July 14, 2015 or as soon as possible thereafter.
- 13. The Signatories agree that all negotiations, discussions, and conferences related to the Unanimous Settlement Agreement are privileged, inadmissible, and not relevant to prove any issues associated with the Statement of Intent to Increase Rates in the Texas Coast Division filed on March 27, 2015.
- 14. The Signatories agree that neither this Unanimous Settlement Agreement nor any oral or written statements made during the course of settlement negotiations may be used for any purpose other than as necessary to support the entry by the Commission of an order approving this Settlement Agreement.
- 15. The Signatories agree that the terms of the Unanimous Settlement Agreement are interdependent and indivisible, and that if the Commission intends to enter an order that is inconsistent with this Settlement Agreement, then any Signatory may withdraw without being deemed to have waived any procedural right or to have taken any substantive position on any fact or issue by virtue of that Signatory's entry into the Settlement Agreement or its subsequent withdrawal and further agrees that CenterPoint's application to increase rates will be remanded for hearings.
- 16. The Signatories agree that this Unanimous Settlement Agreement is binding on each Signatory only for the purpose of settling the issues set forth herein and for no other purposes, and except to the extent the Settlement Agreement governs a Signatory's rights and obligations for future periods, this Settlement Agreement shall not be binding or precedential upon a Signatory outside this proceeding.
- 17. The Signatories agree that this Unanimous Settlement Agreement may be executed in multiple counterparts and may be filed with facsimile signatures.

Agreed to this  $2^{nd}$  day of July, 2015.

CENTERPOINT ENERGY RESOURCES CORP.

By: Mark Santos

Attorney for CenterPoint Energy Resources Corp.

TEXAS COAST COALITION OF CITIES

By:

Alfred Herrera Attorney for Texas Coast Coalition of Cities

# **GULF COAST COALITION OF CITIES**

By:

Thomas Brocato Attorney for Gulf Coast Coalition of Cities

# STAFF OF THE RAILROAD COMMISSION OF TEXAS

By:

John Pierce Griffin Attorney for Staff of the Railroad Commission of Texas

# Agreed to this 6<sup>th</sup> day of July, 2015.

# CENTERPOINT ENERGY RESOURCES CORP.

By:	
	Mark Santos
	Attorney for CenterPoint Energy Resources Corp.
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TEX	AS COAST COALITION OF CITIES
	Ih KHT -
By:	I.M. CPA
	AlfredHerrera
	Attorney for Texas Coast Coalition of Cities

**GULF COAST COALITION OF CITIES** 

By:

Thomas Brocato Attorney for Gulf Coast Coalition of Cities

STAFF OF THE RAILROAD COMMISSION OF TEXAS

By:

John Pierce Griffin Attorney for Staff of the Railroad Commission of Texas Agreed to this \_\_\_\_^d day of July, 2015.

# CENTERPOINT ENERGY RESOURCES CORP.

By:

Mark Santos Attorney for CenterPoint Energy Resources Corp.

# TEXAS COAST COALITION OF CITIES

By:

Alfred Herrera Attorney for Texas Coast Coalition of Cities

GULF COAST COALITION OF CITIES By: Irocato orney for Gulf Coast Coalition of Cities

STAFF OF THE RAILROAD COMMISSION OF TEXAS

By:

John Pierce Griffin Attorney for Staff of the Railroad Commission of Texas Agreed to this \_\_\_\_\_^nd day of July, 2015.

# CENTERPOINT ENERGY RESOURCES CORP.

By:

Mark Santos Attorney for CenterPoint Energy Resources Corp.

# TEXAS COAST COALITION OF CITIES

By:

Alfred Herrera Attorney for Texas Coast Coalition of Cities

# **GULF COAST COALITION OF CITIES**

John Pierce Griffin

By:

Thomas Brocato Attorney for Gulf Coast Coalition of Cities

STAFF OF THE RAILROAD COMMISSION OF TEXAS

ttorney for Staff of the Railroad Commission of Texas

By:

# Exhibit A

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET RESIDENTIAL SERVICE RATE SCHEDULE NO. R-2093

#### APPLICATION OF SCHEDULE

This schedule is applicable to any customer in an incorporated area or in the environs in the Texas Coast Division to whom service is supplied in a single private dwelling unit and its appurtenances, the major use of which is for household appliances, and for the personal comfort and convenience of those residing therein.

Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.

#### MONTHLY RATE

For bills rendered on and after the effective date of this rate schedule, the monthly rate for each customer receiving service under this rate schedule shall be the sum of the following:

- (a) The Base Rate consisting of:
  - (1) Customer Charge \$15.00;
  - (2) Commodity Charge All Ccf \$0.0746 per Ccf
- (b) Tax Adjustment The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's applicable Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.
- (c) Gas Cost Adjustment The applicable Purchased Gas Adjustment (PGA) Rate as calculated on a per Ccf basis and adjusted periodically under the applicable Purchased Gas Adjustment (PGA) Rate Schedule – for all gas used.
- (d) Rate Case Expense Recovery Rate Case Expense Recovery will be calculated and adjusted periodically as defined in the Company's applicable Rate Case Expense Recovery Rate Schedule.

#### PAYMENT

Due date of the bill for service shall not be less than 15 days after issuance or such other period of time as may be provided by order of the regulatory authority. A bill for utility service is delinquent if unpaid by the due date.

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET GENERAL SERVICE-SMALL RATE SCHEDULE NO. GSS-2093

#### APPLICATION OF SCHEDULE

This schedule is applicable to natural gas service to any customer in an incorporated area or in the environs in the Texas Coast Division engaging in any business, professional or institutional activity, for all uses of gas, including cooking, heating, refrigeration, water heating, air conditioning, and power.

This schedule is applicable to any general service customer for commercial uses and industrial uses, except standby service, whose average monthly usage for the prior calendar year is 150,000 cubic feet or less. Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.

#### MONTHLY RATE

For bills rendered on and after the effective date of this rate schedule, the monthly rate for each customer receiving service under this rate schedule shall be the sum of the following:

- (a) The Base Rate consisting of:
  - (1) Customer Charge \$15.50;
  - (2) Commodity Charge All Ccf \$0.0671 per Ccf
- (b) Tax Adjustment The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's applicable Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.
- (c) Gas Cost Adjustment The applicable Purchased Gas Adjustment (PGA) Rate as calculated on a per Ccf basis and adjusted periodically under the applicable Purchased Gas Adjustment (PGA) Rate Schedule – for all gas used.
- (d) Rate Case Expense Recovery Rate Case Expense Recovery will be calculated and adjusted periodically as defined in the Company's applicable Rate Case Expense Recovery Rate Schedule.

#### PAYMENT

Due date of the bill for service shall not be less than 15 days after issuance or such other period of time as may be provided by order of the regulatory authority. A bill for utility service is delinquent if unpaid by the due date.

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET GENERAL SERVICE-LARGE VOLUME RATE SCHEDULE NO. GSLV-624

#### AVAILABILITY

This schedule is available at points on existing facilities of adequate capacity and suitable pressure in the area designated in the Rate Book of CENTERPOINT ENERGY RESOURCES CORP., D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS (hereinafter called "Company").

#### **APPLICATION OF SCHEDULE**

This schedule is applicable to any general service customer in an incorporated area or in the environs in the Texas Coast Division for commercial uses and industrial uses whose average monthly usage for the prior calendar year is more than 150,000 cubic feet. Gas supplied hereunder is for the individual use of the Consumer at one point of delivery and shall not be resold or shared with others. If the Consumer has a written contract with Company, the terms and provision of such contract shall be controlling.

#### MONTHLY RATE

For bills rendered on and after the effective date of this rate schedule, the monthly rate for each customer receiving service under this rate schedule shall be the sum of the following:

- (a) The Base Rate consisting of:
  - (1) Customer Charge \$45.00;
  - (2) Commodity Charge -
    - All Ccf \$0.0440 per Ccf
- (b) Tax Adjustment The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's applicable Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.
- (c) Gas Cost Adjustment The applicable Purchased Gas Adjustment (PGA) Rate as calculated on a per Mcf basis and adjusted periodically under the applicable Purchased Gas Adjustment (PGA) Rate Schedule – for all gas used.
- (d) Rate Case Expense Recovery Rate Case Expense Recovery will be calculated and adjusted periodically as defined in the Company's applicable Rate Case Expense Recovery Rate Schedule.

#### WRITTEN CONTRACT

In order to receive a delivery from Company of more than 25 Mcf during any one day, the Consumer must execute a written contract with Company on Company's form of contract covering the sale of gas by Company to it. In the case of existing Consumers, the maximum gas usage during any one day shall be obtained from the records of the Company, except in cases where the existing Consumer will be purchasing increased volumes of gas from Company because of expansions or for any other reasons, in which event the Company may estimate usage by such Consumer. Also in the case of new Consumers, the Company may estimate usage by the Consumer. Any such estimates made by Company shall be binding on Consumer in determining whether or not a contract is required. Such written contract shall be executed by Consumer upon request of Company and Company shall not be obligated to serve any

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET GENERAL SERVICE-LARGE VOLUME RATE SCHEDULE NO. GSLV-624

such Consumer more than 25 Mcf during any one day until such written contract is executed and delivered by Consumer.

#### MEASUREMENT

The term "cubic foot of gas" for the purpose of measurement of the gas delivered and for all other purposes is the amount of gas necessary to fill a cubic foot of space when the gas is at an absolute pressure of 14.65 pounds per square inch and at a base temperature of sixty (60) degrees Fahrenheit.

The term "Mcf" shall mean 1,000 cubic feet of gas.

The Sales Unit shall be one Mcf.

Assumed Atmospheric Pressure - The average atmospheric pressure shall be assumed to be fourteen and seventenths (14.7) pounds per square inch, irrespective of actual elevation or location of the point of delivery above sea level or variation in such atmospheric pressure from time to time.

Orifice Meters - When orifice meters are used for the measurement of gas, such orifice meters shall be constructed and installed, and the computations of volume made, in accordance with the provisions of Gas Measurement Committee Report No. 3 of the American Gas Association as revised September, 1969 ("A.G.A. Report No. 3), with any subsequent amendments or revisions which may be mutually acceptable.

The temperature of the gas shall be determined by a recording thermometer so installed that it may record the temperature of the gas flowing through the meter or meters. The average of the record to the nearest one (1) degree Fahrenheit, obtained while gas is being delivered, shall be the applicable flowing gas temperature for the period under consideration.

The specific gravity of the gas shall be determined by a recording gravitometer owned and operated by the pipeline company from whom Company purchases its gas, so installed that it may record the specific gravity of the gas flowing through the meter or meters; provided, however, that the results of spot tests made by the pipeline company with a standard type specific gravity instrument shall be used at locations where the pipeline company does not have a recording gravitometer in service. If the recording gravitometer is used, the average of the record to the nearest one-thousandth (0.001), obtained while gas is being delivered, shall be the applicable specific gravity of the gas for the period under consideration. If the spot test method is used, the specific gravity of the gas delivered hereunder shall be determined once monthly, the result obtained, to the nearest one-thousandth (0.001), to be applicable during the succeeding billing month.

Adjustment for the effect of supercompressibility shall be made according to the provisions of A.G.A. Report No. 3, hereinabove identified, for the average conditions of pressure, flowing temperature and specific gravity at which the gas was measured during the period under consideration, and with the proportionate value of each carbon dioxide and nitrogen in the gas delivered included in the computation of the applicable supercompressibility factors. Company shall obtain appropriate carbon dioxide and nitrogen fraction values as may be required from time to time.

Positive Displacement Meters and Turbine Meters - When positive displacement meters and/or turbine meters are used for the measurement of gas, the flowing temperature of the gas metered shall be assumed to be sixty (60) degrees Fahrenheit, and no correction shall be made for any variation therefrom; provided however, that company shall have the option of installing a recording thermometer, and if company exercises such option, corrections shall be made for each degree variation in the applicable flowing temperature for the period under consideration.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET GENERAL SERVICE-LARGE VOLUME RATE SCHEDULE NO. GSLV-624

The volumes of gas determined shall be adjusted for the effect of supercompressibility as follows:

- (A) When the flowing temperature of gas is assumed to be sixty (60) degrees Fahrenheit, the supercompressibility factor shall be the square of the factor, Fpv, computed in accordance with the principles of the A.G. A. Report No. 3, hereinabove identified, for a pure hydrocarbon gas of six-tenths (0.6) specific gravity and for the average pressure at which the gas was measured.
- (B) When the flowing gas temperature is recorded and applied according to the option above, the supercompressibility factor shall be the square of the factor, Fpv, computed in accordance with the principles of the American Gas Association Gas Measurement Committee Report No. 3, hereinabove identified, for a pure hydrocarbon gas of six-tenths (0.6) specific gravity and for the average conditions of pressure and flowing temperature at which the gas was measured.

#### SUPPLY INTERRUPTIONS

Total or partial interruption of gas deliveries due to acts of God, the elements, requirements for residential and other uses declared superior to Consumers by law, or to other causes or contingencies beyond the control of Company or not proximately caused by Company's negligence, shall not be the basis for claims-delivery and receipt of gas to be resumed whenever any such cause or contingency shall end.

## CHARGES FOR UNAUTHORIZED OVER-RUN GAS

Any gas taken during any day by Consumer which exceeds the maximum daily quantity specified in Consumer's contract with Company shall be considered to be unauthorized over-run gas. Any gas taken by Consumer after the effective hour of an order calling for a complete curtailment of all gas deliveries, and prior to the authorized resumption of natural gas service, hereunder shall be considered to be unauthorized over-run gas. Any gas taken by Consumer after the effective hour of an order calling for a partial curtailment, and prior to the authorized resumption of natural gas service, which exceeds the stated amount of gas deliveries Consumer may take during such partial curtailment, shall be considered to be unauthorized over-run gas. Company shall bill, and Consumer shall pay for unauthorized over-run gas at the rate of \$10.00 per Mcf, in addition to the Monthly Rate specified herein for such gas. The payment of such additional charge for unauthorized over-run gas, nor shall such payment be considered to exclude or limit any other remedies available to Company against the Consumer for exceeding the maximum daily quantity specified in Consumer's contract with Company, or for failure to comply with curtailment orders issued by Company hereunder.

The additional amount specified above charged for unauthorized over-run gas shall be adjusted, either plus or minus, to conform to the change made by Company's supplier in its rate schedule under which Company purchases its gas supply for resale under this schedule.

#### RULES AND REGULATIONS

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

This Cost of Gas Clause shall apply to all general service rate schedules of CenterPoint Energy Entex in the Incorporated and Environs areas of the Texas Coast Division ("the Company").

#### A. DEFINITIONS

- 1. Cost of Purchased Gas (G): The Company's best estimate of the cost of natural gas (per Mcf) to be purchased for resale hereunder during the period that the PGA Rate is to be effective. The cost of natural gas shall include the cost of gas supplies purchased for resale hereunder, upstream transportation capacity charges, storage capacity charges, the cost of gas withdrawn from storage less the cost of gas injected into storage, and any transaction-related fees, gains or losses and other transaction costs associated with the use of various financial instruments used by the Company to stabilize prices.
- 2. Purchase/Sales Ratio (R): A ratio determined by dividing the total volumes purchased by the Company for general service customers for the twelve (12) month period ending the preceding August 31 Production Month by the sum of the volumes sold to general service customers during the same period. For the purpose of this computation, all volumes shall be stated at 14.65 p.s.i.a. Such ratio as determined shall in no event seek to recover more than 5% lost and unaccounted for gas loss unless expressly authorized by the applicable regulatory authority.
- 3. Production Month: The month that gas cost related activities are completed.
- 4. Accounting Month: The month gas related activities are posted on the books and records of the Company.
- 5. Commodity Cost: The Cost of Purchased Gas multiplied by the Purchase Sales Ratio.
- 6. Purchased Gas Adjustment (PGA): The rate per billing unit or the total calculation under this Cost of Gas Clause, consisting of the commodity cost, a reconciliation component (RC) and related fees and taxes.

PGA Rate (per Mcf sold) =  $[(G * R) \pm RC]$  rounded to the nearest \$0.0001

PGA Rate (per Ccf sold) = PGA Rate (per Mcf sold) + 10

- 7. General Service Customer: residential, small commercial and large volume customers.
- 8. Reconciliation Audit: An annual review of the Company's books and records for each twelve month period ending with the May Production Month to determine the amount of over or under collection occurring during such twelve month period. The audit shall determine:
  - a. the total amount paid for gas purchased by the Company to provide service to its general service customers during the period;
  - b. the revenues received from operation of the provisions of this Cost of Gas Clause reduced by the amount of revenue associated fees and taxes paid on those revenues;
  - c. the total amount of refunds made to customers during the period and any other revenues or credits received by the Company as a result of gas purchases or operation of this Cost of Gas Clause; and

- d. an adjustment, if necessary, for lost and unaccounted for gas during the period identified in A2 in excess of five (5) percent of purchases.
- 9. Reconciliation Component (RC): The amount to be returned to or recovered from customers each month from the August billing cycle through April billing cycle as a result of the Reconciliation Audit.
- 10. Reconciliation Account: The account maintained by the Company to assure that over time it will neither over nor under collect revenues as a result of the operation of this Cost of Gas Clause. Entries shall be made monthly to reflect but not necessarily limited to:
  - a. the total amounts paid to the Company's supplier(s) for gas applicable to general service customers as recorded on the Company's books and records;
  - b. any upstream transportation charges;
  - c. the cost of gas withdrawn from storage less the cost of gas injected into storage;
  - d. fixed storage charges;
  - e. the revenues produced by the operation of this Cost of Gas Clause; and
  - f. refunds, payments, or charges provided for herein or as approved by the regulatory authority.
- 11. Carrying Charge for Gas in Storage: A return on the Company's investment for gas in storage.

## B. COST OF GAS = Purchased Gas Adjustment (PGA)

In addition to the cost of service as provided under its general service rate schedule(s), the Company shall bill each general service customer for the Cost of Gas incurred during the billing period. The Cost of Gas shall be clearly identified on each customer bill.

# C. DETERMINATION AND APPLICATION OF THE RECONCILIATION COMPONENT

If the Reconciliation Audit reflects either an over recovery or under recovery of revenues, such amount, plus or minus the amount of interest calculated pursuant to Section D below, if any, shall be divided by the general service sales volumes, adjusted for the effects of weather and growth, for the last preceding August billing cycle through April billing cycle. The Reconciliation Component so determined to collect any revenue shortfall or to return any excess revenue shall be applied for a nine (9) month period beginning with the next following August billing cycle and continuing through the next following April billing cycle at which time it will terminate until a new Reconciliation Component is determined.

## D. PAYMENT FOR USE OF FUNDS

Concurrently with the Reconciliation Audit, the Company shall determine the amount by which the Cost of Gas was over or under collected for each month within the period of audit. If the sum of the monthly balances reflects an over collection during the period, the Company shall credit

into the Reconciliation Account during August an amount equal to the average annual balance multiplied by 6%.

If the sum of the monthly balances reflects an under collection during the period, the Company shall debit into the Reconciliation Account during August an amount equal to the average annual balance multiplied by 6%.

# E. CARRYING CHARGE FOR GAS IN STORAGE

A carrying charge for gas in storage will be calculated based on the arithmetic average of the beginning and ending balance of gas in storage inventory for the prior calendar month times the pre-tax rate of return as determined in Docket No. GUD 10432 and will be reflected on the customer's bill.

## F. SURCHARGE OR REFUND PROCEDURES

In the event that the rates and charges of the Company's supplier are retroactively reduced and a refund of any previous payments is made to the Company, the Company shall make a similar refund to its general service customers. Similarly, the Company may surcharge its general service customers for retroactive payments made for gas previously delivered into the system. The entire amount of refunds or charges shall be entered into the Reconciliation Account as they are collected from or returned to the customers.

For the purpose of this Section the entry shall be made on the same basis used to determine the refund or charge component of the Cost of Gas and shall be subject to the calculation set forth in Section D, Payment for Use of Funds, above.

#### G. COST OF GAS STATEMENT

The Company shall file a copy of the Cost of Gas Statement with the Regulatory Authority by the beginning of each billing month. (The Company shall file such initial Statement as soon as is reasonably possible.) The Cost of Gas Statement shall set forth:

- 1. the Cost of Purchased Gas;
- 2. that cost multiplied by the Purchase/Sales Ratio;
- 3. the amount of the cost of gas caused by any surcharge or refund;
- 4. the Reconciliation Component;
- 5. the revenue associated fees and taxes to be applied to revenues generated by the Cost of Gas;
- 6. the Cost of Gas which is the total of items (2) through (5); and
- 7. the Carrying Charge for Gas in Storage.

The statement shall include all data necessary for the Customers and Regulatory Authority to review and verify the calculation of the Cost of Gas and the Carrying Charge for Gas in Storage.

The date on which billing using the Cost of Gas and the Carrying Charge for Gas in Storage is to begin (bills prepared) is to be specified in the statement.

# H. ANNUAL RECONCILIATION REPORT

The Company shall file an annual report with the Regulatory Authority which shall include but is not necessarily limited to:

- 1. A tabulation of volumes of gas purchased and costs incurred listed by account or type of gas, supplier and source by month for the twelve months ending with the May Production Month will be available upon request;
- 2. A tabulation of gas units sold to general service customers and related Cost of Gas Clause revenues for the twelve month period ending with the May Production Month will be available upon request; and
- 3. A summary of all other costs and refunds made during the year and the status of the Reconciliation Account. This report shall be filed concurrently with the Cost of Gas Statement for August.

The Annual Report shall be filed in a format similar to the example format that follows.

CENTERPOINT ENERGY RESOURCES CORP. AND CENTERPOINT ENERGY TEXAS GAS D/B/A/ CENTERPOINT ENERGY ENTEX PURCHASED GAS ADJUSTMENT **RATE SCHEDULE NO. PGA-13** TEXAS COAST DIVISION RATE SHEET

ANNUAL RECONCILIATION REPORT **TWELVE MONTH ENDING** 



Total

CENTERPOINT ENERGY RESOURCES CORP. AND CENTERPOINT ENERGY TEXAS GAS D/B/A/ CENTERPOINT ENERGY ENTEX PURCHASED GAS ADJUSTMENT **RATE SCHEDULE NO. PGA-13 TEXAS COAST DIVISION** RATE SHEET

ANNUAL RECONCILIATION REPORT TWELVE MONTH ENDING

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ANNUAL RECONCILIATION REPORT

	\$ 6.00%	5	
E Interest on PGA Balance	12 months Average (O)/U Balance Interest Rate	Total Interest on (O)U Balance	, , , , , , , , , , , , , , , , , , ,
	Actual Mcf @ 14.65		Reconstituation Component TME Cumulative (O/VU Balance Excluding Interest UAF Adjustment Total Interest on (O/VU Balance Total Sales Volume
D. SALES VOLUMES		Year Month 1 Year Month 2 Year Month 3 Year Month 4 Year Month 6 Year Month 7 Year Month 9 Year Month 9	<ul> <li>Reconntiliation Component</li> <li>TME Cumulative (O)/U Balance UAF Adjustment</li> <li>Total Interest on (O)/U Balance</li> <li>Total</li> <li>Total</li> <li>Sales Volume</li> </ul>

#### **APPLICATION**

Applicable to Customers inside the corporate limits of an incorporated municipality that imposes a municipal franchise fee upon Company for the Gas Service provided to Customer.

#### MONTHLY ADJUSTMENT

Company will adjust Customer's bill each month in an amount equal to the municipal franchise fees payable for the Gas Service provided to Customer by Company. Municipal franchise fees are determined by each municipality's franchise ordinance. Each municipality's franchise ordinance will specify the percentage and applicability of franchise fees.

#### **RAILROAD COMMISSION REPORTING**

CenterPoint shall maintain on file with the Railroad Commission of Texas a current listing of Cities and applicable franchise fees. Reports should be filed at the Commission as follows:

Tariff Compliance Oversight and Safety Division, Gas Services Railroad Commission of Texas P.O. Drawer 12967 Austin, TX 78711-2967

The Customers shall reimburse the Company for the Customers' proportionate part of any tax, charge, impost, assessment or fee of whatever kind and by whatever name (except ad valorem taxes and income taxes) levied upon the Company by any governmental authority under any law, rule, regulation, ordinance, or agreement (hereinafter referred to as "the Tax"). If the law, rule, regulation, ordinance, or agreement levying the Tax specifies a method of collection from Customers, then the method so specified shall be utilized provided such method results in the collection of taxes from the Customers equal to the taxes levied on the Company. If no method of collection is specified, then the Company shall collect an amount calculated as a percentage of the Customers' bills applicable directly to those Customers located solely within the jurisdiction imposing the tax and/or within the jurisdiction where the tax is applicable. The percentage shall be determined so that the collection from Customers within the company's different legal jurisdictions (municipal or otherwise defined) encompassing the Texas Coast Division is equal to the taxes levied on the Company.

The initial Tax Adjustment Rate shall be based on the Taxes that are levied upon the Company on the effective date of this Rate Schedule. The Company will initiate a new or changed Tax Adjustment Rate beginning with the billing cycle immediately following the effective date of the new or changed Tax as specified by the applicable law, rule, regulation, ordinance, or agreement, provided that the Company has the customer billing data necessary to bill and collect the Tax. If at any time there is a significant change that will cause an unreasonable over or under collection of the Tax, the Company will adjust the Tax Adjustment Rate so that such over or under collection will be minimized. The Tax Adjustment Rate (calculated on a per Ccf or per Mcf basis, as appropriate) shall be reported to the applicable governmental authority by the last business day of the month in which the Tax Adjustment Rate became effective.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET SCHEDULE OF MISCELLANEOUS SERVICE CHARGES RATE SCHEDULE NO. MISC-14

#### GAS SERVICE

1.	Institution of service to residential or general service	\$40
	After-hours surcharge for each after-hours service call*	\$47
2.	Restore service after termination for non-payment, cut-off by customer or agent or for convenience of customer	\$40
	After-hours surcharge for each after-hours service call*	\$47
3.	Turning off service to active meter – account not finalled (per trip)	\$20
	After-hours surcharge for each after-hours service call*	\$47
4.	Special meter test at customer's request (see General Rules and Regulations for special situations) – same customer at same location is allowed one test free of charge every four years	\$15
5.	Change customer meter**	\$55
6.	Change residential meter location: Minimum charge	\$350
	Additional meters in manifold each	\$55
	(Plus cost of materials)	<b>\$</b> 23
7.	Tap Charge	N.C.***
8.	Disconnect service at main	\$300
	(Plus any costs arising out of any city ordinance or regulation or governing work in city streets)	
	(Plus other related costs)	
9.	Restore service at main after termination for non-payment	\$300
	(Plus cost of materials)	
10.	Temporary transfer of individually metered multi-family service from vacating tenant to apartment complex owner. (Applicable to read and transfer transactions only. Precedent written agreement required.)	N.C.

- \* Outside the hours of 8:00 A.M. to 5:00 P.M. CST Monday Friday, on weekends, and on all Company designated holidays.
- \*\* Meters changed at customer's request. Does not include changes due to meter failure and/or incorrect measurement of usage.
- \*\*\* Except where Company is required to pay tap charge to pipeline supplier to serve the consumer, the consumer shall reimburse Company.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET SCHEDULE OF MISCELLANEOUS SERVICE CHARGES RATE SCHEDULE NO. MISC-14

#### **OTHER CHARGES**

- 11. Collection call trip charge (not collected under miscellaneous service item no. 3 Turning off \$20 service to active meter)
- 12. Returned check

\$20

#### **DEPOSITS**

Up to the maximum amount allowed under the Railroad Commission of Texas Quality of Service Rule §7.45(5)(C)(ii) (the "one-sixth rule"). If there is no billing history on the customer's account, then the one-sixth rule will be applied to the customer's account based on similarly-situated customers located in the geographic area.

#### TAX ADJUSTMENT

The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET RATE CASE EXPENSE RECOVERY RATE SCHEDULE NO. RCE-9.1

#### APPLICATION OF SCHEDULE

This schedule applies to all residential, small commercial, and large volume customers in the Texas Coast Division impacted by the Company's Statement of Intent to Increase Rates filed on March 27, 2015.

This rate schedule is for the recovery of rate case expense ("RCE") and shall be in effect beginning on or after , for a thirty-six (36) month period or until all approved expenses are collected.

#### **MONTHLY RATE RECOVERY FACTOR:**

Residential	\$ 0.08 per bill
General Service-Small	\$ 0.08 per bill
General Service-Large	\$ 0.08 per bill

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

#### **COMPLIANCE**

The Company will file annually, due on the \_\_\_\_\_\_\_\_\_, a report with the Railroad Commission of Texas ("Commission"). The Company will send a copy of the report to counsel for the Texas Coast Utilities Coalition, whose members include the cities of Angleton, Baytown, Clute, Freeport, League City, Pearland, Shoreacres, West Columbia, and Wharton, Texas. The Company will also send a copy of the report to counsel for the Gulf Coast Coalition of Cities, whose members include the cities of Alvin, Brookshire, Clear Lake Shores, Dickinson, Friendswood, Fulshear, Kemah, Lake Jackson, La Marque, Manvel, Mont Belvieu, Morgan's Point, Rosenberg, Santa Fe, Seabrook, Sugar Land, Taylor Lake Village, Texas City, Webster, and Weston Lakes, Texas. The report shall detail the monthly collections for RCE surcharge by customer class and show the outstanding balance. Reports for the Commission should be filed electronically or at the following address:

Tariff Compliance Oversight and Safety Division, Gas Services Railroad Commission of Texas P.O. Drawer 12967 Austin, TX 78711-2967

## Exhibit B

GUD No. 10432 Settlement Exhibit B Page 1 of 1

#### CenterPoint Energy Texas Coast Division Rate Design - Settlement

							Comme	ərcia	al
Line <u>No.</u>	Particulars		<u>Total</u>	Re	sidential		Small		Large
	Cost of Service to be Recovered from GSS and GSLV					\$	3,903,419	\$	677,913
1a 1b	Current Rate Revenue Recovery Settlement Increase	•	3,291,674 4,900,000	\$ 5	2,020,457	\$	3,411,002	\$	860,215
10	Settlement Revenue Requirement	\$ 6'	1,191,674	\$ 5	6,610,343	\$	3,903,419	\$	677,913
1d	Revenue Requirement Allocation Factors				92.5131%		6.3790%		1.1079%
2	Less:								
3	Houston Division Margin				504 850	\$	25,446	\$	24,096
4	Customer Charge	\$	644,201	\$	594,659	\$	10,672	\$	16,341
5	Distribution Charge	<u>\$</u>	66,177	\$	39,164	<del>\$</del> \$	36,118	\$	40,437
6	Total - Customers on Houston Rates in Texas Coast	\$	710,378	\$	633,823 <b>55,976,520</b>	⇒ \$	No. of Concession, Name of Street, or other	ŝ	637,476
7	Net Cost of Service to be Collected	\$8	0,481,297	Ð.	00,970,520	- *	3,001,000		001,410
8 9 10	Net Customer Charge Cost of Service Number Bills		<u>3,357,888</u>		3,200,388	-	153,348	_	4,152
	Settlement Customer Charge				15.00		15.50		45.00
11		\$ :	50,569,554	\$	48,005,820	\$	2,376,894	\$	186,840
12 13	and the second sec	-	9,911,743		7,970,700		1,490,406	. <u>\$</u>	450,636
14 1!				<u>.</u>	106,866,191		22,197,311		10,250,222
11 1				\$	0.0746	3			
1	8 All Ccf - General Service - Small					;	\$ 0.067 <sup>4</sup>	1	
1	9 All Ccf - General Service - Large							5	6 0.0440
2	0 Distribution Charge Revenue	-	9,912,66	8.	7,972,21	8	1,489,44	<u>o</u> .	451,010
2	21 Total Revenue - Design		61,192,60	0	56,611,86	1	3,902,45	2	678,287
:	22 Total Revenue Over(Under)	4	92	5	<b>\$ 1,51</b>	8	<u>\$ (96</u>	6)	<u>\$                                    </u>

## Exhibit C

GUD No. 10432 Settement Exhibit C Page 1 of 1

(E)         (F)         (F)         (I)         (I)           Adjustimenta to Adjustimenta to Course Part         Adjustimenta to Part (BJ/2002014)         Breck-Approved to Course Part 200002014         Adjustimenta to Part (BJ/2002014)         Method forms to Course Part 200002014         Method forms to Course Part 200000000         Method forms to Course Part 2000000000         Method forms to Course Part 20000000000         Method forms to Course Part 2000000000000000         Method forms to Course Part 2000000000000000000         Method forms to Course Part 2000000000000000000000000000000000000	(F)         (F)         (F)         (I)         (I)           Alparamento         Amparad Gansa         REC Approved         Amma           Approximation         Ampa         Ampa         Amma           Approximation         Ampa         Ampa         Amma           Approximation         Ampa         Ampa         Amma           Approximation         Ampa         Amma         Amma           Approximation         Ampa         Amma         Amma           Approximation         Amma         Amma         Amma           Approximation         Amma         Amma         Amma           Approximation         Amma         Amma         Amma           Approximation         Amma         Amma         Amma           Appa         Amma         Amma         Amma           Appa         Amma         Amma         Amma		3	Accumulated Adjustments to Accumulated Depreciation Accumulated Depreciation 00 00002014 Depreciation 000002014 Nat Plant: Advocation	1         1         1         4         4           14,04         11,579         11,579         11,579         11,579           14,04         200,241         200,241         200,242         11,578           14,155         12,042         200,241         200,242         11,578           14,155         11,157         200,241         200,242         11,556           14,155         11,156         11,156         11,156         11,156           14,155         11,156         11,156         11,156         11,156           14,155         11,156         11,156         11,156         11,156	(1.345,007) (1.345,007) (1.345,075) (1.345	5 (14,197) 5 (14,197) 5 (14,197) 5 (14,197) 5 (15,197) 15 (15,197)	(100         (100 <th< th=""><th>8,288,222 \$ (103,515,584) \$ - \$ (103,515,584) \$ 148,887,268</th><th>10.007         6         6.009         5         7.02.05           2.000         (11.6.64)         (11.6.64)         (11.6.64)         (12.7.66)         7.02.05           2.000         (10.6.64)         (11.6.64)         (11.6.64)         (11.6.64)         (11.6.64)           2.000         (10.7.64)         (11.6.64)         (11.6.64)         (11.6.64)         (11.6.64)           2.000         (10.7.91)         (10.7.91)         (10.7.91)         (10.7.91)         (10.8.91)           2.001         (10.7.91)         (10.7.91)         (10.7.91)         (10.8.91)         (10.8.91)           2.001         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.011         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.011         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.011         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.012         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.012         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)</th></th<>	8,288,222 \$ (103,515,584) \$ - \$ (103,515,584) \$ 148,887,268	10.007         6         6.009         5         7.02.05           2.000         (11.6.64)         (11.6.64)         (11.6.64)         (12.7.66)         7.02.05           2.000         (10.6.64)         (11.6.64)         (11.6.64)         (11.6.64)         (11.6.64)           2.000         (10.7.64)         (11.6.64)         (11.6.64)         (11.6.64)         (11.6.64)           2.000         (10.7.91)         (10.7.91)         (10.7.91)         (10.7.91)         (10.8.91)           2.001         (10.7.91)         (10.7.91)         (10.7.91)         (10.8.91)         (10.8.91)           2.001         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.011         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.011         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.011         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.012         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)           2.012         (10.8.91)         (10.8.91)         (10.8.91)         (10.8.91)
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	(C)	GUD Doctors No. 10432		Adjustments to Gross Plant	419 419 3.577.400 3.2384.400 3.2384.400 2.3384.410 2.33847	ACCIA 192222 2 - 3 - 5 - 5	5 87,100 246,610 246,610 246,010 246,010 246,010 241,010 241,010 241,010 241,010 241,010 241,0000 241,0000 241,000000000000000000000000000000000000	82,527 82,527 82,527 84,52784,527 84,527 84,52784,527 84,527 84	5 - 5 045105152 5	

Calculation of Depreciation

## Exhibit D<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Exhibit D invoices are part of the evidentiary record, however, in an effort to avoid unnecessary duplication costs, they are omitted from the Final Order due to their voluminous nature.

GUD No. 10432 Settlement Workpaper

# Texas Coast 2015 Rate Case Expense Surcharge Rate Case Expense by Party

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Surcharge	Components	\$ 0.06 All Customers	\$ 0.02 All Customers	\$ 0.08 All Customers	
Surcharge # Bills Surcharge	36 Months Components	10,073,664	10,073,664	10.073,664	
	Customers	279,824	279.824	279 824	
		¢ 619 887.57	162 200 23	07:00100-	/82,100.00
		¥		<del>0</del>	*
			CNP	Intervenor	Total - All Customers
	ine No.	-	2	e	4

Number of customers above exclude those customers billed on Houston Division rates. Note:

#### GUD NO. 10432, consolidated

STATEMENT OF INTENT OF	8
CENTERPOINT ENERGY RESOURCES	§
CORP., D/B/A CENTERPOINT ENERGY	§
ENTEX AND CENTERPOINT ENERGY	ş
TEXAS GAS TO INCREASE RATES ON	§
A DIVISION-WIDE BASIS IN THE	ş
TEXAS COAST DIVISION	8

#### **BEFORE THE**

RAILROAD COMMISSION

**OF TEXAS** 

#### AFFIDAVIT OF MARK A. SANTOS

Before me, the undersigned authority, on this date personally appeared Mark A. Santos, known to me to be the person whose name is subscribed below, and being by me first duly sworn, stated upon oath as follows:

"My name is Mark A. Santos. I am a partner in the Austin, Texas law firm of Parsley Coffin Renner LLP, and have practiced law since 2002. I have extensive experience representing and defending clients before the Railroad Commission of Texas and Public Utility Commission of Texas. I am over 18 years of age, of sound mind, and fully competent to make this affidavit. Each statement of fact herein is true and of my own personal knowledge.

I am counsel of record for CenterPoint Energy Resources Corp., d/b/a CenterPoint Energy Entex and CenterPoint Energy Texas Gas ("CenterPoint Texas") in Gas Utilities Docket No. 10432, consolidated. Attached to this Affidavit are invoices documenting an actual amount of \$459,887.57 in rate case expenses incurred by CenterPoint Texas in this docket through May 30, 2015. This amount includes legal expenses incurred preparing the filing, expenses incurred by professional consultants retained to provide direct and rebuttal testimony, public notice, and incidental expenses. The invoices are detailed and itemized.

I have reviewed the billings of Parsley Coffin Renner LLP submitted to CenterPoint Texas for legal services performed in this proceeding through April 30, 2015, and I affirm that those billings in the amount of \$200,225.78 accurately reflect the time spent and expenditures incurred by Parsley Coffin Renner LLP on CenterPoint Texas's behalf. The attorneys billing on the file have hourly rates of between \$225 and \$500, with the majority of the time billed by myself. My hourly billing rate is \$375, which is within the range deemed reasonable in prior rate cases for lawyers having similar experience providing similar services. The hours spent to perform the tasks assigned to Parsley Coffin Renner LLP were necessary to complete those tasks in a professional manner on a timely basis. The nature of the work performed is typical of a contested rate proceeding such as this. Further, there was no duplication of services or testimony and the settled result in this proceeding demonstrates that the Company's request for a rate change was warranted.

In addition to the amounts incurred through April 30, 2015, CenterPoint Texas has incurred additional legal expenses equal to approximately \$140,000 for work performed in May and June 2015, which has not yet been processed by CenterPoint Texas. The nature of this work included answering discovery questions, negotiating discovery disputes, motions practice, preparation of rebuttal testimony, preparation of errata, preparation for hearing, preparation for technical and settlement conferences, settlement negotiations, meeting and communicating with parties to negotiate a settlement, and the drafting of settlement terms. In addition, CenterPoint Texas will incur additional expense through completion of the case, which expenses include finalizing settlement documents, presentation of settlement to Examiners, potential discovery and briefing before the Examiners, and attending Commission conferences. Based on my experience in administrative proceedings, including proceedings in which the parties seek approval of a Unanimous Settlement Agreement as in this case, I estimate that legal expenses from July 1, 2015 through completion of the case will be approximately \$20,000.00, bringing the total amount of actual and estimated legal fees necessary to complete this proceeding to \$360,225.78.

In addition to legal expenses, CenterPoint Texas incurred other rate case expenses, which included expenses incurred by professional consultants retained to provide direct and rebuttal testimony, preparation of the filing, public notice, responding to discovery, and incidental expenses. Again, actual detailed and itemized invoices through June 30, 2015 are attached. The total amount of other regulatory rate case expenses incurred through June 30, 2015, is \$259,661.79.

The total amount of rate case expenses for CenterPoint Texas reflected in the Unanimous Settlement Agreement includes actual and estimated legal fees of \$360,225.78 and required regulatory expenses equal to \$259,661.79. CenterPoint Texas requests that the Commission authorize recovery of its rate case expenses related to this docket in the amount of \$619,887.57. CenterPoint Texas will supplement this filing with additional invoices as they are processed.

CenterPoint Texas seeks recovery only of those expenses that are actually incurred, and any rate case expense surcharge will collect from ratepayers only the amount actually incurred and authorized by the Commission. I note, however, that this estimate presumes approval of the Unanimous Settlement Agreement and no appeal of the Commission's final order. CenterPoint Texas reserves the right to revise this estimate to the extent that additional litigation becomes necessary."

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Mark A. Santos

SWORN AND SUBSCRIBED before me on this did day of July, 2015.



aueth Mr.

#### GAS UTILITIES DOCKET NO. 10432

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STATEMENT OF INTENT FILED BY CENTERPOINT ENERGY ENTEX TO INCREASE THE RATES IN THE UNINCORPORATED AREAS OF THE TEXAS COAST DIVISION

#### BEFORE THE

RAILROAD COMMISSION

**OF TEXAS** 

#### AFFIDAVIT OF CHRISTOPHER L. BREWSTER RELATED TO THE RATE CASE EXPENSES OF GULF COAST COALITION OF CITIES

STATE OF TEXAS § S COUNTY OF TRAVIS §

BEFORE ME, the undersigned authority, on this day personally appeared Christopher L. Brewster who being by me first duly sworn, on oath deposed and said the following:

1. My name is Christopher L. Brewster. I am a principal with the law firm of Lloyd Gosselink Rochelle and Townsend, P.C. ("Lloyd Gosselink") and counsel for the Gulf Coast Coalition of Cities ("GCCC") in Gas Utilities Docket ("GUD") No. 10432. I have addressed and participated in utility matters since 2003, starting at the Public Utility Commission of Texas ("PUC"). Since leaving the PUC in 2006, I have represented entities before the PUC and the Railroad Commission ("Commission") for over nine years. I have represented municipalities in numerous ratemaking proceedings since 2006.

2. I have reviewed the work performed by Lloyd Gosselink and the technical consultants on behalf of GCCC in connection with GUD No. 10432 concerning the Statement of Intent filed by CenterPoint Energy Entex to Increase the Rates in the Unincorporated Areas of the Texas Coast Division. I am over the age of 18 years and am not disqualified from making this affidavit. My statements are true and correct.

3. I have reviewed the billings of Lloyd Gosselink submitted to GCCC for legal services performed in GUD No. 10432. I affirm that those billings accurately reflect the time

1

spent and expenditures incurred by Lloyd Gosselink on GCCC's behalf. Those billings were accurately calculated before they were tendered, and there was no double billing. None of the charges billed to GCCC have been recovered through reimbursement for other expenses. The expenses charged were associated with the review of CenterPoint's Statement of Intent in GUD No. 10432 and were necessary to advise GCCC and accomplish tasks in this proceeding. Total rate case expenses (inclusive of legal fees, consultant charges, and other expenses) for GUD No. 10432 through June 30, 2015 are summarized in the chart attached to this affidavit as Attachment A.

4. For the period of March through June 30, 2015, Lloyd Gosselink has billed \$49,589.60 for legal services in GUD No. 10432. The fees and expenses incurred through June 30, 2015 were necessary to: advise GCCC on the review of CenterPoint's Statement of Intent, identify issues, retain and work with consultants, address discovery matters, prepare testimony, participate in settlement discussions, and negotiate the settlement agreement.

5. The attorneys' hourly rates of \$165-325, upon which the billings are based, are the same hourly rates charged other clients for comparable services during the same time frame. Our firm's rates are at the lower end of the range compared to the rates charged by other lawyers with similar experience providing similar services. The hours spent to perform the tasks assigned to Lloyd Gosselink were necessary to complete those tasks in a professional manner on a timely basis. The participating attorneys' many years of experience participating in utility rate cases aid in our efforts to keep rate case expenses reasonable.

6. Invoices from Lloyd Gosselink also include fees and expenses from ReSolved Energy Consulting, LLC for work performed by Karl Nalepa and his assistant in the amount of \$31,869.34. Mr. Nalepa is a regulatory expert engaged to present testimony and consult on the issues in this case. Mr. Nalepa's hourly rate for this proceeding is \$260. This is the same or

209

similar hourly rate charged other clients for comparable services during the same time period. Mr. Nalepa and his assistant reviewed the CenterPoint's Statement of Intent, identified issues, prepared and reviewed discovery questions and responses, prepared direct testimony, assisted in settlement negotiations.

7. The invoices submitted by Lloyd Gosselink include a description of services performed and time expended on each activity. The invoices for GUD No. 10432 through June 30, 2015 are included as Attachment B to this affidavit. Lloyd Gosselink has documented all charges with time sheets, invoices and records. The documentation in this case is similar to that provided in many previous ratemaking proceedings at the Railroad Commission.

8. I have made a detailed review of actual invoices for consultants and legal services for March through June 30, 2015. I conclude that the services rendered in these months were necessary for GCCC's participation in this proceeding and that the fees and expenses were reasonable in relation to the complexity of the issues addressed. Specifically, I made the following significant findings during my review:

- The hourly rates charged by GCCC's consultants and attorneys are within the range of reasonable rates;
- The number of individuals working on this matter at any given time was minimized;
- Consultants and attorneys accurately documented hours worked and services provided on their invoices;
  - There were no time entries by any individual that exceeded 12 hours per day on any single matter or on a combined basis when work was performed on these cases; and
  - There were no expenses that are subject to special scrutiny (e.g., luxury hotels, valet parking, designer coffee, airfare, meals).

9. I have reviewed all of the consultants' and attorneys' qualifications, along with a critical evaluation of their work product and the fees that they charged GCCC, and have found

210

their services and fees to be reasonable and a good value. Each consultant and attorney provided . services that were necessary for GCCC to fairly represent the interests of the members of GCCC in this rate-setting proceeding. All of the actual fees and expenses incurred to date are substantiated by detailed invoices, which I have included.

10. In addition to the expenses incurred through June 30, 2015, Lloyd Gosselink will incur fees and expenses in GUD No. 10432 beyond that date associated with continued work to finalize settlement documents subsequent to the date of this affidavit.

In consideration of this activity, GCCC estimates that its remaining expense of participating in this case beyond June 30, 2015 will not exceed \$5,000. In the event that the settlement in this matter is not adopted, or some additional process or litigation is required to bring this matter to a close, GCCC would seek to quantify an additional rate case expense amount.

11. The total amounts requested for expenses through June 30, 2015 of \$81,458.94 for GUD No. 10432 and the estimate beyond that that date, are reasonable given the complexity, importance, and magnitude of this case, the nature of GCCC's case, and the number of issues.

Dated: July 1, 2015.

2th

CHRISTOPHER L. BREWSTER

SUBSCRIBED AND SWORN TO BEFORE ME, the undersigned authority, on this 1st day of July, 2015.



Judy a. Mc Mahon Notar Public

#### GAS UTILITIES DOCKET NO. 10432

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STATEMENT OF INTENT FILED BY § CENTERPOINT ENERGY RESOURCES CORP., D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TO INCREASE RATES ON A DIVISION-WIDE BASIS IN THE TEXAS COAST DIVISION

**BEFORE THE RAILROAD COMMISSION OF TEXAS** 

#### AFFIDAVIT OF ALFRED R. HERRERA RELATED TO RATE CASE EXPENSES INCURRED BY TEXAS COAST UTILITIES COALITION OF CITIES

STATE OF TEXAS	§
	§
COUNTY OF TRAVIS	§

Before me, the undersigned authority, on this day personally appeared Alfred R. Herrera, being by me first duly sworn, on oath deposed and said the following:

- My name is Alfred R. Herrera, and I am a principal of Herrera & Boyle, PLLC. I have 1. over 31 years of experience in legal and legislative matters related to the utility industry (telecommunication, electric, and gas). I have litigated numerous electric and gas rate matters. The Texas Coast Utilities Coalition ("TCUC") of cities retained the firm of Herrera & Boyle, PLLC in connection with the Statement of Intent submitted to the TCUC cities and the Railroad Commission of Texas ("Commission") by CenterPoint Energy Resources Corp., d/b/a CenterPoint Entex and CenterPoint Energy Texas Gas ("CenterPoint" or "Company") on about March 27, 2015 ("March 27th Statement of Intent").
- I am familiar with the work performed by Herrera & Boyle and the technical consultants 2. on behalf of TCUC in connection with CenterPoint's March 27th Statement of Intent. I am over 18 years of age and I am not disqualified from making this affidavit. My statements are true and correct.
- The firm of Herrera & Boyle has provided services to TCUC in these proceedings 3. including, but not limited to, the following activities: the provision of legal advice and strategy to TCUC; negotiating schedules and substantive issues; identification of consultants and recommendations to the client regarding consultants; coordination of issue development; legal research; preparation and filing of pleadings and briefs; discovery; preparation for and participating in prehearing conferences, hearings; and briefing clients and discussions with consultants.
- I am responsible for coordinating and supervising the efforts of my firm's personnel 4. pertaining to the services rendered to TCUC in these dockets. I have personally reviewed

all billings for all work performed (legal and consulting) in connection with CenterPoint's March 27<sup>th</sup> Statement of Intent.

- 5. Invoices and backup for the fees and expenses charged to TCUC are provided to the City of Baytown for approval and forwarding to CenterPoint for payment. My firm's billings are associated with efforts that were reasonable and necessary for development of the record and advocacy of TCUC position. Duplication of effort was avoided.
- 6. My firm's individual charges and rates are reasonable, consistent with the rates billed to others for similar work and comparable to rates charged by other professionals with the same level of expertise and experience. The amounts charged for such service are reasonable and there has been no double billing of charges. No meal expense has been billed by any attorney or other Herrera & Boyle personnel. No charges have been incurred or billed for luxury items, first-class airfare, limousines, alcohol, sporting events, or entertainment.
- 7. For the period March 29, 2015 through June 30, 2015, Herrera & Boyle has billed \$71,290.29 related to CenterPoint's March 27<sup>th</sup> Statement of Intent. This figure includes \$38,035.29 in legal fees and expenses and \$33,255.00in consultant fees and expenses. The fees and expenses incurred through June 30, 2015 were necessary to advise TCUC on the rate package filing, review the application, identify issues, coordinate activities, retain and work with consultants, engage in discovery, draft pleadings, and prepare for and attend pre-hearings, attend settlement meetings. Invoices for CenterPoint's March 27<sup>th</sup> Statement of Intent are provided at Exhibit 1.
- 8. The attorney hourly rates of \$270-\$345, upon which the billings are based, are comparable to hourly rates charged to other clients for comparable services during the same time frame. Herrera & Boyle's rates are at the lower end of the range of reasonable hourly rates compared to the rates charges by other lawyers with similar experience providing similar services.
- 9. The hours spent to perform the tasks assigned to Herrera & Boyle were necessary to complete the required tasks in a professional manner on a timely basis. My many years in working with and supervising attorneys and consultants in utility rate cases at the Commission and the Public Utility Commission facilitates efforts to keep rate case expenses reasonable.
- 10. Ms. Connie Cannady is an Executive Consultant with the firm of NewGen Strategies & Solutions, LLC in the firm's Energy Practice. She has participated in over 50 utility rate proceedings over a 30-year career. Her time and efforts in CenterPoint's March 27<sup>th</sup> Statement of Intent were coordinated by me. Because of her extensive background and experience, including knowledge of CenterPoint, Ms. Cannady was able to work very efficiently and accomplish her assignment with fewer hours than I would expect other consultants or expert witnesses would require. Ms. Cannady's time, effort and associated fees in CenterPoint's March 27<sup>th</sup> Statement of Intent of \$33,255.00 are reasonable and necessary. Ms. Constance's resume is provided at Exhibit 2.

- I also coordinated TCUC's participation in this proceeding with the other group of cities 11. - the Gulf Coast Utilities Coalition of Cities ("GCCC") - in this proceeding to minimize, if not eliminate, duplication of effort between GCCC's participation in this proceeding and TCUC's participation, as well as to ensure no duplication of effort regarding the issues addressed by Ms. Cannady in her evaluation of CenterPoint's March 27th Statement of Intent and that of GCCC's consultant.
- The invoices submitted by Herrera & Boyle include a description of services performed 12. and time expended on each activity. The invoices for CenterPoint's March 27th Statement of Intent have been provided to CenterPoint. Herrera & Boyle has documented all charges with time sheets, invoices and records. The documentation in this case is similar to that provided in many previous cases at the Commission.
- Legal expenses connected with CenterPoint's March 27th Statement of Intent total 13. \$71,290.29. There are no luxury items associated with Herrera & Boyle's expenses. The total consists of reimbursable items such as courier services, express mail, postage and shipping, and photocopying. Internal copying charges were limited to 15¢ per page.
- My responsibilities included client communication, strategy development, overall case 14. management, discovery review, review and edit testimony, prepare for hearing, attend pre-hearings, and attendance at settlement meetings.
- To complete CenterPoint's March 27th Statement of Intent, I estimate that the cities 15. represented by Herrera & Boyle will incur additional fees and expenses of \$4,550.00. My estimate is based on actual experience in previous rate cases at the Commission and at the Public Utility Commission. TCUC will request reimbursement only for actual amount billed for work that has been performed.
- TCUC reserves the right to amend this affidavit and its request for reimbursement as 16. more information is gathered over the course of CenterPoint's March 27th Statement of Intent.
- Statements in this affidavit are true and known by menerson 17.

Alfred R. Herrera

SWORN AND SUBSCRIBED before me on this the <u>1</u> of July 2015.

MARIANN N. WOOD otary Public, State at Texas (seal) My Commission Expires November 24, 2018

Narianny Notary Public, State of Texas

## Exhibit E

GUD No. 10432 Settlement Exhibit E Page 1 of 3

#### CenterPoint Energy Texas Coast Division September 30, 2014 Number of Customers

		Number of Customers				
Line			General Service			
No.	City	Residential	Small	Large Volume		
1	Alvin Env	691	16	0		
2	Alvin Inc	4,699	382	14		
3	Angleton Env	107	18	0		
4	Angleton Inc	4,078	264	8		
5	Bacliff	2,037	97	1		
6	Barrett's Settlement	642	32	0		
7	Baytown Env	6,332	210	0		
8	Baytown Inc	14,744	775	55		
9	Beach City Env	275	8	0		
10	Beach City Inc	224	3	0		
11	Beasley Env	2	0	0		
12	Beasley Inc	94	12	0		
13	Boling Env	229	17	0		
14	Brookshire Env	592	103	0		
15	Brookshire Inc	228	66	10		
16	Brookside Village Inc	446	11	0		
17	Channel Area	1	16	0		
18	Cir Lake Shores Env	25	4	0		
19	Cir Lake Shores Inc	398	16	0		
20	Clute Env	61	1	0		
21	Ciute inc	1,924	165	4		
22	Columbia Lakes	426	10	0		
23	Crosby	966	140	1		
24	Damon Env	104	9	0		
25	Danbury Env	45	1	0		
26	Danbury Inc	397	27	0		
27	Deer Park Inc	0	15	1		
28	Dickinson Env	1,029	30	0		
29		3,924	196	8		
30		3	10	Ō		
31		338	54	0		
32		874	19	ō		
33	-	0	8	Ō		
34	•	2,174	177	4		
35		2,437	25	Ó		
36		9,006	336	9		
37		186	41	Ő		
38		1,556	116	Ö		
39		36	6	0		
40		2,760	91	1		
40	-	139	0	0		
42	-	267	2	0		
44		111	6	0		
44	Hitchcock Inc	1,348	82	1		

#### CenterPoint Energy Texas Coast Division September 30, 2014 Number of Customers

		Nu	mber of Cust	
Line				al Service
No.	City	Residential	Smail	Large Volume
45	Houston Annex	15	112	0
46	Houston Inc	978	53	3
47	Huffman Env	0	0	2
48	Hungerford Env	84	12	0
49	lago Env	59	4	0
50	Iowa Colony	658	57	0
51	Jones Creek Env	39	4	0
52	Jones Creek Inc	467	10	0
53	Katy Env	10,832	674	0
		3,801	313	13
54	Katy Inc	88	2	0
55	Kemah Env	511	65	10
56	Kemah Inc	1	0	0
57	Kendleton Env		3	õ
58	Kendleton Inc	33		3
59	La Marque Inc	4,346	230	0
60	La Porte Env	4	15	
61	La Porte Inc	7,718	379	9
62	Lake Jackson Env	91	2	0
63	Lake Jackson Inc	7,122	254	12
64	League City Inc	24,009	887	16
65	Liverpool Env	149	2	0
66	Liverpool Inc	100	8	2
67	Manvel Env	274	18	0
68	Manvel Inc	1,132	81	1
69		1,438	37	0
70	-	118	16	0
71		410	28	0
72		1,058	94	1
73		69	19	0
74		641	58	1
75		25	9	···· 0
76		25	4	0
77		8	1	0
		92	8	Ō
78		54	2	Ō
79		112	18	Ö
80				0
8		0	5	4
82		825	18	
8		8,099	211	0
8		26,657	978	36
8		21,541	896	0
8		14	1	0
8	7 Richmond Env	3,327	302	0
8	8 Richmond Inc	2,043	177	14

#### CenterPoint Energy Texas Coast Division September 30, 2014 Number of Customers

		Number of Customers				
Line			Gener	al Service		
No.	City	Residential	Small	Large Volume		
89	Richwood Env	281	4	0		
90	Richwood Inc	810	32	0		
91	Rosenberg Env	3,646	201	0		
92	Rosenberg Inc	6,370	517	17		
93	Rosharon Env	133	27	0		
94	San Leon Env	739	33	0		
95	Santa Fe Env	83	3	0		
96	Santa Fe Inc	1,930	94	1		
97	Seabrook Inc	3,246	147	6		
98	Shoreacres Inc	583	9	0		
99	Sienna Plantation	13	0	0		
100	Sugar Land Env	15,000	167	0		
101	Sugar Land Inc	19,889	626	36		
102	Taylor Lake Vilg Inc	1,399	10	0		
103	Teal Run	5,966	203	0		
104	Texas City Inc	9,738	524	17		
105	Van Vleck Env	221	22	0		
106	Wallis Env	6	2	0		
107	Wallis Inc	252	29	1		
108	Webster Env	0	1	0		
109	Webster Inc	448	212	24		
110	West Columbia Env	103	11	0		
111	West Columbia Inc	774	89	0		
112	Weston Lakes Env	212	7	0		
	Weston Lakes Inc.	1,227	37	0		
114		80	3	0		
115	Wharton Inc	1,769	208	8		
116	TOTAL	269,940	12,902	354		

Note: For ratemaking purposes, the cities of Houston, Deer Park, Missouri City, and Pasadena are part of the Company's Houston Division; however, the corporate limits of those cities extend into the Texas Coast Division. The minimal revenues, expenses, and plant of these cities that are in the Texas Coast Division are reflected in this application. The Company is not requesting a rate change for these cities.

### GUD NO. 10432, Consolidated

Approved Tariffs

Final Order Exhibit 2

#### **APPLICATION OF SCHEDULE**

This schedule is applicable to any customer in an incorporated area or in the environs in the Texas Coast Division to whom service is supplied in a single private dwelling unit and its appurtenances, the major use of which is for household appliances, and for the personal comfort and convenience of those residing therein.

Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.

#### MONTHLY RATE

For bills rendered on and after the effective date of this rate schedule, the monthly rate for each customer receiving service under this rate schedule shall be the sum of the following:

- (a) The Base Rate consisting of:
  - (1) Customer Charge \$15.00;
  - (2) Commodity Charge All Ccf \$0.0746 per Ccf
- (b) Tax Adjustment The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's applicable Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.
- (c) Gas Cost Adjustment The applicable Purchased Gas Adjustment (PGA) Rate as calculated on a per Ccf basis and adjusted periodically under the applicable Purchased Gas Adjustment (PGA) Rate Schedule – for all gas used.
- (d) Rate Case Expense Recovery Rate Case Expense Recovery will be calculated and adjusted periodically as defined in the Company's applicable Rate Case Expense Recovery Rate Schedule.

#### PAYMENT

Due date of the bill for service shall not be less than 15 days after issuance or such other period of time as may be provided by order of the regulatory authority. A bill for utility service is delinquent if unpaid by the due date.

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

#### **APPLICATION OF SCHEDULE**

This schedule is applicable to natural gas service to any customer in an incorporated area or in the environs in the Texas Coast Division engaging in any business, professional or institutional activity, for all uses of gas, including cooking, heating, refrigeration, water heating, air conditioning, and power.

This schedule is applicable to any general service customer for commercial uses and industrial uses, except standby service, whose average monthly usage for the prior calendar year is 150,000 cubic feet or less. Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.

#### MONTHLY RATE

For bills rendered on and after the effective date of this rate schedule, the monthly rate for each customer receiving service under this rate schedule shall be the sum of the following:

- (a) The Base Rate consisting of:
  - (1) Customer Charge \$15.50;
  - (2) Commodity Charge All Ccf \$0.0671 per Ccf
- (b) Tax Adjustment The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's applicable Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.
- (c) Gas Cost Adjustment The applicable Purchased Gas Adjustment (PGA) Rate as calculated on a per Ccf basis and adjusted periodically under the applicable Purchased Gas Adjustment (PGA) Rate Schedule – for all gas used.
- (d) Rate Case Expense Recovery Rate Case Expense Recovery will be calculated and adjusted periodically as defined in the Company's applicable Rate Case Expense Recovery Rate Schedule.

#### PAYMENT

Due date of the bill for service shall not be less than 15 days after issuance or such other period of time as may be provided by order of the regulatory authority. A bill for utility service is delinquent if unpaid by the due date.

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

#### AVAILABILITY

This schedule is available at points on existing facilities of adequate capacity and suitable pressure in the area designated in the Rate Book of CENTERPOINT ENERGY RESOURCES CORP., D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS (hereinafter called "Company").

#### APPLICATION OF SCHEDULE

This schedule is applicable to any general service customer in an incorporated area or in the environs in the Texas Coast Division for commercial uses and industrial uses whose average monthly usage for the prior calendar year is more than 150,000 cubic feet. Gas supplied hereunder is for the individual use of the Consumer at one point of delivery and shall not be resold or shared with others. If the Consumer has a written contract with Company, the terms and provision of such contract shall be controlling.

#### MONTHLY RATE

For bills rendered on and after the effective date of this rate schedule, the monthly rate for each customer receiving service under this rate schedule shall be the sum of the following:

- (a) The Base Rate consisting of:
  - (1) Customer Charge \$45.00;
  - (2) Commodity Charge -
    - All Ccf \$0.0440 per Ccf
- (b) Tax Adjustment The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's applicable Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.
- (c) Gas Cost Adjustment The applicable Purchased Gas Adjustment (PGA) Rate as calculated on a per Mcf basis and adjusted periodically under the applicable Purchased Gas Adjustment (PGA) Rate Schedule – for all gas used.
- (d) Rate Case Expense Recovery Rate Case Expense Recovery will be calculated and adjusted periodically as defined in the Company's applicable Rate Case Expense Recovery Rate Schedule.

#### WRITTEN CONTRACT

In order to receive a delivery from Company of more than 25 Mcf during any one day, the Consumer must execute a written contract with Company on Company's form of contract covering the sale of gas by Company to it. In the case of existing Consumers, the maximum gas usage during any one day shall be obtained from the records of the Company, except in cases where the existing Consumer will be purchasing increased volumes of gas from Company because of expansions or for any other reasons, in which event the Company may estimate usage by such Consumer. Also in the case of new Consumers, the Company may estimate usage by the Consumer. Any such estimates made by Company shall be binding on Consumer in determining whether or not a contract is required. Such written

contract shall be executed by Consumer upon request of Company and Company shall not be obligated to serve any such Consumer more than 25 Mcf during any one day until such written contract is executed and delivered by Consumer.

#### **MEASUREMENT**

The term "cubic foot of gas" for the purpose of measurement of the gas delivered and for all other purposes is the amount of gas necessary to fill a cubic foot of space when the gas is at an absolute pressure of 14.65 pounds per square inch and at a base temperature of sixty (60) degrees Fahrenheit.

The term "Mcf" shall mean 1,000 cubic feet of gas.

The Sales Unit shall be one Mcf.

Assumed Atmospheric Pressure - The average atmospheric pressure shall be assumed to be fourteen and seventenths (14.7) pounds per square inch, irrespective of actual elevation or location of the point of delivery above sea level or variation in such atmospheric pressure from time to time.

Orifice Meters - When orifice meters are used for the measurement of gas, such orifice meters shall be constructed and installed, and the computations of volume made, in accordance with the provisions of Gas Measurement Committee Report No. 3 of the American Gas Association as revised September, 1969 ("A.G.A. Report No. 3), with any subsequent amendments or revisions which may be mutually acceptable.

The temperature of the gas shall be determined by a recording thermometer so installed that it may record the temperature of the gas flowing through the meter or meters. The average of the record to the nearest one (1) degree Fahrenheit, obtained while gas is being delivered, shall be the applicable flowing gas temperature for the period under consideration.

The specific gravity of the gas shall be determined by a recording gravitometer owned and operated by the pipeline company from whom Company purchases its gas, so installed that it may record the specific gravity of the gas flowing through the meter or meters; provided, however, that the results of spot tests made by the pipeline company with a standard type specific gravity instrument shall be used at locations where the pipeline company does not have a recording gravitometer in service. If the recording gravitometer is used, the average of the record to the nearest one-thousandth (0.001), obtained while gas is being delivered, shall be the applicable specific gravity of the gas for the period under consideration. If the spot test method is used, the specific gravity of the gas delivered hereunder shall be determined once monthly, the result obtained, to the nearest one-thousandth (0.001), to be applicable during the succeeding billing month.

Adjustment for the effect of supercompressibility shall be made according to the provisions of A.G.A. Report No. 3, hereinabove identified, for the average conditions of pressure, flowing temperature and specific gravity at which the gas was measured during the period under consideration, and with the proportionate value of each carbon dioxide and nitrogen in the gas delivered included in the computation of the applicable supercompressibility factors. Company shall obtain appropriate carbon dioxide and nitrogen fraction values as may be required from time to time.

Positive Displacement Meters and Turbine Meters - When positive displacement meters and/or turbine meters are used for the measurement of gas, the flowing temperature of the gas metered shall be assumed to be sixty (60) degrees Fahrenheit, and no correction shall be made for any variation therefrom; provided however, that company GUD NO. 10432, Consolidated

Final Order Exhibit 2

shall have the option of installing a recording thermometer, and if company exercises such option, corrections shall be made for each degree variation in the applicable flowing temperature for the period under consideration.

The volumes of gas determined shall be adjusted for the effect of supercompressibility as follows:

- (A) When the flowing temperature of gas is assumed to be sixty (60) degrees Fahrenheit, the supercompressibility factor shall be the square of the factor, Fpv, computed in accordance with the principles of the A.G. A. Report No. 3, hereinabove identified, for a pure hydrocarbon gas of six-tenths (0.6) specific gravity and for the average pressure at which the gas was measured.
- (B) When the flowing gas temperature is recorded and applied according to the option above, the supercompressibility factor shall be the square of the factor, Fpv, computed in accordance with the principles of the American Gas Association Gas Measurement Committee Report No. 3, hereinabove identified, for a pure hydrocarbon gas of six-tenths (0.6) specific gravity and for the average conditions of pressure and flowing temperature at which the gas was measured.

#### SUPPLY INTERRUPTIONS

Total or partial interruption of gas deliveries due to acts of God, the elements, requirements for residential and other uses declared superior to Consumers by law, or to other causes or contingencies beyond the control of Company or not proximately caused by Company's negligence, shall not be the basis for claims-delivery and receipt of gas to be resumed whenever any such cause or contingency shall end.

#### CHARGES FOR UNAUTHORIZED OVER-RUN GAS

Any gas taken during any day by Consumer which exceeds the maximum daily quantity specified in Consumer's contract with Company shall be considered to be unauthorized over-run gas. Any gas taken by Consumer after the effective hour of an order calling for a complete curtailment of all gas deliveries, and prior to the authorized resumption of natural gas service, hereunder shall be considered to be unauthorized over-run gas. Any gas taken by Consumer after the effective hour of an order calling for a partial curtailment, and prior to the authorized resumption of natural gas service, which exceeds the stated amount of gas deliveries Consumer may take during such partial curtailment, shall be considered to be unauthorized over-run gas. Company shall bill, and Consumer shall pay for unauthorized over-run gas at the rate of \$10.00 per Mcf, in addition to the Monthly Rate specified herein for such gas. The payment of such additional charge for unauthorized over-run gas, nor shall such payment be considered to exclude or limit any other remedies available to Company against the Consumer for exceeding the maximum daily quantity specified in Consumer's contract with Company, or for failure to comply with curtailment orders issued by Company hereunder.

The additional amount specified above charged for unauthorized over-run gas shall be adjusted, either plus or minus, to conform to the change made by Company's supplier in its rate schedule under which Company purchases its gas supply for resale under this schedule.

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

This Cost of Gas Clause shall apply to all general service rate schedules of CenterPoint Energy Entex in the Incorporated and Environs areas of the Texas Coast Division ("the Company").

#### A. DEFINITIONS

- 1. Cost of Purchased Gas (G): The Company's best estimate of the cost of natural gas (per Mcf) to be purchased for resale hereunder during the period that the PGA Rate is to be effective. The cost of natural gas shall include the cost of gas supplies purchased for resale hereunder, upstream transportation capacity charges, storage capacity charges, the cost of gas withdrawn from storage less the cost of gas injected into storage, and any transaction-related fees, gains or losses and other transaction costs associated with the use of various financial instruments used by the Company to stabilize prices.
- 2. Purchase/Sales Ratio (R): A ratio determined by dividing the total volumes purchased by the Company for general service customers for the twelve (12) month period ending the preceding August 31 Production Month by the sum of the volumes sold to general service customers during the same period. For the purpose of this computation, all volumes shall be stated at 14.65 p.s.i.a. Such ratio as determined shall in no event seek to recover more than 5% lost and unaccounted for gas loss unless expressly authorized by the applicable regulatory authority.
- 3. Production Month: The month that gas cost related activities are completed.
- 4. Accounting Month: The month gas related activities are posted on the books and records of the Company.
- 5. Commodity Cost: The Cost of Purchased Gas multiplied by the Purchase Sales Ratio.
- 6. **Purchased Gas Adjustment** (PGA): The rate per billing unit or the total calculation under this Cost of Gas Clause, consisting of the commodity cost, a reconciliation component (RC) and related fees and taxes.

PGA Rate (per Mcf sold) =  $[(G * R) \pm RC]$  rounded to the nearest \$0.0001

PGA Rate (per Ccf sold) = PGA Rate (per Mcf sold)  $\div$  10

- 7. General Service Customer: residential, small commercial and large volume customers.
- 8. Reconciliation Audit: An annual review of the Company's books and records for each twelve month period ending with the May Production Month to determine the amount of over or under collection occurring during such twelve month period. The audit shall determine:
  - a. the total amount paid for gas purchased by the Company to provide service to its general service customers during the period;
  - b. the revenues received from operation of the provisions of this Cost of Gas Clause reduced by the amount of revenue associated fees and taxes paid on those revenues;

- c. the total amount of refunds made to customers during the period and any other revenues or credits received by the Company as a result of gas purchases or operation of this Cost of Gas Clause; and
- d. an adjustment, if necessary, for lost and unaccounted for gas during the period identified in A2 in excess of five (5) percent of purchases.
- 9. Reconciliation Component (RC): The amount to be returned to or recovered from customers each month from the August billing cycle through April billing cycle as a result of the Reconciliation Audit.
- 10. Reconciliation Account: The account maintained by the Company to assure that over time it will neither over nor under collect revenues as a result of the operation of this Cost of Gas Clause. Entries shall be made monthly to reflect but not necessarily limited to:
  - a. the total amounts paid to the Company's supplier(s) for gas applicable to general service customers as recorded on the Company's books and records;
  - b. any upstream transportation charges;
  - c. the cost of gas withdrawn from storage less the cost of gas injected into storage;
  - d. fixed storage charges;
  - e. the revenues produced by the operation of this Cost of Gas Clause; and
  - f. refunds, payments, or charges provided for herein or as approved by the regulatory authority.
- 11. Carrying Charge for Gas in Storage: A return on the Company's investment for gas in storage.

#### B. COST OF GAS = Purchased Gas Adjustment (PGA)

In addition to the cost of service as provided under its general service rate schedule(s), the Company shall bill each general service customer for the Cost of Gas incurred during the billing period. The Cost of Gas shall be clearly identified on each customer bill.

#### C. DETERMINATION AND APPLICATION OF THE RECONCILIATION COMPONENT

If the Reconciliation Audit reflects either an over recovery or under recovery of revenues, such amount, plus or minus the amount of interest calculated pursuant to Section D below, if any, shall be divided by the general service sales volumes, adjusted for the effects of weather and growth, for the last preceding August billing cycle through April billing cycle. The Reconciliation Component so determined to collect any revenue shortfall or to return any excess revenue shall be applied for a nine (9) month period beginning with the next following August billing cycle and continuing through the next following April billing cycle at which time it will terminate until a new Reconciliation Component is determined.

#### **D. PAYMENT FOR USE OF FUNDS**

Concurrently with the Reconciliation Audit, the Company shall determine the amount by which the Cost of Gas was over or under collected for each month within the period of audit. If the sum of the monthly balances reflects an over collection during the period, the Company shall credit into the Reconciliation Account during August an amount equal to the average annual balance multiplied by 6%.

If the sum of the monthly balances reflects an under collection during the period, the Company shall debit into the Reconciliation Account during August an amount equal to the average annual balance multiplied by 6%.

#### E. CARRYING CHARGE FOR GAS IN STORAGE

A carrying charge for gas in storage will be calculated based on the arithmetic average of the beginning and ending balance of gas in storage inventory for the prior calendar month times the pre-tax rate of return as determined in Docket No. GUD 10432 and will be reflected on the customer's bill.

#### F. SURCHARGE OR REFUND PROCEDURES

In the event that the rates and charges of the Company's supplier are retroactively reduced and a refund of any previous payments is made to the Company, the Company shall make a similar refund to its general service customers. Similarly, the Company may surcharge its general service customers for retroactive payments made for gas previously delivered into the system. The entire amount of refunds or charges shall be entered into the Reconciliation Account as they are collected from or returned to the customers.

For the purpose of this Section the entry shall be made on the same basis used to determine the refund or charge component of the Cost of Gas and shall be subject to the calculation set forth in Section D, Payment for Use of Funds, above.

#### G. COST OF GAS STATEMENT

The Company shall file a copy of the Cost of Gas Statement with the Regulatory Authority by the beginning of each billing month. (The Company shall file such initial Statement as soon as is reasonably possible.) The Cost of Gas Statement shall set forth:

- 1. the Cost of Purchased Gas;
- 2. that cost multiplied by the Purchase/Sales Ratio;
- 3. the amount of the cost of gas caused by any surcharge or refund;
- 4. the Reconciliation Component;
- 5. the revenue associated fees and taxes to be applied to revenues generated by the Cost of Gas;

- 6. the Cost of Gas which is the total of items (2) through (5); and
- 7. the Carrying Charge for Gas in Storage.

The statement shall include all data necessary for the Customers and Regulatory Authority to review and verify the calculation of the Cost of Gas and the Carrying Charge for Gas in Storage. The date on which billing using the Cost of Gas and the Carrying Charge for Gas in Storage is to begin (bills prepared) is to be specified in the statement.

#### H. ANNUAL RECONCILIATION REPORT

The Company shall file an annual report with the Regulatory Authority which shall include but is not necessarily limited to:

- 1. A tabulation of volumes of gas purchased and costs incurred listed by account or type of gas, supplier and source by month for the twelve months ending with the May Production Month will be available upon request;
- 2. A tabulation of gas units sold to general service customers and related Cost of Gas Clause revenues for the twelve month period ending with the May Production Month will be available upon request; and
- 3. A summary of all other costs and refunds made during the year and the status of the Reconciliation Account. This report shall be filed concurrently with the Cost of Gas Statement for August.

The Annual Report shall be filed in a format similar to the example format that follows.

ANNUAL RECONCILIATION REPORT TWELVE MONTH ENDING



ANNUAL RECONCILIATION REPORT TWELVE MONTH ENDING



## ANNUAL RECONCILIATION REPORT TWELVE MONTH ENDING

	s 6.00%		
TWELVEMONTH ENDING E Interest on PGA Balance	12 months A verage (O)/U Balance Interest Rate Total Interest on (O)/U Balance	· · ·	GUD. NO. 10432, Consolidated
SALES VOLUMES	Year     Month 1     -       Year     Month 2     -       Year     Month 2     -       Year     Month 3     -       Year     Month 4     -       Year     Month 5     -       Year     Month 6     -       Year     Month 7     -       Year     Month 9     -       Year     Month 7     -       Year     Month 9     -	<ul> <li>Recoactifiation Component</li> <li>TME Cumulative (O)U Balance Excluding Interest UAF Adjustment</li> <li>Total Interest on (O)U Balance</li> <li>Total</li> </ul>	Divided By: Sales Volume RECONCILIATION COMPONENT

**Exhibit 2** 

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET SCHEDULE OF MISCELLANEOUS SERVICE CHARGES RATE SCHEDULE NO. MISC-14

#### GAS SERVICE

1.	Institution of service to residential or general service	\$40
	After-hours surcharge for each after-hours service call*	\$47
2.	Restore service after termination for non-payment, cut-off by customer or agent or for convenience of customer	\$40
	After-hours surcharge for each after-hours service call*	\$47
3.	Turning off service to active meter – account not finalled (per trip)	\$20
	After-hours surcharge for each after-hours service call*	\$47
4.	Special meter test at customer's request (see General Rules and Regulations for special situations) – same customer at same location is allowed one test free of charge every four years	\$15
5.	Change customer meter**	\$55
6.	Change residential meter location: Minimum charge	\$350
	Additional meters in manifold each	
-	(Plus cost of materials)	\$55
7.	Tap Charge	N.C.***
8.	Disconnect service at main	\$300
	(Plus any costs arising out of any city ordinance or regulation or governing work in city streets)	
	(Plus other related costs)	
9.	Restore service at main after termination for non-payment	\$300
	(Plus cost of materials)	
10.	Temporary transfer of individually metered multi-family service from vacating tenant to apartment complex owner. (Applicable to read and transfer transactions only. Precedent written agreement required.)	N.C.
*	Outside the hours of 8:00 A.M. to 5:00 P.M. CST Monday – Friday, on weekends, and on all o designated holidays.	Company

- \*\* Meters changed at customer's request. Does not include changes due to meter failure and/or incorrect measurement of usage.
- \*\*\* Except where Company is required to pay tap charge to pipeline supplier to serve the consumer, the consumer shall reimburse Company.

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET SCHEDULE OF MISCELLANEOUS SERVICE CHARGES RATE SCHEDULE NO. MISC-14

#### **OTHER CHARGES**

11.	Collection call - trip charge (not collected under miscellaneous service item no. 3 - Turning off	\$20
	service to active meter)	

12. Returned check

\$20

#### **DEPOSITS**

Up to the maximum amount allowed under the Railroad Commission of Texas Quality of Service Rule (5.45)(C)(i) (the "one-sixth rule"). If there is no billing history on the customer's account, then the one-sixth rule will be applied to the customer's account based on similarly-situated customers located in the geographic area.

#### TAX ADJUSTMENT

The Tax Adjustment will be calculated and adjusted periodically as defined in the Company's Tax Adjustment Rate Schedule and Franchise Fee Adjustment Rate Schedule.

The Customers shall reimburse the Company for the Customers' proportionate part of any tax, charge, impost, assessment or fee of whatever kind and by whatever name (except ad valorem taxes and income taxes) levied upon the Company by any governmental authority under any law, rule, regulation, ordinance, or agreement (hereinafter referred to as "the Tax"). If the law, rule, regulation, ordinance, or agreement levying the Tax specifies a method of collection from Customers, then the method so specified shall be utilized provided such method results in the collection of taxes from the Customers equal to the taxes levied on the Company. If no method of collection is specified, then the Company shall collect an amount calculated as a percentage of the Customers' bills applicable directly to those Customers located solely within the jurisdiction imposing the tax and/or within the jurisdiction where the tax is applicable. The percentage shall be determined so that the collection from Customers within the company's different legal jurisdictions (municipal or otherwise defined) encompassing the Texas Coast Division is equal to the taxes levied on the Company.

The initial Tax Adjustment Rate shall be based on the Taxes that are levied upon the Company on the effective date of this Rate Schedule. The Company will initiate a new or changed Tax Adjustment Rate beginning with the billing cycle immediately following the effective date of the new or changed Tax as specified by the applicable law, rule, regulation, ordinance, or agreement, provided that the Company has the customer billing data necessary to bill and collect the Tax. If at any time there is a significant change that will cause an unreasonable over or under collection of the Tax, the Company will adjust the Tax Adjustment Rate so that such over or under collection will be minimized. The Tax Adjustment Rate (calculated on a per Ccf or per Mcf basis, as appropriate) shall be reported to the applicable governmental authority by the last business day of the month in which the Tax Adjustment Rate became effective.

#### **APPLICATION**

Applicable to Customers inside the corporate limits of an incorporated municipality that imposes a municipal franchise fee upon Company for the Gas Service provided to Customer.

#### **MONTHLY ADJUSTMENT**

Company will adjust Customer's bill each month in an amount equal to the municipal franchise fees payable for the Gas Service provided to Customer by Company. Municipal franchise fees are determined by each municipality's franchise ordinance. Each municipality's franchise ordinance will specify the percentage and applicability of franchise fees.

#### **RAILROAD COMMISSION REPORTING**

CenterPoint shall maintain on file with the Railroad Commission of Texas a current listing of Cities and applicable franchise fees. Reports should be filed at the Commission as follows:

Tariff Compliance Oversight and Safety Division, Gas Services Railroad Commission of Texas P.O. Drawer 12967 Austin, TX 78711-2967

#### CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY ENTEX AND CENTERPOINT ENERGY TEXAS GAS TEXAS COAST DIVISION RATE SHEET RATE CASE EXPENSE RECOVERY RATE SCHEDULE NO. RCE-9.1

#### APPLICATION OF SCHEDULE

This schedule applies to all residential, small commercial, and large volume customers in the Texas Coast Division impacted by the Company's Statement of Intent to Increase Rates filed on March 27, 2015.

This rate schedule is for the recovery of rate case expense ("RCE") and shall be in effect beginning on or after August 25, 2015, for a thirty-six (36) month period or until all approved expenses are collected.

#### **MONTHLY RATE RECOVERY FACTOR:**

Residential	\$ 0.08 per bill
General Service-Small	\$ 0.08 per bill
General Service-Large	\$ 0.08 per bill

#### **RULES AND REGULATIONS**

Service under this schedule shall be furnished in accordance with the Company's General Rules and Regulations, as such rules may be amended from time to time. A copy of the Company's General Rules and Regulations may be obtained from Company's office located at 1111 Louisiana Street, Houston, Texas.

#### COMPLIANCE

The Company will file annually, due on the 1<sup>st</sup> of each November, a report with the Railroad Commission of Texas ("Commission"). The Company will send a copy of the report to counsel for the Texas Coast Utilities Coalition, whose members include the cities of Angleton, Baytown, Clute, Freeport, League City, Pearland, Shoreacres, West Columbia, and Wharton, Texas. The Company will also send a copy of the report to counsel for the Gulf Coast Coalition of Cities, whose members include the cities of Alvin, Brookshire, Clear Lake Shores, Dickinson, Friendswood, Fulshear, Kemah, Lake Jackson, La Marque, Manvel, Mont Belvieu, Morgan's Point, Rosenberg, Santa Fe, Seabrook, Sugar Land, Taylor Lake Village, Texas City, Webster, and Weston Lakes, Texas. The report shall detail the monthly collections for RCE surcharge by customer class and show the outstanding balance. Reports for the Commission should be filed electronically or at the following address:

Tariff Compliance Oversight and Safety Division, Gas Services Railroad Commission of Texas P.O. Drawer 12967 Austin, TX 78711-2967