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SOAH DOCKET NO. 473-04-4555 RECEIVED
PUC DOCKET NO. 29526

APPLICATION OF CENTERPOINT ENERGY §
HOUSTON ELECTRIC, LLC, RELIANT §
ENERGY RETAIL SERVICES, LLC, AND §
TEXAS GENCO, LP TO DETERMINE §
STRANDED COSTS AND OTHER TRUE-UP §
BALANCES PURSUANT TO PURA § 39.262 §

2004 JUN -3 PM 2: 25
BEFORE THE STATE OFFICE
PUBLIC UTILITY COMMISSION
FILING CLERK
OF ADMINISTRATIVE
HEARINGS

INDEX OF PRIVILEGED DOCUMENTS RESPONSIVE TO CITY OF HOUSTON'S
TWENTIETH REQUEST FOR INFORMATION

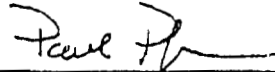
On June 1, 2004 CenterPoint Energy Houston Electric, LLC and Texas Genco, LP (together "CenterPoint") filed Objections to City of Houston's Twentieth Request for Information (the "RFI"). CenterPoint objected to a request in the RFI on the grounds that certain documents responsive to that request are protected from discovery by the attorney-client privilege. Pursuant to PUC Proc. R. 22.144(d)(2), CenterPoint hereby files as Attachment 1 an index of privileged documents setting forth the required details regarding these documents and regarding the privileges claimed by CenterPoint.

CenterPoint asserts the following as to the documents listed in Attachment 1:

- Each document for which the attorney-client privilege is claimed contains a confidential communication made to facilitate the rendition of professional legal services.
- None of the documents were provided to, reviewed by, or prepared by or for a witness testifying in this docket in anticipation of that witness's testimony in this docket.
- The custodian of all the documents is Carol Helliker, a CenterPoint in-house attorney.

June 3, 2004

Respectfully submitted,



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**ATTORNEYS FOR CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND
TEXAS GENCO, LP**

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on all parties of record in this proceeding by hand delivery, overnight delivery, or United States first class mail on this 3rd day of June, 2004.

Bunny Browning

ATTACHMENT I

Index of Privileged Documents Responsive to City of Houston's Twentieth Request for Information

Documents Responsive to COH20-5

No.	Date	Title	From	To	Cc	Privilege	Description
1	03/03/2003	RE suggestion to change the dividend limitation	James Brian (Employee); Stephen Krebs (Outside Counsel)	Stephen Krebs (Outside Counsel); James Brian (Employee); Gerald Spedale (Outside Counsel); Marc Kilbride (Employee); Gary L. Whitlock (Employee); Rufus Scott (In-House Counsel); L.P. Thomas (Outside Counsel); Michael Watson (Outside Counsel); Margo Scholin (Outside Counsel); Douglas Darrow (In-House Counsel)	Douglas Darrow (In-House Counsel); Gary L. Whitlock (Employee); Gerald Spedale (Outside Counsel); L.P. Thomas (Outside Counsel); Marc Kilbride (Employee); Margo Scholin (Outside Counsel); Michael Watson (Outside Counsel); Rufus Scott (In- House Counsel)	Attorney-Client Communication (Tex. R. Evid. 503(b))	Confidential communication transmitting the legal advice of an attorney regarding dividend policies.
2	02/03/2004	Re: Q&A book update [TGN Cash]	Marc Kilbride (Employee); Ryan P. Harper (Employee)	Gary L. Whitlock (Employee); Rufus Scott (In-House Counsel); Marc Kilbride (Employee)	Kristie Colvin (Employee); Marianne Paulsen (Employee); Linda Geiger (Employee); James Brian (Employee)	Attorney-Client Communication (Tex. R. Evid. 503(b))	Confidential communication soliciting the legal advice of an attorney.
3	01/23/2003	RE Comments on draft	Joanne Ruikowski (Outside Counsel); Kristie Colvin (Employee); Norma J. Holman (Employee)	Kristie Colvin (Employee); Rufus Scott (In-House Counsel); James Brian (Employee); Margo Scholin (Outside Counsel); Joanne Ruikowski (Outside Counsel); Norma J. Holman (Employee)		Attorney-Client Communication (Tex. R. Evid. 503(b))	Confidential communication between CenterPoint employees and counsel soliciting the legal advice of an attorney regarding a draft of a agreement.