

Control Number: 38339



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APPLICATION OF CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC FOR AUTHORITY TO CHANGE RATES BLIC OFFLITY COMMISSION
FILING CLERK
BEFORE THE
STATE OFFICE OF
ADMINISTRATIVE HEARINGS

# CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC NOTICE OF DEPOSITION TO AMALIJA J. HODGINS AND SUBPOENA DUCES TECUM

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TO: Amalija J. Hodgins, by and through the attorney of record for the City of Houston, Alton Hall, Epstein Becker Green Wickliff & Hall, P.C., 1000 Louisiana Street # 5400, Houston, TX 77002.

Please take notice that pursuant to P.U.C. Procedural Rule 22.143, unless otherwise agreed by counsel, counsel for CenterPoint Energy Houston Electric, LLC ("CenterPoint Houston") will take the deposition of Amalija J. Hodgins on Thursday, September 30, 2010, beginning at 10:00 am regarding the topics addressed in Ms. Hodgins' Direct Testimony and issues related to the pending proceeding. The deposition will be taken at the offices of Parsley Coffin Renner LLP, 98 San Jacinto Boulevard, Suite 1450, Austin, Texas 78701 before a person duly authorized by law to administer oaths and to take depositions. The deposition will be recorded by stenographic means and may be recorded by sound and/or other visual means. In the event the deposition is not completed on the day indicated, it will continue from day to day until complete.

Under Texas Rule of Civil Procedure 199.2(b)(5), the deponent is also directed to bring to the deposition all documents listed on the attachment Exhibit "A" to this Notice for examination and copying.

Respectfully submitted,

Assistant General Counsel State Bar No. 24033150 CenterPoint Energy, Inc. P.O. Box 61867 Houston, Texas 77208 713.207.7261

713.207.7261 713.574.2661 (fax)

Ann Coffin State Bar No. 00787941 Parsley Coffin Renner LLP P.O. Box 13366 Austin, TX 78711 512.879.0900 512.879.0912 (fax)

COUNSEL FOR CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC

Linda & Johnston

## **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 facsimile, hand delivery, e-mail, or United States first class mail on this 21<sup>st</sup> of September 2010.

### **EXHIBIT A**

#### **Definitions and Instructions:**

"Document" or "Documents" is used in the broadest sense possible and shall mean every writing or record of every type and description, such as drafts, corrections, memoranda, letters, tapes, stenographic or handwritten notes, studies, publications, work papers, books, pamphlets, diaries, desk calendars, interoffice communications, records, reports, analyses, bills, receipts, checks, check stubs, checkbooks, invoices, requisitions, papers and forms filed with a court or governmental body, notes, transportation and expense logs', work papers, contracts, statistical and financial statements, corporate records of any kind, charts, graphs, pictures, photographs, photocopies, films, voice recordings, and any other written, recorded or graphic material, however denominated, by whomever prepared, and to whomever addressed, which are in your possession, custody or control. The term "document" also includes all electronic and magnetic data, including e-mail. The term "document" includes all copies of every such writing or record that are not identical copies of the original or that contain any commentary, notes, or markings that do not appear on the original.

#### Instructions

- 1. Each request herein extends to any documents or information in your possession and the possession of any of the attorneys or law firms that purport to represent you in this case.
- 2. Each and every non-identical copy of a document, whether different from the original because of indications of the recipient(s), handwritten notes, marks, attachments, marginalia, or any other reason, is a separate document that must be produced.

# **DOCUMENTS REQUESTED**

- 1. Pre-filed written testimony and exhibits of Amalija J. Hodgins in PUC Docket No. 38339, as well as all related work papers and source documents.
- 2. All documents reviewed and/or relied upon by Amalija J. Hodgins in preparation for this deposition.
- 3. To the extent not already provided, all documents reviewed or relied upon by Amalija J. Hodgins in preparation of her testimony in this case.