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SOAH DOCKET NO. 473-19-3864 PUC DOCKET NO. 49421

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| APPLICATION OF CENTERPOINT | § | STATE OFFICE |
| ENERGY HOUSTON ELECTRIC, LLC FOR AUTHORITY TO CHANGE | § § | OF FILMS CULLY |
| RATES | § ADM | INISTRATIVE HEARINGS |

CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC's SECOND REQUEST FOR INFORMATION TO TEXAS INDUSTRIAL ENERGY CONSUMERS

Pursuant to 16 Tex. Admin. Code § 22.144 and SOAH Order No. 2, CenterPoint Energy Houston Electric, LLC requests that Texas Industrial Energy Consumers ("TIEC") provide, within four (4) days, the information requested.

Respectfully submitted,

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Director of Regulatory Affairs

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EXHIBIT A

1. DEFINITION OF TERMS

The singular herein includes the plural and vice versa; the words "and" and "or" shall be construed as "and/or" in order to bring all information within the scope of the Request. The words, "each," "all," and "any," mean "any and all" or "each and every."

"CenterPoint Houston" or "Company" means CenterPoint Energy Houston Electric, LLC.

"Communication" shall include all meetings, telephone calls, conversations, discussions, letters, memoranda, notes, and other forms of communication.

"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.

"Including" means "including but not limited to" and "including without limitation."

"Identify" means to state as much information as you now have or that is now subject to your control, or that you may hereafter come to have or that hereafter becomes subject to your control, including the following:

- a. when used in reference to a natural person, state the person's full name, title, present (or last known) address, telephone number, occupation, present business affiliation or employer, business address, and exact duties and responsibilities of such individual;
- b. when used in reference to an entity, state the full name of the company, organization, association, partnership, or other business enterprise; and
- c. when used in reference to a document, state the date and title of the document and, if already produced in this case, the Bates-number of such document.

"Relate" or "relating to" includes referring to, mentioning, reflecting, containing, pertaining to, evidencing, involving, describing, discussing, responding to, supporting, opposing, constituting or being a draft, copy or summary of, in whole or in part.

| "You" and "Your" refers to Texas Industrial Energy Consumers, and any of the attorneys or law firms that purport to represent you in this case. |
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II. 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.
- 3. If you object to any portion of a request on the ground of privilege, answer the nonprivileged portion of the Request by providing such non-privileged information as is responsive.
- 4. If you object to any portion of a request on any ground other than privilege, you should still provide documents responsive to the remaining non-objectionable portion.
- 5. Separately for each request to which you object in whole or in part, describe in detail and itemize each basis of your objection.
- 6. If the basis of an objection to any request, or any portion thereof, is a statute, contract or other agreement, or any other obstacle to production that you claim is based in the law, please identify the basis of that purported obstacle with specificity.
- 7. Each request herein shall be construed independently, and no request shall be viewed as limiting the scope of any other request. Please indicate where any portion of your document production in response to a request has been covered in your production in response to another request, and please specify the request numbers at issue.
- 8. If you claim that any document responsive to any request is lost or destroyed, (a) identify and describe such document, (b) describe how the document was lost or destroyed, and (c) identify when the document was lost or destroyed.
- 9. If you have a claim that any documents responsive to any request are already in the possession of CenterPoint Houston, please identify the document with sufficient specificity to allow CenterPoint Houston to locate the document.
- 10. The requests shall be deemed continuing so as to require additional answers if, after answering such requests, you obtain information upon the basis of which you determine that the answer was incorrect when made, or you become aware that the answer, though correct when made, is no longer true, and the circumstances are such that failure to amend the answer is in substance a knowing concealment.
- 11. Any document that is withheld from production pursuant to a claim of attorneyclient, work product, party communication or investigative privilege shall be identified and shall be segregated and maintained for in camera submission, and a list identifying such withheld documents shall be furnished at the time and place of production. Such list shall state with respect to each document: (a) the privilege under which the document is being withheld; (b) a description of the type of document; (c) a description of the subject matter and purpose of the

document; (d) the date the document was prepared; (e) the author and/or signatory of the document; (f) the identity of the persons to whom the document was sent; and (g) the present custodian of the document.

12. As part of the response to each request for information, please state, at the bottom of the answer, the name and job position of each person who participated in any way, other than providing clerical assistance, in the preparation of the response. Please also state the name of the witness in this docket who will sponsor the answer to the request and may verify the truth of the response.

III. REQUESTS FOR INFORMATION

The following questions are directed at Michael P. Gorman.

- 2-1. Admit or deny that Fitch has not downgraded CenterPoint Energy Houston Electric's rating or changed its outlook of CenterPoint Energy Houston Electric as a result of CenterPoint Energy Inc.'s acquisition of Vectren.
- 2-2. Admit or deny that Moody's has not downgraded CenterPoint Energy Houston Electric's rating or changed its outlook of CenterPoint Energy Houston Electric as a result of CenterPoint Energy Inc.'s acquisition of Vectren.
- 2-3. Admit or deny that Fitch analyzes CenterPoint Energy Houston Electric's credit rating on a stand-alone basis.
- 2-4. Admit or deny that Moody's analyzes CenterPoint Energy Houston Electric's credit ratings on a stand-alone basis.
- 2-5. Please refer to Mr. Gorman's testimony on page 36 line 9-10. Admit or deny that an FFO to debt ratio in the range of 9%-13% for CenterPoint Energy Houston Electric would result in a downgrade in bond rating from Moody's.

The following questions are directed at Charles S. Griffey.

- 2-6. Admit or deny that Fitch has not downgraded CenterPoint Energy Houston Electric's rating or changed its outlook of CenterPoint Energy Houston Electric as a result of CenterPoint Energy Inc.'s acquisition of Vectren.
- 2-7. Admit or deny that Moody's has not downgraded CenterPoint Energy Houston Electric's rating or changed its outlook of CenterPoint Energy Houston Electric to negative as a result of CenterPoint Energy Inc.'s acquisition of Vectren.
- 2-8. Please refer to page 12 lines 11 and 12 of Mr. Griffey's direct testimony. Admit or deny that Fitch rates CenterPoint Energy Houston Electric at two notches above CNP as of April 2019.
- 2-9. Please refer to page 22, lines 13-16 of Mr. Griffey's direct testimony. Admit or deny that CenterPoint Energy Houston Electric credit facility does not have a cross-default provision.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served on all parties of record in this proceeding pursuant to SOAH Order No. 2 on the 10 day of June 2019.

Andrea Moore Stover