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

APPLICATION OF CENTERPOINT § BEFORE THE STATE OFFICE  
ENERGY HOUSTON ELECTRIC, LLC § OF  
FOR AUTHORITY TO CHANGE RATES § ADMINISTRATIVE HEARINGS

**GULF COAST COALITION OF CITIES'  
ERRATA TO THE  
DIRECT TESTIMONY OF LANE KOLLEN**

On June 6, 2019, the Gulf Coast Coalition of Cities (“GCCC”) filed the Redacted Direct Testimony and Workpapers of Lane Kollen. GCCC now files the following Errata to the Redacted Direct Testimony and Workpapers of Lane Kollen. Background for this filing was provided in GCCC’s response to CenterPoint’s Request for Information No. 2-4, filed on June 14, 2019.

The Errata to the Redacted Direct Testimony of Lane Kollen are as follows:

- Page 53, lines 17-23 – after “ARAM,” insert “in the base revenue requirement,” and strike the remainder of the Answer.

Attached is replacement page 53 showing the correction.

Respectfully submitted,

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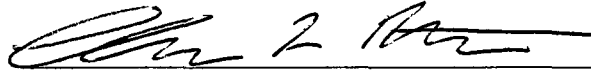
GEOFFREY M. GAY

State Bar No. 07774300

ATTORNEYS FOR GULF COAST  
COALITION OF CITIES

**CERTIFICATE OF SERVICE**

I hereby certify that on June 14, 2019 a true and correct copy of the foregoing document was served by Email to all parties of record pursuant to SOAH Order No. 2.

A handwritten signature in black ink, appearing to read "Chris L. Brewster", written over a horizontal line.

CHRISTOPHER L. BREWSTER

1 V. EFFECT OF REDUCTION IN TRANSMISSION REVENUE  
2 REQUIREMENT ON DISTRIBUTION  
3 REVENUE REQUIREMENT

4 Q. HAVE YOU QUANTIFIED THE EFFECT OF THE GCCC REDUCTION IN  
5 TRANSMISSION RATES ON THE RETAIL DISTRIBUTION REVENUE  
6 REQUIREMENT?

7 A. Yes. The effect is a \$17.722 million reduction in the retail distribution revenue  
8 requirement. I multiplied the reduction in the transmission revenue requirement that I  
9 recommend times the Company's 4 Coincident Peak ("4CP") load ratio reflected in  
10 the ERCOT access fee matrix.<sup>55</sup>

11 VI. TAX CUTS AND JOBS ACT ISSUES

12 A. Excess ADFIT and Treatments Proposed in Distribution Cost Recovery  
13 Factor ("DCRF") for Protected and in Rider UEDIT for Unprotected

14 Q. DESCRIBE THE COMPANY'S PROPOSALS FOR REFUND OF THE  
15 PROTECTED AND UNPROTECTED EXCESS ADFIT.

16 A. The Company proposes to include the amortization of the transmission protected  
17 EDIT using the average rate assumption method ("ARAM") in the base revenue  
18 requirement. ~~and the amortization of the transmission unprotected EDIT in its~~  
19 ~~transmission cost of service ("TCOS") tariff. The Company also proposes to include~~  
20 ~~the increase in rate base due to the amortization of the protected and unprotected~~  
21 ~~EDIT in its TCOS tariff. This proposal to include all effects of the transmission~~  
22 ~~protected and unprotected EDIT is consistent with its proposal to include the entirety~~  
23 ~~of the transmission revenue requirement in the TCOS going forward.~~

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<sup>55</sup> Schedule III-A TCOS Calc. (4CP load data for CEHE and total ERCOT).