



## Filing Receipt

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# Coffin | Renner

October 15, 2021

Mr. Stephen Journeay  
Director, Commission Advising & Docket Management  
Public Utility Commission of Texas  
1701 N. Congress  
Austin, Texas 78701

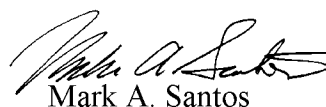
Re: PUC Docket No. 52194; *Application of CenterPoint Energy Houston Electric, LLC to Adjust its Energy Efficiency Cost Recovery Factor*

Dear Mr. Journeay:

In accordance with the Commission's deadline for corrections or exceptions to the Proposed Order in the above referenced case, CenterPoint Energy Houston Electric, LLC ("CenterPoint Houston") proposes the following minor corrections to the Proposed Order. Specifically, CenterPoint Houston respectfully submits that Finding of Fact 2 should not refer to CenterPoint Houston as "selling" electricity in the Electric Reliability Council of Texas region. As the Commission is aware, CenterPoint Houston, as a regulated transmission and distribution utility, does not sell electricity in the Texas market. Additionally, Finding of Fact 71 should be amended to read "1 million MWh" instead of "131.25 MWh". The correct record support for Finding of Fact 71's information can be found in CenterPoint Houston's schedules at "JRDWP2 – Confidential EECRF Billing Determinants 2021 (2022-25).xlsx" on the tab "Summary for Rates" in cell Q109.

Please do not hesitate to contact our office should you have any questions or concerns.

Best regards,



Mark A. Santos

MAS/ltr

cc: All Parties of Record