



## **Filing Receipt**

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**Item Number - 119**

**PUC DOCKET NO. 56211**  
**SOAH DOCKET NO. 473-24-13232**

<b>APPLICATION OF CENTERPOINT</b>	<b>§</b>	<b>PUBLIC UTILITY COMMISSION</b>
<b>ENERGY HOUSTON ELECTRIC, LLC</b>	<b>§</b>	<b>OF</b>
<b>FOR AUTHORITY TO CHANGE RATES</b>	<b>§</b>	<b>TEXAS</b>

**REBECCA ELLOTT’S MOTION TO INTERVENE**

Pursuant to the PUBLIC UTILITY REGULATORY ACT (“PURA”), TEX. UTIL. CODE §§1.001 et seq., and §§ 22.102, 22.103(b), and 22.104 of the Procedural Rules of the Public Utilities Commission of Texas (“Commission”), Rebecca (“Rebecca”) submits this Motion to Intervene and respectfully requests an order permitting her intervention and participation in this proceeding. In support of this motion, Rebecca states as follows:

1. On March 6, 2024, CenterPoint Energy Houston Electric, LLC (“CenterPoint”) filed its application (“Application”) for, among other things, authority to change rates. Rebecca seeks to participate in this proceeding to ensure that CenterPoint’s rates are just and reasonable.
2. Rebecca is the owner or co-owner of 28414 Dobbin Huffsmith Rd in Montgomery County, which land is subject to CenterPoint’s existing Certificate of Convenience and Necessity granting authority to furnish electricity to landowners, tenants, and other customers within its authorized service area. Proposed changes in electrical rates may therefore impact Rebecca during the period such proposed rates are established and remain in effect. Accordingly, Rebecca has a justiciable interest in this proceeding.
3. Rebecca desires to fully participate in this proceeding. Rebecca may present evidence on issues in this proceeding as is appropriate to assure that her interests as to reliability, pricing, efficiency, and adequacy of resources, as well as any other appropriate considerations, are

addressed and protected in conjunction with service offered by CenterPoint. Rebecca reserves the right to participate in this proceeding as her interest continues to develop throughout the course of this proceeding.

4. The deadline to Intervene in this matter is April 22, 2024. Accordingly, Rebecca's motion for intervention is timely filed.

5. Rebecca commits to comply with all established Commission Rules and deadlines. Rebecca's intervention will not unduly broaden the issues or delay the proceedings, nor will her intervention prejudice any other parties. Any issue that Rebecca may choose to address is inherent in this proceeding.

6. Rebecca is representing herself *pro se* and receives her communications at:

Rebecca Elliott

28414 Dobbin Huffsmith Rd, Magnolia Tx

Fuzzborg001@gmail.com

WHEREFORE, premises considered, Rebecca respectfully requests that the Commission grant her intervener status as a full party of record and allow her to fully participate in this proceeding.

Dated this Tuesday, April 22nd, 2024.

Respectfully submitted,

/s/ Rebecca Elliott

## CERTIFICATE OF SERVICE

I certify that on Tuesday, April 16, 2024, I served a true and correct copy of the foregoing document on all parties to this proceeding via e-mail pursuant to SOAH Order No. 1 (Item No. 31, Filed March 7, 2024).

/ s /Rebecca Elliott

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